WHISPER VALLEY PUBLIC IMPROVEMENT DISTRICT 2024 AMENDED AND RESTATED SERVICE AND ASSESSMENT PLAN NOVEMBER 21, 2024

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INTRODUCTION

Capitalized terms used in this 2024 Amended and Restated Service and Assessment Plan shall have the meanings given to them in **Section I** unless otherwise defined in this 2024 Amended and Restated Service and Assessment Plan or unless the context in which a term is used clearly requires a different meaning. Unless otherwise defined, a reference to a "Section" or an "Exhibit" shall be a reference to a Section of this 2024 Amended and Restated Service and Assessment Plan or an Exhibit attached to and made a part of this 2024 Amended and Restated Service and Assessment Plan for all purposes.

On August 26, 2010, the City Council approved that certain "Petition for the Creation of a Public Improvement District to Finance Improvements for Whisper Valley Subdivision" which authorized the creation of the Whisper Valley Public Improvement District to finance the Actual Costs of the Authorized Improvements benefitting certain property located within the District, all of which is located in the limited purpose annexed jurisdiction of the City, but not within its corporate limits.

On November 3, 2011, the City Council approved the Master Improvement Area Assessment Ordinance, which approved a Service and Assessment Plan, made a finding of special benefit to property located within the District, and levied the Master Improvement Area Assessments on property located within the District.

On November 16, 2011, the City issued its \$15,500,000 Special Assessment Revenue Bonds, Senior Series 2011 (Whisper Valley Public Improvement District) and its \$18,485,168 Texas Special Assessment Revenue Bonds, Subordinate Series 2011 (Whisper Valley Public Improvement District).

On August 23, 2018, the City Council approved the 2018 Addendum to the Service and Assessment Plan and approved the Improvement Area #1 Assessment Ordinance, which levied the Improvement Area #1 Assessments on the Improvement Area #1 Assessed Parcels. The Improvement Area #1 Assessments were ratified and confirmed by City Council action on February 7, 2019.

On March 12, 2019, the City received a Prepayment that, when combined with moneys transferred from certain funds held pursuant to the terms of the Indenture for the Master Improvement Area Bonds, paid in full all Master Improvement Area Assessments levied against Parcels within Improvement Area #1.

On March 28, 2019, the City Council approved the 2019 Amended and Restated Service and Assessment Plan, which served to amend and restate the Service and Assessment Plan in its entirety for the purposes of (1) incorporating the provisions of the Service and Assessment Plan and the 2018 Addendum to the Service and Assessment Plan into one document, (2) issuing PID Bonds, and (3) updating the Assessment Rolls.

On April 16, 2019, the City issued its \$4,500,000 Special Assessment Revenue Bonds, Series 2019 (Whisper Valley Public Improvement District Improvement Area #1).

On July 29, 2020, the City Council approved the 2020 Service and Assessment Plan Update by approving Resolution No. 20200729-026. The 2020 Service and Assessment Plan Update also updated the Assessment Roll for 2020.

On August 25, 2020, the City received a Prepayment that, when combined with moneys transferred from certain funds held pursuant to the terms of the Indenture for the Master Improvement Area Bonds, paid in full all Master Improvement Area Assessments levied against Parcels within Improvement Area #2.

On October 1, 2020, the City approved the 2020 Amended and Restated Service and Assessment Plan by adopting Ordinance No. 20201001-039 which approved the Improvement Area #2 Assessment Roll and levied the Improvement Area #2 Assessments on benefitted properties within Improvement Area #2.

On July 29, 2021, the City Council approved the 2021 Service and Assessment Plan Update by approving Resolution No. 20210729-042. The 2021 Service and Assessment Plan Update also updated the Assessment Roll for 2021.

On July 28, 2022, the City Council approved the 2022 Service and Assessment Plan Update by approving Ordinance No. 20220728-019. The 2022 Service and Assessment Plan Update also updated the Assessment Roll for 2022.

On December 1, 2022, the City Council approved the 2022 Amended and Restated Service and Assessment Plan Update by approving Ordinance No. 20221201-006. The 2022 Service and Assessment Plan Update served to amend and restate the 2020 Amended and Restated Service and Assessment Plan, as updated, in its entirety for the purposes of issuing Improvement Area #2 Bonds and updating the Assessment Roll for 2022.

On December 22, 2022, the City issued its \$6,820,000 Special Assessment Revenue Bonds, Series 2022 (Whisper Valley Public Improvement District Improvement Area #2).

On June 9, 2023, the City received a Prepayment that, when combined with moneys transferred from certain funds held pursuant to the terms of the Indenture for the Master Improvement Area Bonds, paid in full all Master Improvement Area Assessments levied against Parcels within Improvement Area #3.

On August 31, 2023, the City Council approved the 2023 Amended and Restated Service and Assessment Plan Update by approving Ordinance No. 20230831-100. The 2023 Amended and Restated Service and Assessment Plan Update served to amend and restate the 2022 Amended and Restated Service and Assessment Plan, in its entirety for the purposes of levying the Improvement Area #3 Assessments on benefitted properties within Improvement Area #3 and updating the Assessment Roll for 2023.

On July 18, 2024, the City Council approved the 2024 Service and Assessment Plan Update by approving Ordinance No. 20240718-018. The 2024 Service and Assessment Plan Update also updated the Assessment Roll for 2024.

This 2024 Amended and Restated Service and Assessment Plan serves to amend and restate the 2023 Amended and Restated Service and Assessment Plan, as updated, in its entirety for the purposes of issuing the Improvement Area #3 Bonds.

Pursuant to the PID Act, the Service and Assessment Plan must be reviewed and updated annually. This 2024 Amended and Restated Service and Assessment Plan, fulfills such requirement. This 2024 Amended and Restated Service and Assessment Plan also updates the Assessment Roll for 2024.

The PID Act requires a service plan covering a period of at least five years and defining the annual indebtedness and projected cost of the authorized improvements. The Service Plan is contained in **Section IV**.

The PID Act requires that the service plan include an assessment plan that assesses the actual costs of the authorized improvements against property in a public improvement district based on the special benefits conferred on the public improvement district by the authorized improvements. The Assessment Plan is contained in **Section V**.

SECTION I: DEFINITIONS

"2018 Addendum to the Service and Assessment Plan" means the 2018 Addendum to the Service and Assessment Plan adopted by the City by Ordinance No. 20180823-073 on August 23, 2018.

"2019 Amended and Restated Service and Assessment Plan" means the 2019 Amended and Restated Service and Assessment Plan which served to amend and restate the Service and Assessment Plan in its entirety for the purposes of (1) incorporating the provisions of the Service and Assessment Plan and the 2018 Addendum to the Service and Assessment Plan into one document, (2) issuing PID Bonds, and (3) updating the Assessment Rolls, as they may be modified and updated from time to time.

"2020 Amended and Restated Service and Assessment Plan" means the 2020 Amended and Restated Service and Assessment Plan which served to amend and restate the 2019 Amended and Restated Service and Assessment Plan in its entirety for the purposes of (1) levying Improvement Area #2 Assessments, and (2) updating the Assessment Rolls, as they may be modified and updated from time to time.

"2022 Amended and Restated Service and Assessment Plan" means the 2022 Amended and Restated Service and Assessment Plan which served to amend and restate the 2020 Amended and Restated Service and Assessment Plan in its entirety for the purposes of (1) issuing Improvement Area #2 Bonds, and (2) updating the Assessment Rolls, as they may be modified and updated from time to time.

"2023 Amended and Restated Service and Assessment Plan" means the 2023 Amended and Restated Service and Assessment Plan which served to amend and restate the 2022 Amended and Restated Service and Assessment Plan in its entirety for the purposes of (1) levying Improvement Area #3 Assessments, and (2) updating the Assessment Rolls, as they may be modified and updated from time to time.

"2024 Amended and Restated Service and Assessment Plan" means this 2024 Amended and Restated Service and Assessment Plan which serves to amend and restate the 2023 Amended and Restated Service and Assessment Plan in its entirety for the purposes of (1) issuing Improvement Area #3 Bonds, and (2) updating the Assessment Rolls, as they may be modified and updated from time to time.

"Actual Costs" mean, with respect to Authorized Improvements, the actual costs paid or incurred by or on behalf of owners and developers of the District: (1) to plan, finance, design, acquire, construct, install, and dedicate such improvements to the City, County or TXDOT; (2) to prepare

plans, specifications (including bid packages), contracts, and as-built drawings; (3) to obtain zoning, licenses, plan approvals, permits, inspections, and other governmental approvals; (4) to acquire easements and other right-of-way; (5) for third-party professional consulting services including, but not limited to, engineering, surveying, geotechnical, land planning, architectural, landscaping, legal, accounting, and appraisals; (6) of labor, materials, equipment, fixtures, payment and performance bonds and other construction security, and insurance premiums; (7) of fees charged by the City or any other political subdivision or governmental authority; (8) a construction management fee of 4% of the costs incurred by or on behalf of the Owner for the construction of such Authorized Improvement (excluding legal costs, taxes, governmental fees, insurance premiums, permits, financing costs, and appraisal costs) if the Owner is serving as the construction manager.

"Additional Interest" means the amount collected by application of the Additional Interest Rate.

Additional Interest is not charged on the Improvement Area #1 Reimbursement Agreement.

"Additional Interest Rate" means the 0.50% additional interest charged on Assessments securing PID Bonds pursuant to Section 372.018 of the PID Act and the applicable Indenture.

"Administrator" means the person or independent firm designated by the City Council to perform the duties and obligations of the "Administrator" in this 2024 Amended and Restated Service and Assessment Plan.

"Annual Collection Costs" mean the actual or budgeted costs and expenses related to: (1) the Administrator; (2) legal counsel, engineers, accountants, financial advisors, and other consultants engaged by the City; (3) calculating, collecting, and maintaining records with respect to Assessments and Annual Installments; (4) preparing and maintaining records with respect to Assessment Rolls and Annual Service Plan Updates; (5) issuing, paying, and redeeming PID Bonds; (6) investing or depositing Assessments and Annual Installments; (7) complying with this 2024 Amended and Restated Service and Assessment Plan and the PID Act with respect to the issuance and sale of PID Bonds, including continuing disclosure requirements; (8) the paying agent/registrar and Trustee in connection with PID Bonds, including their respective legal counsel; and (9) administering the construction of the Authorized Improvements. Annual Collection Costs collected but not expended in any year shall be carried forward and applied to reduce Annual Collection Costs for subsequent years.

"Annual Installment" means the annual installment payment of an Assessment as calculated by the Administrator and approved by the City Council, that includes: (1) principal; (2) interest; (3) Annual Collection Costs; and (4) Additional Interest, if any.

"Annual Service Plan Update" means an update to this 2024 Amended and Restated Service and Assessment Plan prepared no less frequently than annually by the Administrator and approved by the City Council.

"Assessed Parcels" mean any Parcel within the District against which an Assessment is levied.

"Assessment" means an assessment levied against a Parcel imposed pursuant to an Assessment Ordinance and the provisions herein, as shown on any Assessment Roll, subject to reallocation upon the subdivision of such Parcel or reduction according to the provisions herein and in the PID Act.

"Assessment Ordinance" means any Assessment Ordinance adopted by the City Council in accordance with the PID Act that levied Assessments within the District, including the Master Improvement Area Assessment Ordinance, the Improvement Area #1 Assessment Ordinance, the Improvement Area #2 Assessment Ordinance, and the Improvement Area #3 Assessment Ordinance.

"Assessment Plan" assesses the Actual Costs of the Authorized Improvements against the Assessed Parcels based on the special benefits conferred on the Assessed Parcels by the Authorized Improvements, more specifically described in Section V.

"Assessment Roll" means any assessment roll for Assessed Parcels within the District.

"Authorized Improvements" mean improvements authorized by Section 372.003 of the PID Act as more specifically described in **Section III**.

"Bond Issuance Costs" mean the costs associated with issuing PID Bonds, including but not limited to attorney fees, financial advisory fees, consultant fees, appraisal fees, printing costs, publication costs, direct City costs, capitalized interest, reserve fund requirements, first year Annual Collection Costs, underwriter's discount, fees charged by the Texas Attorney General, and any other cost or expense directly associated with the issuance of PID Bonds.

"City" means the City of Austin, Texas.

"City Council" means the duly elected governing body and council of the City.

"County" means Travis County, Texas.

"Delinquent Collection Costs" mean, for any Assessed Parcel, interest, penalties, and other costs and expenses authorized by the PID Act that directly or indirectly relate to the collection of delinquent Assessments, delinquent Annual Installments, or any other delinquent amounts due under this 2024 Amended and Restated Service and Assessment Plan, including costs and expenses to foreclose liens.

"District" means approximately 2,066 acres located within the limited purpose annexed jurisdiction of the City, as shown on **Exhibit B** and as more specifically described on **Exhibit A**.

"Improvement Area #1" means the area within Whisper Valley Village 1, Phase 1 Final Plat of the District, as shown on Exhibit C-1.

"Improvement Area #1 Assessed Parcels" means collectively the Improvement Area #1 Bond Assessed Parcels and the Improvement Area #1 Reimbursement Assessed Parcels.

"Improvement Area #1 Assessment Ordinance" means Ordinance No. 20180823-073 adopted by the City Council on August 23, 2018 in accordance with the PID Act that levied Assessments on Parcels within Improvement Area #1 for financing the Actual Costs of the Improvement Area #1 Improvements and Bond Issuance Costs relating to the Improvement Area #1 Bonds, as ratified and confirmed by Ordinance No. 20190207-02 adopted by the City Council on February 7, 2019.

"Improvement Area #1 Assessments" mean the Assessments levied on Parcels within Improvement Area #1 for financing the Actual Costs of the Improvement Area #1 Improvements and Bond Issuance Costs relating to the Improvement Area #1 Bonds, including the Improvement Area #1 Bond Assessments and the Improvement Area #1 Reimbursement Assessments as shown on the Improvement Area #1 Bond Assessment Roll on Exhibit J and the Improvement Area #1 Reimbursement Assessment Roll on Exhibit L, respectively.

"Improvement Area #1 Bond Assessed Parcels" means any and all Parcels within Improvement Area #1 against which an Improvement Area #1 Assessment is levied, excluding the Previously Sold Assessed Parcels.

"Improvement Area #1 Bond Assessment Roll" means the Assessment Roll for the Improvement Area #1 Bond Assessed Parcels, included in this 2024 Amended and Restated Service and Assessment Plan on Exhibit J, the projected Annual Installments for all Improvement Area #1 Bond Assessed Parcels is shown on Exhibit K.

"Improvement Area #1 Bond Assessments" mean the Assessments levied on all Improvement Area #1 Bond Assessed Parcels.

"Improvement Area #1 Bonds" mean those certain City of Austin, Texas Special Assessment Revenue Bonds, Series 2019 (Whisper Valley Public Improvement District Improvement Area #1) that are secured by the revenues from the Improvement Area #1 Bond Assessments.

"Improvement Area #1 Improvements" mean the Authorized Improvements which provide a special benefit only to the Improvement Area #1 Assessed Parcels and are described in **Section III.B** hereto.

"Improvement Area #1 Reimbursement Agreement" means that certain "Whisper Valley Public Improvement District Improvement Area #1 Reimbursement Agreement" effective April 16, 2019, by and between the City and the Owner, in which the City agrees to pay the Owner for Actual Costs of the Improvement Area #1 Improvements solely from Improvement Area #1 Reimbursement Assessments, including Annual Installments thereof.

"Improvement Area #1 Reimbursement Assessed Parcels" means any and all Previously Sold Assessed Parcels within Improvement Area #1 against which an Improvement Area #1 Assessment is levied.

"Improvement Area #1 Reimbursement Assessment Roll" means the Assessment Roll for the Improvement Area #1 Reimbursement Assessed Parcels within the Improvement Area #1, included in this 2024 Amended and Restated Service and Assessment Plan on Exhibit L, and the projected Annual Installments for all Improvement Area #1 Reimbursement Assessed Parcels are shown on Exhibit M.

"Improvement Area #1 Reimbursement Assessments" mean the Assessments levied on all Improvement Area #1 Reimbursement Assessed Parcels.

"Improvement Area #1 Reimbursement Obligation" means the obligation of the City to pay certain costs of Improvement Area #1 Improvements from revenues from Improvement Area #1 Reimbursement Assessments levied on Improvement Area #1 Reimbursement Assessed Parcels pursuant to the Improvement Area #1 Reimbursement Agreement.

"Improvement Area #2" means the area within Whisper Valley Village 1, Phase 2 Final Plat of the District, as shown on Exhibit C-2.

"Improvement Area #2 Assessed Parcels" means any and all Parcels within Improvement Area #2 against which an Improvement Area #2 Assessment is levied.

"Improvement Area #2 Assessment Ordinance" means an Assessment Ordinance adopted by the City Council on October 1, 2020 in accordance with the PID Act that levied Assessments on Parcels within Improvement Area #2 for financing the Actual Costs of the Improvement Area #2 Improvements.

"Improvement Area #2 Assessment Roll" means the Assessment Roll for the Improvement Area #2 Assessed Parcels, as updated, modified or amended from time to time in accordance with the procedures set forth herein and in the PID Act, including updates prepared in connection with any Annual Service Plan Update. The Improvement Area #2 Assessment Roll is included in this 2024 Amended and Restated Service and Assessment Plan on Exhibit N.

"Improvement Area #2 Assessments" mean the Assessments levied on Parcels within Improvement Area #2 for financing the Actual Costs of the Improvement Area #2 Improvements and Bond Issuance Costs relating to the Improvement Area #2 Bonds, as shown on the Improvement Area #2 Assessment Roll.

"Improvement Area #2 Bonds" mean those certain City of Austin, Texas Special Assessment Revenue Bonds, Series 2022 (Whisper Valley Public Improvement District Improvement Area #2) that are secured by the revenues from the Improvement Area #2 Assessments.

"Improvement Area #2 Improvements" mean the Authorized Improvements which provide a special benefit only to the Improvement Area #2 Assessed Parcels and are described in **Section III.C** hereto.

"Improvement Area #2 Reimbursement Agreement" means that certain "Whisper Valley Public Improvement District Improvement Area #2 Acquisition and Reimbursement Agreement" effective October 1, 2020, as amended on July 30, 2022, by and between the City and the Owner, in which the City agrees to pay the Owner for Actual Costs of the Improvement Area #2 Improvements solely from Improvement Area #2 Assessments, including Annual Installments thereof.

"Improvement Area #3" means the area within Whisper Valley Village 1, Phase 3 Final Plat of the District and the Whisper Valley Village 1, Phase 4 Final Plat of the District, as shown on Exhibit C-3 and Exhibit C-4 respectively.

"Improvement Area #3 Assessed Parcels" means any and all Parcels within Improvement Area #3 against which an Improvement Area #3 Assessment is levied.

"Improvement Area #3 Assessment Ordinance" means an Assessment Ordinance adopted by the City Council on August 31, 2023 in accordance with the PID Act that levied Assessments on Parcels within Improvement Area #3 for financing the Actual Costs of the Improvement Area #3 Improvements.

"Improvement Area #3 Assessment Roll" means the Assessment Roll for the Improvement Area #3 Assessed Parcels, as updated, modified or amended from time to time in accordance with the procedures set forth herein and in the PID Act, including updates prepared in connection with any Annual Service Plan Update. The Improvement Area #3 Assessment Roll is included in this 2024 Amended and Restated Service and Assessment Plan on Exhibit P.

"Improvement Area #3 Assessments" mean the Assessments levied on Parcels within Improvement Area #3 for financing the Actual Costs of the Improvement Area #3 Improvements and Bond Issuance Costs relating to the Improvement Area #3 Bonds, as shown on the Improvement Area #3 Assessment Roll.

"Improvement Area #3 Bonds" mean those certain City of Austin, Texas Special Assessment Revenue Bonds, Series 2024 (Whisper Valley Public Improvement District Improvement Area #3) that are secured by the revenues from the Improvement Area #3 Assessments.

"Improvement Area #3 Improvements" mean the Authorized Improvements which provide a special benefit only to the Improvement Area #3 Assessed Parcels and are described in **Section III.C** hereto.

"Indenture" means an Indenture or Indentures of Trust entered into in connection with the

issuance of one or more series of PID Bonds, as amended from time to time, between the City and the Trustee setting forth terms and conditions related to the applicable series of PID Bonds.

"Lot" means (1) for any portion of the District for which a final subdivision plat has been recorded in the official public records of the County, a tract of land described by "lot" in such final and recorded subdivision plat, and (2) for any portion of the District for which a horizontal condominium regime has been created, a tract of land described by "unit" in the final declaration of condominium regime.

"Lot Type" means a classification of final building Lots with similar characteristics (e.g. commercial, light industrial, multi-family, single family residential, etc.), as determined by the Administrator and confirmed by the City Council.

"Lot Type 1" means an Improvement Area #1 Bond Assessed Parcel identified as a Lot on the Whisper Valley Village 1, Phase 1 Final Plat marketed to homebuilders as a 25' lot as shown on the Lot Type map on Exhibit D-1.

"Lot Type 2" means an Improvement Area #1 Bond Assessed Parcel identified as a Lot on the Whisper Valley Village 1, Phase 1 Final Plat marketed to homebuilders as a 50' lot as shown on the Lot Type map on Exhibit D-1.

"Lot Type 3" means an Improvement Area #1 Bond Assessed Parcel identified as a Lot on the Whisper Valley Village 1, Phase 1 Final Plat marketed to homebuilders as a 60' lot as shown on the Lot Type map on Exhibit D-1.

"Lot Type 4" means an Improvement Area #1 Reimbursement Assessed Parcel identified as a Lot on the Whisper Valley Village 1, Phase 1 Final Plat marketed to homebuilders as a 25' lot as shown on the Lot Type map on Exhibit D-1.

"Lot Type 5" means an Improvement Area #1 Reimbursement Assessed Parcel identified as a Lot on the Whisper Valley Village 1, Phase 1 Final Plat marketed to homebuilders as a 35' lot as shown on the Lot Type map on Exhibit D-1.

"Lot Type 6" means an Improvement Area #1 Reimbursement Assessed Parcel identified as a Lot on the Whisper Valley Village 1, Phase 1 Final Plat marketed to homebuilders as a 50' lot as shown on the Lot Type map on Exhibit D-1.

"Lot Type 7" means an Improvement Area #1 Reimbursement Assessed Parcel identified as a Lot on the Whisper Valley Village 1, Phase 1 Final Plat marketed to homebuilders as a 60' lot as shown on the Lot Type map on Exhibit D-1.

"Lot Type 8" means an Improvement Area #2 Assessed Parcel identified as a Lot on the Whisper Valley Village 1, Phase 2 Final Plat marketed to homebuilders as a 25' lot as shown on the Lot Type map on Exhibit D-3.

"Lot Type 9" means an Improvement Area #2 Assessed Parcel identified as a Lot on the Whisper Valley Village 1, Phase 2 Final Plat marketed to homebuilders as a 35' lot as shown on the Lot Type map on Exhibit D-3.

"Lot Type 10" means an Improvement Area #2 Assessed Parcel identified as a Lot on the Whisper Valley Village 1, Phase 2 Final Plat marketed to homebuilders as a 50' lot as shown on the Lot Type map on Exhibit D-3.

"Lot Type 11" means an Improvement Area #3 Assessed Parcel identified as a Lot on the Whisper Valley Village 1, Phase 3 Final Plat or the Whisper Valley Village 1, Phase 4 Final Plat marketed to homebuilders as a 35' lot as shown on the Lot Type map on Exhibit D-4.

"Lot Type 12" means an Improvement Area #3 Assessed Parcel identified as a Lot on the Whisper Valley Village 1, Phase 3 Final Plat or the Whisper Valley Village 1, Phase 4 Final Plat marketed to homebuilders as a 40' lot as shown on the Lot Type map on Exhibit D-4.

"Lot Type 13" means an Improvement Area #3 Assessed Parcel identified as a Lot on the Whisper Valley Village 1, Phase 3 Final Plat or the Whisper Valley Village 1, Phase 4 Final Plat marketed to homebuilders as a 50' lot as shown on the Lot Type map on **Exhibit D-4**.

"Master Improvement Area" means all of the property within the District as shown on Exhibit B and as more specifically described on Exhibit A.

"Master Improvement Area Assessed Parcels" mean any and all Parcels within the Master Improvement Area, against which a Master Improvement Area Assessment has been levied.

"Master Improvement Area Assessment Ordinance" means Ordinance No. 20111103-012 adopted by the City Council on November 3, 2011 in accordance with the PID Act which levied the Master Improvement Area Assessments on the District.

"Master Improvement Area Assessment Roll" means the Assessment Roll for the Master Improvement Area Assessed Parcels, included in this 2024 Amended and Restated Service and Assessment Plan on Exhibit H, and the projected Annual Installments for the Master Improvement Area are shown on Exhibit I.

"Master Improvement Area Assessments" mean the Assessments levied on Parcels within the Master Improvement Area.

"Master Improvement Area Bonds" mean those bonds entitled "City of Austin, Texas Special Assessment Revenue Bonds, Senior Series 2011 (Whisper Valley Public Improvement District)" that are secured by Master Improvement Area Assessments.

"Master Improvements" mean the Authorized Improvements which provide a special benefit to the District and are described in **Section III.A** hereto.

"Maximum Assessment" means, for each Lot Type, an Assessment equal to the lesser of: (1) the amount calculated pursuant to **Section VI.A**, and (2) an amount that produces an Annual Installment for the year in which the Maximum Assessment Calculation Date occurs resulting in the Maximum Equivalent Tax Rate. The Maximum Assessment shall be calculated on the Maximum Assessment Calculation Date.

"Maximum Assessment Calculation Date" means 30 days prior to subdividing by plat, issuance of a site development permit, creating units by a horizontal condominium regime, or any other action that would cause the uses within a Parcel to differ from the uses shown on Exhibit D-1, Exhibit D-3, or Exhibit D-4.

"Maximum Equivalent Tax Rate" means an amount that does not exceed the lesser of (i) 125% of such Parcel's anticipated buildout value times the City's tax rate in the fiscal year the Assessment is determined or (ii) the equivalent tax rate as calculated at the time of the most recent Assessment levy increased by 2% per year to the date of the new Assessment levy. The estimated buildout value for a Lot Type shall be determined by the Administrator and confirmed by a City representative by considering such factors as density, lot size, proximity to amenities, view premiums, location, market conditions, historical sales, builder and developer contracts, discussions with homebuilders and developers, reports from third party consultants, information provided by the Owner, or any other information that may help determine assessed value.

"Non-Benefited Property" means Parcels that receive no special benefit from the Authorized Improvements as determined by the City Council which may include Public Property and Owner Association Property.

"Owner(s)" means Club Deal 120 Whisper Valley, Limited Partnership, a Delaware limited partnership (including its successors, assigns, or transferees).

"Owner Association Property" means property within the boundaries of the District that is owned by or irrevocably offered for dedication to, whether in fee simple or through an easement, an Owners' Association established or to be established for the benefit of a group of homeowners or property owners within the District.

"Owners' Association" means the association(s) established for the benefit of property owners within the District.

"Parcel" or "Parcels" mean a specific property within the District identified by either a tax map identification number assigned by the Travis Central Appraisal District for real property tax purpose, by metes and bounds description, or by lot and block number in a final subdivision plat recorded in the official public records of the County, or by any other means determined by the City.

"PID Act" means Chapter 372, as amended, Texas Local Government Code.

"PID Bonds" mean the bonds to be issued by the City, in one or more series, to finance the Authorized Improvements that confer a special benefit on the property within the District, which may include funds for any required reserves and amounts necessary to pay the Bond Issuance Costs, and to be secured by a pledge of the applicable Assessments pursuant to the authority granted in the PID Act, for the purposes of (1) financing the costs of Authorized Improvements and related costs, and (2) reimbursement for Actual Costs paid prior to the issuance of the PID Bonds.

"PID Financing Agreement" means the Whisper Valley Public Improvement District Financing Agreement by and between the City and Club Deal 120 Whisper Valley, Limited Partnership, dated November 1, 2011, as amended on March 28, 2019, as amended on October 1, 2020, as amended on July 30, 2022, as may be further amended from time to time.

"Prepayment" means the payment of all or a portion of an Assessment before the due date thereof. Amounts received at the time of a Prepayment which represent a payment of principal, interest, or penalties on a delinquent installment of an Assessment are not to be considered a Prepayment, but rather are to be treated as the payment of the regularly scheduled Assessment.

"Prepayment Costs" mean interest and Annual Collection Costs to the date of Prepayment.

"Previously Sold Assessed Parcels" mean the 42 Lots within Improvement Area #1, as shown on Exhibit D-2, which were sold to individual homeowners prior to August 23, 2018, the effective date of the Improvement Area #1 Assessment Ordinance, which levied the Improvement Area #1 Assessments.

"Public Property" means real property, whether conveyed or dedicated in fee simple, as an easement, license, or otherwise, to the Federal Government, to the County, to the City, or to any other political subdivision, public or government agency, or public utility.

"Service and Assessment Plan" means the Service and Assessment Plan adopted by the City by Ordinance No. 20111103-012 on November 3, 2011 as may be updated, amended, supplemented or restated from time to time.

"Service Plan" means a plan that covers a period of five years and defines the annual projected costs and indebtedness for the Authorized Improvements undertaken within the District during the five-year period.

"Subordinate Master Bond" means those certain City of Austin, Texas Special Assessment Revenue Bonds, Subordinate Series 2011 (Whisper Valley Public Improvement District).

"Trustee" means the trustee (or successor trustee) under an Indenture.

"TXDOT" means the Texas Department of Transportation.

"Whisper Valley Village 1, Phase 1 Final Plat" means the final plat dated March 7, 2014, attached as Exhibit C-1.

"Whisper Valley Village 1, Phase 2 Final Plat" means the final plat dated April 18, 2020, attached as Exhibit C-2.

"Whisper Valley Village 1, Phase 3 Final Plat" means the final plat dated August 19, 2022, attached as Exhibit C-3.

"Whisper Valley Village 1, Phase 4 Final Plat" means the final plat dated November 18, 2022, attached as Exhibit C-4.

SECTION II: THE DISTRICT

The District includes approximately 2,066 contiguous acres located within the City's extraterritorial jurisdiction, as described on **Exhibit A** and depicted on **Exhibit B**. Development of the District is anticipated to include single-family and multifamily residential, office, retail and other uses, as well as parks, entry monuments, landscaping, infrastructure, and associated rights-of-way necessary to provide roadways, drainage, and utilities to the District.

The Master Improvement Area consists of all property within the District as described on **Exhibit A** and depicted on **Exhibit B**.

Improvement Area #1 consists of approximately 79.973 contiguous acres located within the District and the Whisper Valley Village 1, Phase 1 Final Plat, as depicted on **Exhibit C-1**. Improvement Area #1 contains 257 Lots, of which 20 Lots are Non-Benefited Property and 237 Lots will be used as single-family residences.

Improvement Area #2 consists of approximately 54.5482 contiguous acres located within the District and the Whisper Valley Village 1, Phase 2 Final Plat, as depicted on **Exhibit C-2**. Improvement Area #2 contains 283 Lots, of which 16 Lots are Non-Benefited Property and 267 Lots will be used as single-family residences.

Improvement Area #3 consists of approximately 112.2654 contiguous acres located within the District and the Whisper Valley Village 1, Phase 3 Final Plat and the Whisper Valley Village 1, Phase 4 Final Plat, as depicted on **Exhibit C-3** and **Exhibit C-4**. Improvement Area #3 contains 385 Lots, of which 22 Lots are Non-Benefited Property and 363 Lots will be used as single-family residences.

SECTION III: AUTHORIZED IMPROVEMENTS

The City Council, based on information provided by the Owner and its engineer and reviewed by the City staff and by third-party consultants retained by the City, has determined that the improvements described below are Authorized Improvements authorized by the Act that confer a special benefit on the respective Assessed Parcel. The cost and allocation of the Authorized Improvements is summarized on **Exhibit E**.

A. Master Improvements

■ Braker Lane Phase 1 & 2

Braker Lane is located east of SH 130 in the County, provides primary access to the District, and consists of a 2.45 mile 4-lane divided roadway with turn lanes, bike lanes, curb and gutter, storm sewer, water quality, and sidewalk facilities. Braker Lane utilizes innovative water quality, a structural crossing of a major floodplain, hike and bike facilities, and link existing FM 973 to Taylor Lane. Phase 1& 2 of the project consists of two lanes of the ultimate section. Intersection Improvements were funded under an agreement with TxDOT to construct left and right turn lanes on FM 973.

■ Water Line 1

This project consists of constructing approximately 19,684 linear feet of 48" diameter water transmission main from the City's Central Pressure zone. The project is located within the right of way (ROW) of Decker Lake Road. The line was designed and constructed in accordance with City standards and specifications.

Wastewater Treatment Plant, 30" Wastewater Interceptor, and Water Line 2 The Subordinate Master Bonds funded a 0.5 MGD wastewater treatment plant, 2.5 miles of 30" wastewater line, and 17,900 linear feet of 24" water line. The Subordinate Master Bonds have been paid in full, and no Assessments securing the Subordinate Master Bonds remain outstanding.

B. Improvement Area #1 Improvements

Erosion and Sedimentation Control

The erosion and sedimentation controls installed for this site work consist of silt fence, inlet protection, tree protection, stabilized construction entrance, rip rap, and revegetation required to control sedimentation run-off from the site during site development and prevent erosion prior to construction of Improvement Area #1. The erosion and sedimentation controls were installed according to City standards, determined in the City's sole discretion.

Clearing and Grading

The clearing and grading improvements consist of site clearing, soil remediation, grading within the right of way for the installation of the internal roadway system, and for the installation of utilities and drainage controls outside of the right of way in order to serve Improvement Area #1. The clearing and grading follow the approved construction document from the City.

Drainage Improvements

The drainage improvements consist of the construction and installation of storm sewer pipe, manholes and junction boxes, headwalls, drainage inlets and appurtenances necessary for the storm system that will service all of Improvement Area #1. The drainage improvements were constructed according to City standards, determined in the City's sole discretion.

Street Improvements

The street improvements consist of installing lime treated sub-base, flexible base course, surface course, curb and gutters and sidewalks along non-frontage lots that provide the basis of the roadway system within Improvement Area #1. The street improvements were constructed according to City standards, determined in the City's sole discretion.

Potable Water Improvements

The potable water improvements consist of the construction and installation of water mains, domestic service connections, valves, fire hydrants and appurtenances, necessary for the water distribution system that will service all of Improvement Area #1. The water improvements were constructed according to City standards, determined in the City's sole discretion.

Wastewater Improvements

The wastewater improvements consist of construction and installation of wastewater mains, domestic service connections, manholes and appurtenances necessary to provide sanitary sewer service to all of Improvement Area #1. The wastewater improvements were constructed according to City standards, determined in the City's sole discretion.

Demolition and Restoration

The demolition and restoration for the site consist of tree removal to clear the site for the development of Improvement Area #1. The demolition follows the approved construction document from the City.

Pond Improvements

The pond improvements consist of installing two (2) detention and water quality ponds which include establishing revegetation, storm headwalls and box culverts, maintenance access paths and make-up water sources necessary to support the Improvement Area #1 drainage infrastructure system. The pond improvements follow the approved construction document from the City.

C. Improvement Area #2 Improvements

Erosion and Sedimentation Control

The erosion and sedimentation controls installed for this site work consist of silt fence, inlet protection, tree protection, stabilized construction entrance, rip rap, and revegetation required to control sedimentation run-off from the site during site development and prevent erosion prior to construction of Improvement Area #2. The erosion and sedimentation controls will be installed according to City standards, determined in the City's sole discretion.

Clearing and Grading

The clearing and grading improvements consist of site clearing, soil remediation, grading within the right of way for the installation of the internal roadway system, and for the installation of utilities and drainage controls outside of the right of way in order to serve Improvement Area #2. The clearing and grading will follow the approved construction document from the City.

Drainage Improvements

The drainage improvements consist of the construction and installation of storm sewer pipe, manholes and junction boxes, headwalls, drainage inlets and appurtenances necessary for the storm system that will service all of Improvement Area #2. The drainage improvements will be constructed according to City standards, determined in the City's sole discretion.

Street Improvements

The street improvements consist of installing geogrid reinforcement, flexible base course, surface course, curb and gutters and sidewalks along non-frontage lots that will provide the basis of the roadway system within Improvement Area #2. The street improvements will be constructed according to City standards, determined in the City's sole discretion.

Potable Water Improvements

The potable water improvements consist of the construction and installation of water mains, domestic service connections, valves, fire hydrants and appurtenances, necessary for the water distribution system that will service all of Improvement Area #2. The water improvements will be constructed according to City standards, determined in the City's sole discretion.

Wastewater Improvements

The wastewater improvements consist of construction and installation of wastewater mains, domestic service connections, manholes and appurtenances necessary to provide

sanitary sewer service to all of Improvement Area #2. The wastewater improvements will be constructed according to City standards, determined in the City's sole discretion.

Retaining Walls

The retaining walls for the site consist of dry stack limestone and gravity retaining walls that are engineered to 1) maintain maximum roadway and lot slopes, 2) limit the cut and fill to the City maximums, and 3) prevent grading encroachments into the jurisdictional waters within Improvement Area #2.

Pond Improvements

The pond improvements consist of installing two (2) detention and water quality ponds which include establishing revegetation, storm headwalls and box culverts and maintenance access paths necessary to support the Improvement Area #2 drainage infrastructure system. The pond improvements will follow the approved construction document from the City.

D. Improvement Area #3 Improvements

Streets

Improvements include subgrade stabilization (including excavation and drainage), base material and asphalt for roadways, concrete and reinforcing steel for curbs, handicapped ramps. Intersections and signage are included. These roadway improvements include streets that will provide street access to each Lot. These projects will provide access to existing community roadways, county and state highways.

Drainage, Water Quality and Detention

Improvements include trench excavation and embedment, trench safety, reinforced concrete piping, manholes, inlets, channels/swales and water quality/detention ponds. These will include the necessary appurtenances to be fully operational to convey stormwater to the limits of Improvement Area #3.

Water

Improvements include trench excavation and embedment, trench safety, PVC and DI piping, fire hydrant assemblies, air release valves, gate valves, service connections, and testing. These lines will include the necessary appurtenances to be fully operational transmission lines extending water service to the limits of the improvements.

Wastewater

Improvements include trench excavation and embedment, trench safety, PVC piping, manholes, service connections, and testing. These lines will include the necessary

appurtenances to be fully operational extending wastewater service to the limits of Improvement Area #3.

Erosion Control

Includes silt fence, rock berms, construction entrances, inlet protection, and topsoil for the limits of Improvement Area #3.

Clearing

Includes clear and grub, excavation, embankment, and lot grading for the area of Improvement Area #3 containing the Improvement Area #3 Improvements.

Landscaping, Parks and Trails

Includes street designs, pedestrian/bike circulation routes, landscaping, and recreational activities. Neighborhood parks, public places and multi-use paths promote meaningful connections to the public and residents, and community activities. Common areas include landscaped areas along the collector streets, including trees, trails, and planting and irrigation. Pocket parks are open space areas within each neighborhood which are landscaped and irrigated and provide outdoor landscape improvements open to the public and residents of the community. Trails consist of multi-use paths, midblock pedestrian paths, and walkways located in public corridors that serve origin and destination points.

Soft Costs

Improvements include land planning and design, City fees, engineering, soil testing, survey, construction management, legal fees, consultant fees, contingency, inspection fees, and other PID costs incurred and paid by the Owner.

E. Bond Issuance Costs

Debt Service Reserve Fund

Equals the amount required under an Indenture in connection with the issuance of PID Bonds.

Capitalized Interest

Equals the capitalized interest payments on PID Bonds as reflected in an applicable Indenture.

Underwriting Discount

Equals a percentage of the par amount of a series of PID Bonds plus a fee for underwriter's counsel.

Cost of Issuance

Includes costs associated with issuing PID Bonds, including but not limited to attorney fees, financial advisory fees, first year Annual Collection Costs, consultant fees, appraisal fees, printing costs, publication costs, City costs, fees charged by the Texas Attorney General, and any other cost or expense directly associated with the issuance of PID Bonds.

SECTION IV: SERVICE PLAN

The Act requires the Service Plan to cover a period of at least five years and to define the annual projected costs and indebtedness for the Authorized Improvements undertaken within the District during the five-year period. The Service Plan must be reviewed and updated by the City Council at least annually. **Exhibit F** of this 2024 Amended and Restated Service and Assessment Plan summarizes the Service Plan for the District.

Exhibit G summarizes the sources and uses of funds required to construct the Authorized Improvements, fund required reserves, and issue the PID Bonds. The sources and uses of funds shown on **Exhibit G** shall be updated each year in the Annual Service Plan Update to reflect any budget revisions and Actual Costs.

SECTION V: ASSESSMENT PLAN

The PID Act allows the City Council to apportion the Authorized Improvements to the Assessed Parcels based on the special benefit received from the Authorized Improvements. The PID Act provides that such costs may be apportioned: (1) equally per front foot or square foot; (2) according to the value of property as determined by the City Council, with or without regard to improvements constructed on the property; or (3) in any other manner approved by the City Council that results in imposing equal shares of such costs on property similarly benefited. The PID Act further provides that the governing body may establish by ordinance or order reasonable classifications and formulas for the apportionment of the cost between the municipality and the area to be assessed and the methods of assessing the special benefits for various classes of improvements.

The determination by the City Council of the assessment methodologies set forth below is the result of the discretionary exercise by the City Council of its legislative authority and governmental powers and is conclusive and binding on the current owners and all future owners and developers of the Assessed Parcels.

A. Assessment Methodology

The City Council, acting in its legislative capacity based on information provided by the Owner and its engineer and reviewed by the City staff and by third-party consultants retained by the City, has determined that the Assessments shall be allocated as follows:

1. Master Improvements

The Master Improvement Area Assessment Ordinance approved the Service and Assessment Plan, which allocated Master Improvement Area Assessments across all Assessed Parcels in the District based on the ratio of the estimated assessable acreage of each Assessed Parcel to the total estimated assessable acreage for all Assessed Parcels.

2. Improvement Area #1 Improvements

The Improvement Area #1 Assessment Ordinance approved the Improvement Area #1 Assessment Roll, which allocated Improvement Area #1 Assessments across all the Improvement Area #1 Assessed Parcels based on the ratio of the estimated buildout value of each Improvement Area #1 Assessed Parcel to the total estimated buildout value for all Improvement Area #1 Assessed Parcels, as shown on **Exhibit T**.

3. Improvement Area #2 Improvements

The Improvement Area #2 Assessment Ordinance approved the Improvement Area #2 Assessment Roll, which allocated Improvement Area #2 Assessments across all the Improvement Area #2 Assessed Parcels based on the ratio of the estimated buildout value of each Improvement Area #2 Assessed Parcel to the total estimated buildout value for all Improvement Area #2 Assessed Parcels, as shown on **Exhibit T**.

4. Improvement Area #3 Improvements

The Improvement Area #3 Assessment Ordinance approved the Improvement Area #3 Assessment Roll, which allocated Improvement Area #3 Assessments across all the Improvement Area #3 Assessed Parcels based on the ratio of the estimated buildout value of each Improvement Area #3 Assessed Parcel to the total estimated buildout value for all Improvement Area #3 Assessed Parcels, as shown on **Exhibit T**.

B. Assessments

1. Master Improvement Area Assessments

The outstanding Master Improvement Area Assessments levied against the Master Improvement Area Assessed Parcels are shown on the Master Improvement Area Assessment Roll, attached hereto on **Exhibit H**. The projected Annual Installments for the Master Improvement Area Assessed Parcels are shown on **Exhibit I**.

2. Improvement Area #1 Assessments

- a. The outstanding Improvement Area #1 Bond Assessments are shown on the Improvement Area #1 Bond Assessment Roll, attached hereto on Exhibit J. The projected Annual Installments for all Improvement Area #1 Bond Assessed Parcels are shown on Exhibit K.
- b. The outstanding Improvement Area #1 Reimbursement Assessments are shown on the Improvement Area #1 Reimbursement Assessment Roll, attached hereto on Exhibit L. The projected Annual Installments for all Improvement Area #1 Reimbursement Assessed Parcels are shown on Exhibit M.

3. Improvement Area #2 Assessments

The outstanding Improvement Area #2 Assessments are shown on the Improvement Area #2 Assessment Roll, attached hereto on **Exhibit N**. The projected Annual Installments for all Improvement Area #2 Assessed Parcels are shown on **Exhibit O**.

4. Improvement Area #3 Assessments

The outstanding Improvement Area #3 Assessments are shown on the Improvement Area #3 Assessment Roll, attached hereto on **Exhibit P**. The projected Annual Installments for all Improvement Area #3 Assessed Parcels are shown on **Exhibit Q**.

C. Findings of Special Benefit

The City Council, acting in its legislative capacity based on information provided by the Owner and its engineer and reviewed by the City staff and by third-party consultants retained by the City, has found and determined:

1. Master Improvement Area Assessments

- a. The Actual Costs of the Master Improvements plus Bond Issuance Costs relating to the Master Improvement Area Bonds and Subordinate Master Bond equal \$34,405,148, as shown on **Exhibit E**; and
- b. The Master Improvement Area Assessed Parcels receive special benefit from the Master Improvements equal to or greater than the Actual Costs of the Master Improvements allocable to the Master Improvement Area; and
- c. The sum of the Master Improvement Area Assessments for all Master Improvement Area Assessed Parcels at the time the Master Improvement Area Assessments were levied equaled \$33,985,168, of which \$3,867,616 remains outstanding; and

- d. The special benefit (≥ \$34,405,148) received by Master Improvement Area Assessed Parcels from the Master Improvements is greater than the amount of the Master Improvement Area Assessments (\$33,985,168) levied against all Master Improvement Area Assessed Parcels; and
- e. At the time the City Council levied the Master Improvement Area Assessments, the Owner owned 100% of the Assessed Parcels within the District. The Owner acknowledged that the Master Improvements confer a special benefit on the Assessed Parcels within the District and consented to the imposition of the Master Improvement Area Assessments to pay for the Actual Costs associated therewith. The Owner ratified, confirmed, accepted, agreed to and approved: (1) the determinations and findings by the City Council as to the special benefits described herein and the Master Improvement Area Assessment Ordinance; and (2) the levying of Master Improvement Area Assessments on the Assessed Parcels within the District.

2. Improvement Area #1 Assessments

- a. The Actual Costs of the Improvement Area #1 Improvements plus the Bond Issuance Costs related to the Improvement Area #1 Bonds equal \$7,404,213, as shown on **Exhibit E**; and
- b. The Improvement Area #1 Assessed Parcels receive a special benefit from the Improvement Area #1 Improvements and Bond Issuance Costs related to the Improvement Area #1 Bonds equal to or greater than the Actual Cost of the Improvement Area #1 Improvements and Bond Issuance Costs related to the Improvement Area #1 Bonds; and
- c. The total Improvement Area #1 Assessed Parcels were allocated 100% of the Improvement Area #1 Assessments which equal \$5,370,820, of which \$5,003,450 remain outstanding; and
- d. The special benefit (≥ \$7,404,213) received by Improvement Area #1 Assessed Parcels from the Improvement Area #1 Improvements and Bond Issuance Costs related to the Improvement Area #1 Bonds is equal to or greater than the amount of the Improvement Area #1 Assessments (\$5,370,820) levied for the Improvement Area #1 Improvements and Bond Issuance Costs related to the Improvement Area #1 Bonds.

3. Improvement Area #2 Assessments

- a. The Actual Costs of the Improvement Area #2 Improvements plus the Bond Issuance Costs related to the Improvement Area #2 Bonds equal \$8,781,682, as shown on **Exhibit E**; and
- b. The Improvement Area #2 Assessed Parcels receive a special benefit from the Improvement Area #2 Improvements and Bond Issuance Costs related to the Improvement Area #2 Bonds equal to or greater than the Actual Cost of the Improvement Area #2 Improvements and Bond Issuance Costs related to the Improvement Area #2 Bonds; and
- c. The total Improvement Area #2 Assessed Parcels were allocated 100% of the Improvement Area #2 Assessments which equal \$7,540,000, of which \$6,675,610 currently remains outstanding; and
- d. The special benefit (≥ \$8,781,682) received by Improvement Area #2 Assessed Parcels from the Improvement Area #2 Improvements and Bond Issuance Costs related to the Improvement Area #2 Bonds is equal to or greater than the amount of the Improvement Area #2 Assessments (\$7,540,000) levied for the Improvement Area #2 Improvements and Bond Issuance Costs related to the Improvement Area #2 Bonds.

4. Improvement Area #3 Assessments

- a. The Actual Costs of the Improvement Area #3 Improvements plus the Bond Issuance Costs related to the Improvement Area #3 Bonds, equal \$15,879,213, as shown on **Exhibit E**; and
- b. The Improvement Area #3 Assessed Parcels receive a special benefit from the Improvement Area #3 Improvements and Bond Issuance Costs related to the Improvement Area #3 Bonds equal to or greater than the Actual Cost of the Improvement Area #3 Improvements and Bond Issuance Costs related to the Improvement Area #3 Bonds; and
- c. The total Improvement Area #3 Assessed Parcels were allocated 100% of the Improvement Area #3 Assessments which equal \$12,160,000, of which \$11,990,000 currently remains outstanding; and
- d. The special benefit (≥ \$15,879,213) received by Improvement Area #3 Assessed Parcels from the Improvement Area #3 Improvements and Bond Issuance Costs related to the Improvement Area #3 Bonds is equal to or greater than the amount of the Improvement Area #3 Assessments (\$12,160,000) levied for the

Improvement Area #3 Improvements and Bond Issuance Costs related to the Improvement Area #3 Bonds.

D. Annual Collection Costs

The costs of administering the District and collecting the Annual Installments shall be paid for on a pro rata basis by each Parcel based on the amount of outstanding Assessments remaining on the Parcels. The Annual Collection Costs shall be collected as part of and in the same manner as Annual Installments in the amounts shown on the Assessment Roll, which may be revised based on Actual Costs incurred in Annual Service Plan Updates.

E. Additional Interest

The interest rate on Assessments levied on the Assessed Parcels, if such Assessments secure PID Bonds, may exceed the interest rate on the PID Bonds by the Additional Interest Rate. The Additional Interest shall be collected as part of each Annual Installment and deposited and used as described in the Indenture for the applicable series of PID Bonds. No Additional Interest will be charged on the Improvement Area #1 Reimbursement Assessed Parcels.

SECTION VI: TERMS OF THE ASSESSMENTS

A. Reallocation of Master Improvement Area Assessments

1. Upon Division Prior to Recording of Subdivision Plat

Upon the division of any Assessed Parcel (without the recording of a subdivision plat or creation of units by horizontal condominium regime), the Administrator shall reallocate the Assessment for the Assessed Parcel prior to the division among the newly divided Assessed Parcels according to the following formula:

$A = B \times (C \div D)$

Where the terms have the following meanings:

A = the Assessment for the newly divided Assessed Parcel

B = the Assessment for the Assessed Parcel prior to division

C = the assessable acreage of the newly divided Assessed Parcel

D = the sum of the assessable acreage for all of the newly divided Assessed Parcels

2. Upon Subdivision by a Recorded Subdivision Plat or creation of units by a horizontal condominium regime

Upon the subdivision of any Assessed Parcel based on a recorded subdivision plat or creation of units by horizontal condominium regime, the Administrator shall reallocate

the Assessment for the Assessed Parcel prior to the subdivision among the newly subdivided Lots according to the following formula:

$A = [B \times (C \div D)]/E$

Where the terms have the following meanings:

A = the Assessment for the newly subdivided Lot

B = the Assessment for the Parcel prior to subdivision

C = the sum of the assessable acreage of all newly subdivided Lots with same Lot Type

D = the sum of the assessable acreage for all of the newly subdivided Lots excluding Non-Benefited Property

E= the number of Lots with same Lot Type

The calculation of the assessable acreage of a parcel shall be performed by the Administrator based on information from the Owner, homebuilders, appraisals, official public records of the County, and any other relevant information regarding the Parcel. The calculation as confirmed by the City Council shall be conclusive.

The sum of the Assessments for all newly divided Assessed Parcels shall equal the Assessment for the Assessed Parcel prior to subdivision. The calculation shall be made separately for each newly divided Assessed Parcel. The reallocation of an Assessment for an Assessed Parcel that is a homestead under Texas law may not exceed the Assessment prior to the reallocation. Any reallocation pursuant to this section shall be reflected in an update to this 2024 Amended and Restated Service and Assessment Plan approved by the City Council.

B. Reallocation of Improvement Area #1 Assessments, Improvement Area #2 Assessments, and Improvement Area #3 Assessments

1. Upon Division Prior to Recording of Subdivision Plat

Upon the division of any Assessed Parcel (without the recording of a subdivision plat or creation of units by horizontal condominium regime), the Administrator shall reallocate the Assessment for the Assessed Parcel prior to the division among the newly divided Assessed Parcels according to the following formula:

$$A = B \times (C \div D)$$

Where the terms have the following meanings:

A = the Assessment for the newly divided Assessed Parcel

B = the Assessment for the Assessed Parcel prior to division

C = the estimated buildout value of the newly divided Assessed Parcel

D = the sum of the estimated buildout value for all of the newly divided Assessed Parcels

The calculation of the estimated buildout value of an Assessed Parcel shall be performed by the Administrator based on information from the Owner, homebuilders, market studies, appraisals, official public records of the County, and any other relevant information regarding the Assessed Parcel. The calculation as confirmed by the City Council shall be conclusive.

The sum of the Assessments for all newly divided Assessed Parcels shall equal the Assessment for the Assessed Parcel prior to subdivision. The calculation shall be made separately for each newly divided Assessed Parcel. The reallocation of an Assessment for an Assessed Parcel that is a homestead under Texas law may not exceed the Assessment prior to the reallocation. Any reallocation pursuant to this section shall be reflected in an update to this 2024 Amended and Restated Service and Assessment Plan approved by the City Council.

2. Upon Subdivision by a Recorded Subdivision Plat or creation of units by a horizontal condominium regime

Upon the subdivision of any Assessed Parcel based on a recorded subdivision plat or creation of units by horizontal condominium regime, the Administrator shall reallocate the Assessment for the Assessed Parcel prior to the subdivision among the newly subdivided Lots based on buildout value according to the following formula:

$A = [B \times (C \div D)]/E$

Where the terms have the following meanings:

A = the Assessment for the newly subdivided Lot

B = the Assessment for the Parcel prior to subdivision

C = the sum of the estimated average buildout value of all newly subdivided Lots with same Lot Type

D = the sum of the estimated average buildout value for all of the newly subdivided Lots excluding Non-Benefited Property

E= the number of Lots with same Lot Type

Prior to the recording of a subdivision plat or creation of units by horizontal condominium regime, the Owner shall provide the City an estimated buildout value as of the date of the recorded subdivision plat for each Lot created by the recorded subdivision plat considering factors such as density, lot size, proximity to amenities, view premiums, location, market conditions, historical sales, discussions with homebuilders, and any

other factors that may impact value. The calculation of the estimated average buildout value for a Lot shall be performed by the Administrator and confirmed by the City Council based on information provided by the Owner, homebuilders, third party consultants, and/or the official public records of the County regarding the Lot.

The sum of the Assessments for all newly subdivided Lots shall not exceed the Assessment for the portion of the Assessed Parcel subdivided prior to subdivision. The calculation shall be made separately for each newly subdivided Assessed Parcel. The reallocation of an Assessment for an Assessed Parcel that is a homestead under Texas law may not exceed the Assessment prior to the reallocation. Any reallocation pursuant to this section shall be reflected in the next Annual Service Plan Update and approved by the City Council.

C. Upon Consolidation

If two or more Lots or Parcels are consolidated, the Administrator shall allocate the Assessments against the Lots or Parcels before the consolidation to the consolidated Lot or Parcel, which allocation shall be approved by the City Council in the next Annual Service Plan Update.

D. Mandatory Prepayment of Assessments

1. Maximum Assessment Exceeded

If the Assessment for any Lot Type exceeds the Maximum Assessment on the Maximum Assessment Calculation Date, the owner must partially prepay the Assessment for each Assessed Parcel that exceeds the Maximum Assessment in an amount sufficient to reduce the Assessment to the Maximum Assessment. The owner of a Parcel shall notify the Administrator at least 30 days before the Maximum Assessment Calculation Date so that the Administrator can determine whether a prepayment is required. If a prepayment is required, the Administrator will notify the owner of the Parcel as well as the Owner, and the prepayment must be made prior to subdividing by plat, issuance of a site development permit, or creating units by a horizontal condominium regime.

If a prepayment of an Assessment is due and owing pursuant to the provisions above (including providing the required notice to Owner) and remains unpaid for 90 days after such notice, the City, upon providing written notice to the Owner, may reduce the amount of any related Reimbursement Obligation and the applicable Assessments by a corresponding amount, provided that such Assessments shall not be reduced to an amount less than any outstanding PID Bonds secured by such Assessments.

2. Transfer to Exempt Person or Entity

If the Assessed Parcel is transferred to a person or entity that is exempt from payment of the Assessment, the owner transferring the Assessed Parcel shall pay to the City the full amount of the Assessment, plus Prepayment Costs and Delinquent Collection Costs, prior to the transfer. If the owner of the Assessed Parcel causes the Assessed Parcel to become Non-Benefited Property, the owner causing the change in status shall pay to the City the full amount of the Assessment, plus Prepayment Costs and Delinquent Collection Costs, prior to the change in status.

E. Reduction of Assessments

If as a result of cost savings or an Authorized Improvement not being constructed, the Actual Costs of completed Authorized Improvements are less than the Assessments levied for such Authorized Improvements, the City Council shall reduce each Assessment related to such Authorized Improvements on a pro-rata basis such that the sum of the resulting reduced Assessments for all Assessed Parcels receiving benefit from the Authorized Improvements equals the reduced Actual Costs. The Assessments shall not, however, be reduced to an amount less than the outstanding PID Bonds.

The Administrator shall update (and submit to the City Council for review and approval as part of the next Annual Service Plan Update) the Assessment Rolls and corresponding Annual Installments to reflect the reduced Assessments.

F. Prepayment of Assessments

The owner of the Assessed Parcel may pay, at any time, all or any part of an Assessment in accordance with the PID Act. If an Annual Installment has been billed prior to this prepayment, the Annual Installment shall be due and payable and shall be credited against the prepayment.

If an Assessment is paid in full, with interest: (1) the Administrator shall cause the Assessment to be reduced to zero and the Assessment Roll to be revised accordingly; (2) the Administrator shall cause the revised Assessment Roll to be approved by the City Council as part of the next Annual Service Plan Update; (3) the obligation to pay the Assessment and corresponding Annual Installments shall terminate; and (4) the City shall provide the owner with a recordable "Notice of PID Assessment Termination."

If an Assessment is paid in part, with interest: (1) the Administrator shall cause the Assessment to be reduced and the Assessment Roll revised accordingly; (2) the Administrator shall cause the revised Assessment Roll to be approved by the City Council as part of the next Annual Service Plan Update; and (3) the obligation to pay the Assessment and corresponding Annual Installments shall be reduced.

1. Prepayments of Master Improvement Area Assessments

As of the date of this 2024 Amended and Restated Service and Assessment Plan, 604 Prepayments in full and one partial Prepayment have been received for the Master Improvement Area Assessments, as shown on **Exhibit S-1**.

2. Prepayments of Improvement Area #1 Assessments

As of the date of this 2024 Amended and Restated Service and Assessment Plan, seven Prepayments in full and one partial Prepayment have been received for Improvement Area #1 Assessments, as shown on **Exhibit S-2.**

3. Prepayments of Improvement Area #2 Assessments

As of the date of this 2024 Amended and Restated Service and Assessment Plan, eight Prepayments in full have been received for Improvement Area #2 Assessments, as shown on **Exhibit S-3**.

4. Prepayments of Improvement Area #3 Assessments

As of the date of this 2024 Amended and Restated Service and Assessment Plan, no Prepayments have been received for Improvement Area #3 Assessments, as shown on **Exhibit S-4**.

G. Prepayment as a result of Eminent Domain Proceeding or Taking

If any portion of any Assessed Parcel is taken from an owner as a result of eminent domain proceedings or if a transfer of any portion of any Assessed Parcel is made to an entity with the authority to condemn all or a portion of the Assessed Parcel in lieu of or as a part of an eminent domain proceeding (a "Taking"), the portion of the Assessed Parcel that was taken or transferred (the "Taken Property") shall be reclassified as Non-Benefited Property.

For the Assessed Parcel that is subject to the Taking as described in the preceding paragraph, the Assessment that was levied against the Assessed Parcel (when it was included in the Taken Property) prior to the Taking shall remain in force against the remaining Assessed Parcel (the Assessed Parcel less the Taken Property), (the "Remaining Property") following the reclassification of the Taken Property as Non-Benefited Property, subject to an adjustment of the Assessment applicable to the Remaining Property after any required Prepayment as set forth below. The owner will remain liable to pay in Annual Installments, or payable as otherwise provided by this 2024 Amended and Restated Service and Assessment Plan, as updated, or the PID Act, the Assessment that remains due on the Remaining Property, subject to an adjustment in the Annual Installments applicable to the Remaining Property after any required Prepayment as set forth below.

By way of illustration, if an owner owns 100 acres of Assessed Parcel subject to a \$100 Assessment and 10 acres is taken through a Taking, the 10 acres of Taken Property shall be reclassified as Non-Benefited Property and the remaining 90 acres of Remaining Property shall be subject to the \$100 Assessment.

Notwithstanding the previous paragraphs in this subsection, if the owner notifies the City and the Administrator that the Taking prevents the Remaining Property from being developed for any use which could support the estimated buildout value requirement, the owner shall, upon receipt of the compensation for the Taken Property, be required to prepay the amount of the Assessment required to buy down the outstanding Assessment on the Remaining Property to support the estimated buildout value requirement. The owner will remain liable to pay the Annual Installments on both the Taken Property and the Remaining Property until such time that such Assessment has been prepaid in full.

H. Payment of Assessment in Annual Installments

Assessments that are not paid in full shall be due and payable in Annual Installments. Annual Installments are subject to adjustment in each Annual Service Plan Update.

No less frequently than annually, the Administrator shall prepare and submit to the City Council for its review and approval an Annual Service Plan Update to allow for the billing and collection of Annual Installments. Each Annual Service Plan Update shall include an updated Assessment Roll and updated calculations of Annual Installments. Annual Installments shall be reduced by any credits applied under the applicable Indenture, such as capitalized interest, interest earnings on account balances, and any other funds available to the Trustee for such purposes. Annual Installments shall be collected by the City in the same manner and at the same time as ad valorem taxes. Annual Installments for any Assessment other than the Improvement Area #1 Reimbursement Assessments claimed as homesteads shall be subject to the penalties, procedures, and foreclosure sale in case of delinquencies as set forth in the PID Act and in the same manner as ad valorem taxes for the City. The City Council may provide for other means of collecting Annual Installments. Assessments shall have the lien priority specified in the PID Act.

For any Assessed Parcels other than the Improvement Area #1 Reimbursement Assessed Parcels claimed as homesteads, the sale of an Assessed Parcel for nonpayment of Annual Installments shall be subject to the lien for the remaining unpaid Assessment against the Assessed Parcel, and the Assessed Parcel may again be sold at a judicial foreclosure sale if the landowner fails to timely pay the Annual Installments as they become due and payable.

To the extent allowed by the law, the City reserves the right to refund PID Bonds in accordance with the PID Act. In the event of a refunding, the Administrator shall recalculate the Annual

Installments so that total Annual Installments will be sufficient to pay the refunding bonds, and the refunding bonds shall constitute "PID Bonds."

Each Annual Installment of an Assessment, including interest on the unpaid principal of the Assessment, shall be updated annually. Each Annual Installment shall be delinquent if not paid prior to February 1 of the following year.

1. Estimated Annual Installments for Master Improvement Area Assessed Parcels

Exhibit I shows the projected Annual Installments of the Master Improvement Area Assessments.

2. Estimated Annual Installments for Improvement Area #1 Bond Assessed Parcels

Exhibit K shows the projected Annual Installments for Improvement Area #1 Bond Assessed Parcels.

3. Estimated Annual Installments for Improvement Area #1 Reimbursement Assessed Parcels

Exhibit M shows the projected Annual Installments for Improvement Area #1 Reimbursement Assessed Parcels.

4. Estimated Annual Installments for Improvement Area #2 Assessed Parcels

Exhibit O shows the projected Annual Installments for Improvement Area #2 Assessed Parcels.

5. Estimated Annual Installments for Improvement Area #3 Assessed Parcels

Exhibit Q shows the projected Annual Installments for Improvement Area #3 Assessed Parcels.

SECTION VII: ASSESSMENT ROLL

The Master Improvement Area Assessment Roll is attached on **Exhibit H**, the Improvement Area #1 Bond Assessment Roll is attached on **Exhibit J**, the Improvement Area #1 Reimbursement Assessment Roll is attached on **Exhibit L**, the Improvement Area #2 Assessment Roll is attached on **Exhibit N**, and the Improvement Area #3 Assessment Roll is attached on **Exhibit P**. The Administrator shall prepare and submit to the City Council for review and approval, proposed revisions to the Assessment Rolls as well as the Annual Installments as part of each Annual Service Plan Update.

SECTION VIII: ADDITIONAL PROVISIONS

A. Calculation Errors

To the extent consistent with the PID Act, an owner of an Assessed Parcel claiming that a calculation error has been made in the Assessment Roll, including the calculation of the Annual Installments, shall send a written notice describing the error to the City not later than thirty (30) days after the date any amount which is alleged to be incorrect is due prior to seeking any other remedy. The Administrator shall promptly review the notice, and if necessary, meet with the Assessed Parcel owner, consider written and oral evidence regarding the alleged error and decide whether, in fact, such a calculation error occurred.

If the Administrator determines that a calculation error has been made and the Assessment Roll should be modified or changed in favor of the Assessed Parcel owner, such change or modification shall be presented to the City Council for approval, to the extent permitted by the PID Act. A cash refund may not be made for any amount previously paid by the Assessed Parcel owner (except for the final year during which the Annual Installment shall be collected), but an adjustment may be made in the amount of the Annual Installment to be paid in the following year. The decision of the Administrator regarding a calculation error relating to the Assessment Roll may be appealed to the City Council for determination. Any amendments made to the Assessment Roll pursuant to calculation errors shall be made pursuant to the PID Act.

B. Amendments

Amendments to this 2024 Amended and Restated Service and Assessment Plan must be made by the City Council in accordance with Texas law, including the PID Act. To the extent permitted by the PID Act, this 2024 Amended and Restated Service and Assessment Plan may be amended without notice to owners of the Assessed Parcels: (1) to correct mistakes and clerical errors; (2) to clarify ambiguities; and (3) to provide procedures to collect Assessments, Annual Installments, and other charges imposed by this 2024 Amended and Restated Service and Assessment Plan.

C. Administration and Interpretation

The Administrator shall: (1) perform the obligations of the Administrator as set forth in this 2024 Amended and Restated Service and Assessment Plan; (2) administer the District for and on behalf of and at the direction of the City Council; and (3) interpret the provisions of this 2024 Amended and Restated Service and Assessment Plan. Interpretations of this 2024 Amended and Restated Service and Assessment Plan by the Administrator shall be in writing and shall be appealable to the City Council by owners or developers adversely affected by the interpretation. Appeals shall be decided by the City Council after holding a public hearing at which all interested parties have an opportunity to be heard. Decisions by the City Council shall be final and binding on the owners and developers and their successors and assigns.

D. Form of Buyer Disclosure

Per Section 5.014 of the Texas Property Code, as amended, this 2024 Amended and Restated Service and Assessment Plan, and any future Annual Service Plan Updates, shall include a form of the buyer disclosures for the District. The buyer disclosures are attached hereto as **Exhibit U**. Within seven days of approval by the City Council, the City shall file and record in the real property records of the County the executed ordinance approving this 2024 Amended and Restated Service and Assessment Plan, or any future Annual Service Plan Updates. The executed ordinance, including any attachments, approving this 2024 Amended and Restated Service and Assessment Plan or any future Annual Service Plan Updates shall be filed and recorded in their entirety.

E. Severability

If any provision of this 2024 Amended and Restated Service and Assessment Plan is determined by a governmental agency or court to be unenforceable, the unenforceable provision shall be deleted and, to the maximum extent possible, shall be rewritten to be enforceable. Every effort shall be made to enforce the remaining provisions.

F. Termination of Assessments

Each Assessment shall terminate on the date the Assessment is paid in full, including unpaid Annual Installments and Delinquent Collection Costs, if any. After termination of an Assessment, the City shall provide the owner of the affected Parcel a recordable "Notice of the PID Assessment Termination."

LIST OF EXHIBITS

Exhibit A	Description of Land Within District
Exhibit B	Vicinity Map and Concept Plan of District
Exhibit C-1	Whisper Valley Village, Phase 1 Final Plat
Exhibit C-2	Whisper Valley Village, Phase 2 Final Plat
Exhibit C-3	Whisper Valley Village, Phase 3 Final Plat
Exhibit C-4	Whisper Valley Village, Phase 4 Final Plat
Exhibit D-1	Improvement Area #1 Lot Type Map
Exhibit D-2	Previously Sold Assessed Parcels Map
Exhibit D-3	Improvement Area #2 Lot Type Map
Exhibit D-4	Improvement Area #3 Lot Type Map
Exhibit E	Cost and Allocation of Authorized Improvements
Exhibit F	Service Plan
Exhibit G	Sources and Uses of Funds
Exhibit H	Master Improvement Area Assessment Roll
Exhibit I	Projected Annual Installments for Master Improvement Area Assessed Parcels
Exhibit J	Improvement Area #1 Bond Assessment Roll
Exhibit K	Projected Annual Installments for Improvement Area #1 Bond Assessed Parcels
Exhibit L	Improvement Area #1 Reimbursement Assessment Roll
Exhibit M	Projected Annual Installments for Improvement Area #1 Reimbursement Assessed Parcels
Exhibit N	Improvement Area #2 Assessment Roll
Exhibit O	Projected Annual Installments for Improvement Area #2 Assessed Parcels
Exhibit P	Improvement Area #3 Assessment Roll
Exhibit Q	Projected Annual Installments for Improvement Area #3 Assessed Parcels
Exhibit R-1	Map of Improvement Area #1 Improvements
Exhibit R-2	Maps of Improvement Area #2 Improvements
Exhibit R-3	Maps of Improvement Area #3 Improvements
Exhibit S-1	Master Improvement Area Prepayments
Exhibit S-2	Improvement Area #1 Prepayments

Exhibit S-3 Improvement Area #2 Prepayments

Exhibit S-4 Improvement Area #3 Prepayments

Exhibit T Calculation of Assessment by Lot Type

Exhibit U Buyer Disclosures

EXHIBIT A - DESCRIPTION OF LAND WITHIN DISTRICT

2066.284 ACRES WHISPER VALLEY FN NO. 10-101(KWA) MAY 17, 2010 BPI JOB NO. 1758-02

DESCRIPTION

OF 2066.284 ACRES OF LAND OUT OF THE OLIVER BUCKMAN SURVEY NO. 40, ABSTRACT NO. 60; THE JAMES GILLELAND SURVEY NO. 13, ABSTRACT NO. 12; AND THE JOHN BURLESON SURVEY NO. 33, ABSTRACT NO. 5, SITUATED IN TRAVIS COUNTY, TEXAS, BEING THAT CERTAIN 247.156 ACRE TRACT CONVEYED TO CLUB DEAL 120 WHISPER VALLEY, LIMITED PARTNERSHIP, BY DEED OF RECORD IN DOCUMENT NO. 2006152073, OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS; THOSE CERTAIN 548.08 ACRE, 164.73 ACRE, 72.50 ACRE, 750.533 ACRE, 16.00 ACRE, 165.984 ACRE TRACTS OF LAND CONVEYED TO CLUB DEAL 120 WHISPER VALLEY, LIMITED PARTNERSHIP BY DEED OF RECORD IN DOCUMENT NO. 2006152076 OF SAID OFFICIAL PUBLIC RECORDS; AND THAT CERTAIN 101.46 ACRE TRACT CONVEYED TO CLUB DEAL WHISPER VALLEY, LIMITED PARTNERSHIP, BY DEED OF RECORD IN DOCUMENT NO. 2006231899, OF SAID OFFICIAL PUBLIC RECORDS; SAID 2066.284 ACRES BEING MORE PARTICULARLY DESCRIBED, IN TWO PARTS, BY METES AND BOUNDS AS FOLLOWS:

TRACT I - 1819.188 ACRES

BEGINNING, at a TxDOT Type I concrete monument found in the easterly right-of-way line of F.M. Highway No. 973 (right-of-way varies), at the southwesterly corner of that certain 2.0 acre tract of land conveyed to Lyle and Christine Hutchinson by Deed of record in Volume 13380, Page 393 of the Real Property Records of Travis County, Texas, for the northwesterly corner of said 164.73 acre tract and hereof;

THENCE, leaving said easterly right-of-way line of F.M. Highway No. 973, along the southerly line of said 2.0 acre tract and the southerly line of that certain 10.0 acre tract conveyed to Veterans Land Board of the State of Texas by Deed of record in Volume 7085, Page 418 of the Deed Records of Travis County, Texas, being the northerly line of said 164.73 acre tract, for a portion of the northerly line hereof, the following two (2) courses and distances:

- S58°38'32"E, a distance of 1394.58 feet to a 1/2 inch iron rod with cap set at the southeasterly corner of said 10.0 acre tract, for an angle point;
- N27°26'53"E, a distance of 299.02 feet to a 1/2 inch iron rod with cap set in the southerly line of that certain 100.050 acre tract conveyed to Hen-Ball Investments, L.P., by Deed of Record in Document No. 2004041963 of said Official Public Records, at the northeasterly corner of said 10.0 acre tract, for an angle point;

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THENCE, S62°28'22"E, along the southerly line of said 100.050 acre being the northerly line of said 164.73 acre tract, for a portion of the northerly line hereof, a distance of 3702.85 feet to a 1/2 inch iron rod found at the northeasterly corner of said 164.73 acre tract, being an angle point in the northerly line of said 548.08 acre tract, for an angle point;

THENCE, N62°51'29"E, continuing along the southerly line of said 100.050 acre tract, being the northerly line of said 548.08 acre tract, for a portion of the northerly line hereof, a distance of 75.12 feet to a 1/2 inch iron rod found at the southwesterly corner of that certain 196.60 acre tract conveyed to Robert M. Schoolfield, by Deed of record in Volume 13059, Page 427 of the Real Property Records of Travis County, Texas, for an angle point;

THENCE, along the southerly line of said 196.60 acre tract and that certain 90.000 acre tract conveyed to Glad Tidings Assembly of God, Inc., by Deed of Record in Document No. 2004034603 of said Official Public Records, being the northerly lines of said 548.08 acre tract and said 72.50 acre tract, for a portion of the northerly line hereof, the following three (3) courses and distances:

- \$62°27'39"E, a distance of 426.01 feet to a 1/2 inch iron rod with cap found at the northwesterly corner of said 72.50 acre tract, for an angle point;
- 2) S62°18'06"E, a distance of 1509.13 feet to a 1/2 inch iron rod with cap set for an angle point;
- 3) \$63°32'25"E, a distance of 54.46 feet to a 1/2 inch iron rod with cap found at the northeasterly corner of said 72.50 acre tract, being the northwesterly corner of that certain remainder of 423.32 acre tract conveyed to Ella Louise Lind, by Deed of record in Document No. 1999120186 of said Official Public Records, for an angle point;

THENCE, leaving the southerly line of said 90.000 acre tract, along the westerly line of said remainder of 423.32 acre tract, being the easterly lines of said 72.50 acre tract and said 548.08 acre tract, for a portion of the northerly line hereof, the following two (2) courses and distances:

- S28°11'49"W, a distance of 2098.37 feet to a 1/2 inch iron rod with cap set at the southeasterly corner of said 72.50 acre tract, being the northeasterly corner of said 548.08 acre tract, for an angle point;
- 2) S28°51'16"W, a distance of 924.02 feet to a 1/2 inch iron rod found at an angle point in the northerly line of said 750.533 acre tract, for an angle point;

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THENCE, leaving the easterly line of said 548.08 acre tract, along the southerly line of said remainder of 423.32 acre tract, being the northerly line of said 750.533 acre tract, for a portion of the northerly line hereof, the following four (4) courses and distances:

- \$61°57'29"E, a distance of 2116.00 feet to a 1/2 inch iron rod found for an angle point;
- 2) N28°16'28"E, a distance of 664.18 feet to a 1/2 inch iron rod with cap set for an angle point;
- S61°55'40"E, a distance of 231.92 feet to a 1/2 inch iron rod with cap set for an angle point;
- 4) S62°13'46"E, a distance of 1383.28 feet to a 1/2 inch iron rod found at the northeasterly corner of said 750.533 acre tract, being in the westerly right-of-way line of Taylor Lane (80' R.O.W.), for the northeasterly corner hereof;

THENCE, along said westerly right-of-way line of Taylor Lane, being the easterly line of said 750.533 acre tract, for a portion of the easterly line hereof, the following three (3) courses and distances:

- Along a non-tangent curve to the left, having a radius of 14701.15 feet, a central angle of 01°22'03", an arc length of 350.85 feet, and a chord of which bears S27°23'38"W, a distance of 350.84 feet to a 1/2 inch iron rod found at the end of said curve;
- S26°39'38" W, a distance of 454.04 feet to a 1/2 inch iron rod found at the beginning of a non-tangent curve to the right;
- 3) Along said curve, having a radius of 93712.13 feet, a central angle of 00°13'16", an arc length of 361.66 feet, and a chord of which bears \$26°51'11"W, a distance of 361.66 feet to a 1/2 inch iron rod found at the northeasterly corner of that certain 0.23 acre tract conveyed to Manville Water Supply Corporation, by Deed of record in Volume 12641, Page 1561 of said Real Property Records, for an angle point;

THENCE, leaving said westerly right-of-way line of Taylor Lane, along the northerly, westerly and southerly lines of said 0.23 acre tract, being the easterly line of said 750.533 acre tract, for a portion of the easterly line hereof, the following three (3) courses and distances:

 N62°38'36"W, a distance of 100.15 feet to a 1/2 inch iron rod with cap set at the northwesterly corner of said 0.23 acre tract, for an angle point; FN 10-101(KWA) MAY 17, 2010 PAGE 4 OF 15

- S26°51'53"W, a distance of 100.15 feet to a 1/2 inch iron rod found at the southwesterly corner of said 0.23 acre tract, for an angle point;
- 3) S62°42'38"E, a distance of 100.29 feet to a 1/2 inch iron rod found at the southeasterly corner of said 0.23 acre tract, being in said westerly right-of-way line of Taylor Lane, for an angle point;

THENCE, along said westerly right-of-way line of Taylor Lane, being the easterly lines of said 750.533 acre tract, said 16.00 acre tract, and said 101.46 acre tract, for a portion of the easterly line hereof, the following thirteen (13) courses and distances:

- Along a non-tangent curve to the right, having a radius of 93712.13 feet, a central angle of 00°16'05", an arc length of 438.39 feet, and a chord of which bears \$27°08'46"W, a distance of 438.39 feet to a 1/2 inch iron rod found at the end of said curve;
- 2) S27°15'08"W, a distance of 2556.92 feet to a 1/2 inch iron rod found at the northeasterly corner of said 16.00 acre tract, for an angle point;
- 3) S27°15'21"W, a distance of 10.55 feet to a 1/2 inch iron rod with cap set at a point of curvature of a curve to the left;
- Along said curve, having a radius of 210712.15 feet, a central angle of 00°05'47", an arc length of 354.74 feet, and a chord of which bears \$27°12'27"W, a distance of 354.74 feet to a 1/2 inch iron rod found at the point of compound curvature of a curve to the left, being the southeasterly corner of said 16.00 acre tract;
- 5) Along said curve, having a radius of 210712.15 feet, a central angle of 00°05'48", an arc length of 355.36 feet, and a chord of which bears \$27°06'46"W, a distance of 355.36 feet to a 1/2 inch iron rod found at the end of said curve, for an angle point;
- S27°06'32"W, a distance of 384.22 feet to a 1/2 inch iron rod found at the beginning of a non-tangent curve to the left;
- 7) Along said curve, having a radius of 21059.69 feet, a central angle of 02°10'54", an arc length of 801.87 feet, and a chord of which bears S25°53'03"W, a distance of 801.82 feet to a 1/2 inch iron rod found at the end of said curve;
- 8) S24°42'43"W, a distance of 338.31 feet to a 1/2 inch iron rod with cap found at the southeasterly corner of said 750.533 acre tract, being the northeasterly corner of said 101.46 acre tract, for an angle point;

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- 9) S24°45′18″W, a distance of 89.99 feet to a 1/2 inch iron rod found at the beginning of a non-tangent curve to the right;
- 10) Along said curve, having a radius of 13545.14 feet, a central angle of 02°57'05", an arc length of 697.70 feet, and a chord which bears S26°13'52"W, a distance of 697.63 feet to a 1/2 inch iron rod found at the end of said curve;
- 11) S27°42'26"W, a distance of 240.29 feet to a 1/2 inch iron rod found at an angle point;
- 12) \$25°04'23"W, a distance of 99.53 feet to a 1/2 inch iron rod found at an angle point;
 - 13) S27°42′26″W, a distance of 1880.80 feet to a calculated point on the approximate centerline of Gilleland Creek, for the southeasterly corner hereof, from which a 1/2 inc iron rod found at an angle point in said westerly right-of-way line bears S27°42′26″W, a distance of 1568.12 feet;

THENCE, leaving said westerly right-of-way line, along the approximate centerline of Gilleland Creek, being the southerly lines of said 101.46 acre tract and said 750.533 acre tract, for a portion of the southerly line hereof, the following ninety-five (95) courses and distances:

- N74°54'22"W, a distance of 72.42 feet to a calculated point, for an angle point;
- S87°27'20"W, a distance of 49.55 feet to a calculated point, for an angle point;
- S72°06'15"W, a distance of 97.73 feet to a calculated point, for an angle point;
- N60°03'23"W, a distance of 55.23 feet to a calculated point, for an angle point;
- N18°05'14"W, a distance of 69.40 feet to a calculated point, for an angle point;
- N01°52'31"W, a distance of 66.51 feet to a calculated point, for an angle point;
- N28°35'56"W, a distance of 40.67 feet to a calculated point, for an angle point;
- N42°15'00"W, a distance of 135.79 feet to a calculated point, for an angle point;
- N27°09'47"W, a distance of 47.76 feet to a calculated point, for an angle point;

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- 10) N54°26′56″W, a distance of 39.65 feet to a calculated point, for an angle point;
- N82°14'06"W, a distance of 65.65 feet to a calculated point, for an angle point;
- 12) N46°06'32"W, a distance of 27.98 feet to a calculated point, for an angle point;
- 13) N31°32′58″W, a distance of 27.94 feet to a calculated point, for an angle point;
- 14) N05°19'44"E, a distance of 48.36 feet to a calculated point, for an angle point;
- 15) N10°59'18"W, a distance of 42.27 feet to a calculated point, for an angle point;
- 16) N24°46'37"W, a distance of 31.22 feet to a calculated point, for an angle point;
- . 17) N23°33′56″E, a distance of 48.12 feet to a calculated point, for an angle point;
 - 18) N33°25'00"E, a distance of 53.14 feet to a calculated point, for an angle point;
 - 19) N42°33′43″E, a distance of 50.30 feet to a calculated point, for an angle point;
 - 20) N54°07'33"E, a distance of 95.80 feet to a calculated point, for an angle point;
 - 21) N32°57'27"E, a distance of 36.48 feet to a calculated point, for an angle point;
 - 22) N26°02'14"E, a distance of 41.61 feet to a calculated point, for an angle point;
 - 23) N09°51'27"E, a distance of 76.18 feet to a calculated point, for an angle point;
 - 24) N01°43'45"E, a distance of 37.41 feet to a calculated point, for an angle point;
 - 25) N04°13'11"W, a distance of 45.91 feet to a calculated point, for an angle point;
 - 26) N01°52′49″E, a distance of 41.93 feet to a calculated point, for an angle point;
 - 27) N65°35'42"E, a distance of 94.19 feet to a calculated point, for an angle point;

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- 28) N49°41'41"E, a distance of 50.69 feet to a calculated point, for an angle point;
- 29) N07°41'41"E, a distance of 36.84 feet to a calculated point, for an angle point;
- 30) N27°33'01"W, a distance of 40.07 feet to a calculated point, for an angle point;
- 31) N07°48'42"W, a distance of 36.36 feet to a calculated point, for an angle point;
- 32) N45°41'21"E, a distance of 45.65 feet to a calculated point, for an angle point;
- 33) N58°06'41"E, a distance of 36.66 feet to a calculated point, for an angle point;
- 34) N24°11'14"E, a distance of 42.59 feet to a calculated point, for an angle point;
- 35) NO3°38'51"W, a distance of 90.98 feet to a calculated point, for an angle point;
- 36) N47°42'29"W, a distance of 52.22 feet to a calculated point, for an angle point;
- 37) N65°40'01"W, a distance of 94.58 feet to a calculated point, for an angle point;
- 38) N57°18'12"W, a distance of 31.69 feet to a calculated point, for an angle point;
- 39) N75°39'27"W, a distance of 93.87 feet to a calculated point, for an angle point;
 - 40) N70°13'14"W, a distance of 44.12 feet to a calculated point, for an angle point;
 - 41) N65°05'05"W, a distance of 58.53 feet to a calculated point, for an angle point;
 - 42) N59°44'55"W, a distance of 95.73 feet to a calculated point, for an angle point;
 - 43) N44°50′55″W, a distance of 106.52 feet to a calculated point, for an angle point;
 - 44) N52°53'43"W, a distance of 50.71 feet to a calculated point, for an angle point;
 - 45) N71°16′08″W, a distance of 52.52 feet to a calculated point, for an angle point;

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- 46) N59°49'47"W, a distance of 38.08 feet to a calculated point, for an angle point;
- 47) N49°26'58"W, a distance of 86.16 feet to a calculated point, for an angle point;
- 48) N19°27'23"W, a distance of 45.20 feet to a calculated point, for an angle point;
- 49) N00°41'47"E, a distance of 41.66 feet to a calculated point, for an angle point;
- 50) N11°10'31"W, a distance of 60.93 feet to a calculated point, for an angle point;
- 51) N23°17'44"W, a distance of 71.86 feet to a calculated point, for an angle point;
- 52) N51°19'43"W, a distance of 30.29 feet to a calculated point, for an angle point;
- 53) N76°09'03"W, a distance of 31.66 feet to a calculated point, for an angle point;
- 54) S80°08'05"W, a distance of 62.24 feet to a calculated point, for an angle point;
- 55) N47°57'06"W, a distance of 55.71 feet to a calculated point, for an angle point;
- 56) N73°49'25"W, a distance of 56.12 feet to a calculated point, for an angle point;
- 57) N85°42'01"W, a distance of 31.03 feet to a calculated point, for an angle point;
- 58) S89°22'20"W, a distance of 59.65 feet to a calculated point, an angle point;
- 59) N62°45'03"W, a distance of 70.09 feet to a calculated point, for an angle point;
- 60) N73°41'43"W, a distance of 72.35 feet to a calculated point, for an angle point;
- 61) N29°34'38"W, a distance of 49.46 feet to a calculated point, for an angle point;
- 62) N00°31'40"E, a distance of 69.33 feet to a calculated point, for an angle point;
- 63) N30°48'45"W, a distance of 70.19 feet to a calculated point, for an angle point;

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- 64) NO5°32'47"E, a distance of 139.88 feet to a calculated point, for an angle point;
- 65) N40°28'01"W, a distance of 59.67 feet to a calculated point, for an angle point;
- 66) \$40°32'37"W, a distance of 163.68 feet to a calculated point, for an angle point;
- 67) N60°13'22"W, a distance of 132.37 feet to a calculated point, for an angle point;
- 68) N89°15'01"W, a distance of 97.04 feet to a calculated point, for an angle point;
- 69) N33°17'01"W, a distance of 87.74 feet to a calculated point, for an angle point;
- 70) N12°20'56"W, a distance of 81.96 feet to a calculated point, for an angle point;
- 71) N43°37'29"W, a distance of 167.95 feet to a calculated point, for an angle point;
- 72) N09°29'37"E, a distance of 69.98 feet to a calculated point, for an angle point;
- 73) N35°37'27"E, a distance of 70.59 feet to a calculated point, for an angle point;
 - 74) N34°52'43"W, a distance of 118.29 feet to a calculated point, for an angle point;
 - 75) N66°14'09"W, a distance of 126.25 feet to a calculated point, for an angle point;
 - 76) N13°02'32"E, a distance of 61.63 feet to a calculated point, for an angle point;
 - 77) N20°02'32"W, a distance of 71.86 feet to a calculated point, for an angle point;
 - 78) N03°06'54"E, a distance of 108.22 feet to a calculated point, for an angle point;
 - 79) N31°49'14"W, a distance of 61.52 feet to a calculated point, for an angle point;
 - 80) S81°43'25"W, a distance of 91.81 feet to a calculated point, for an angle point;
 - 81) S88°09'57"W, a distance of 198.97 feet to a calculated point, for an angle point;

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- 82) N54°58'54"W, a distance of 53.43 feet to a calculated point, for an angle point;
- 83) N32°33'32"E, a distance of 43.54 feet to a calculated point, for an angle point;
- 84) N73°46'59"E, a distance of 65.35 feet to a calculated point, for an angle point;
- 85) N22°07'14"E, a distance of 67.11 feet to a calculated point, for an angle point;
- 86) N01°47'28"E, a distance of 139.30 feet to a calculated point, for an angle point;
- 87) N44°51'12"E, a distance of 147.56 feet to a calculated point, for an angle point;
- 88) N36°10'24"W, a distance of 112.55 feet to a calculated point, for an angle point;
- 89) N41°17'44"E, a distance of 42.83 feet to a calculated point, for an angle point;
- 90) N66°44'37"W, a distance of 218.31 feet to a calculated point, for an angle point;
- 91) S22°41'37"W, a distance of 120.76 feet to a calculated point, for an angle point;
- 92) S59°17'15"W, a distance of 79.96 feet to a calculated point, for an angle point;
- 93) N45°30'19"W, a distance of 109.77 feet to a calculated point, for an angle point;
- 94) N61°10'57"W, a distance of 73.43 feet to a calculated point, for an angle point;
- 95) S86°47'01"W, a distance of 25.00 feet to a calculated point, being an angle point in the northerly line of that certain 137.772 acre tract conveyed to Jennifer Scott Riggs by Deed of Record in Document No. 2003117240 of said Official Public Records, for an angle point;

THENCE, leaving the approximate centerline of Gilleland Creek, along the northerly line of said 137.72 acre tract, being the southerly line of said 750.533 acre tract, for a portion of the southerly line hereof, the following two (2) courses and distances:

 N28°10'51"E, a distance of 206.21 feet to a 1/2 inch iron rod with cap set for an angle point; FN 10-101(KWA) MAY 17, 2010 PAGE 11 OF 15

N27°57'39"E, a distance of 698.70 feet to a 1/2 inch iron pipe found at an angle point in the northerly line of said 137.772 acre tract, being in the southerly line of said 165.984 acre tract, for an angle point;

THENCE, continuing along the northerly line of said 137.772 acre tract, being the southerly line of said 165.984 acre tract, for a portion of the southerly line hereof, the following ten (10) courses and distance:

- N62°42'45"W, a distance of 1574.58 feet to a 1/2 inch iron rod with cap set for an angle point;
- 2) N62°30'14"W, a distance of 390.02 feet to a 1/2 inch iron rod with cap set for an angle point;
- N64°21'34"W, a distance of 87.41 feet to a 1/2 inch iron rod with cap set for an angle point;
- N62°45'03"W, a distance of 162.16 feet to 1/2 inch iron rod found for an angle point;
- 5) N62°27'50"W, a distance of 291.49 feet to 1/2 inch iron rod found for an angle point;
- 6) N62°43'58"W, a distance of 298.62 feet to 1/2 inch iron rod found for an angle point;
- 7) N62°39'09"W, a distance of 353.97 feet to 1/2 inch iron rod found for an angle point;
- 8) N62°26'41"W, a distance of 124.59 feet to a 1/2 inch iron rod with cap set for an angle point;
- N62°37'20"W, a distance of 145.41 feet to 1/2 inch iron rod found for an angle point;
- 10) N62°42'19"W, a distance of 414.40 feet to a 5/8 inch iron rod found at the southwesterly corner of said 165.984 acre tract, for the southwesterly corner hereof;

THENCE, N28°01'45"E, in part continuing along the northerly line of said 137.772 acre tract, and in part along the easterly line of that certain 51.937 acre tract conveyed to Helen R. Dressen by Deed of record in Volume 10810, Page 40, of said Real Property Records, being the westerly line of said 165.984 acre tract, for a portion of the westerly line hereof, a distance of 1765.59 feet to a 1/2 inch iron rod with cap set at the northwesterly corner of said 165.984 acre tract, being the southwesterly corner of said 750.533 acre tract, for an angle point;

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THENCE, N28°16'57"E, in part continuing along the easterly line of said 51.937 acre tract, and in part along the easterly line of that certain 52.119 acre tract conveyed to James A. Nelson, Jr., by Deed of record in Volume 10810, Page 40, of said Real Property Records, a distance of 1561.57 feet to a 1/2 inch iron rod with cap set at the northeasterly corner of said 52.119 acre tract, being an angle point in the southerly line of said 548.08 acre tract, for an angle point;

THENCE, N62°20'40"W, leaving the westerly line of said 750.533 acre tract, along the northerly line of said 52.119 acre tract, being the southerly line of said 548.08 acre tract, for a portion of the westerly line hereof, a distance of 1454.92 feet to a 1/2 inch iron rod with cap set at the southwesterly corner of said 548.08 acre tract, being the southeasterly corner of that certain 3.85 acre tract of land conveyed to the City of Austin, by Deed of record in Volume 3296, Page 247 of said Deed Records, for an angle point;

THENCE, along the easterly line of said 3.85 acre tract and the easterly and northerly lines of that certain tract conveyed to Anne B. Schryver, Et. Al., by Deed of record in Volume 12870, Page 1684, of said Real Property Records, tract, being the westerly line of said 548.08 acre tract, for a portion of the westerly line hereof, the following three (3) courses and distances:

- N28°21'05"E, a distance of 1605.54 feet to a 1/2 inch iron rod with cap set for an angle point;
- 2) N25°42'21"E, a distance of 245.50 feet to a 1/2 inch iron rod with cap set at the northeasterly corner of said Schryver tract, for an angle point;
- 3) N26°24'30"W, a distance of 1521.86 feet to a 1/2 inch iron rod with cap set at the northwesterly corner of said Schryver tract, being in said easterly right-of-way line of F.M. Highway No. 973, for an angle point;

THENCE, along said easterly right-of-way line of said F.M. Highway No. 973, being the westerly line of said 548.08 acre tract and said 164.73 acre tract, for a portion of the westerly line hereof, the following six (6) courses and distances:

- N28°51'02"E, a distance of 792.97 feet to a 1/2 inch iron rod with cap set for an angle point;
- N23°08'50"E, a distance of 200.99 feet to a concrete monument found at an angle point;
- 3) N29°17'58"E, a distance of 105.40 feet to a concrete monument found at the northwesterly corner of said 548.08 acre tract, being the southwesterly corner of said 164.73 acre tract, for an angle point;

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- 4) N27°10'09"E, a distance of 23.58 feet to a TxDOT Type I concrete monument found at the point of curvature of a curve to the left;
- 5) Along said curve, having a radius of 2915.00 feet, a central angle of 22°15'13", an arc length of 1132.18 feet, and a chord of which bears N17°43'23"E, a distance of 1125.08 feet to a TxDOT Type I concrete monument found at the point of tangency of said curve;
- 6) N06°38'03" E, a distance of 311.43 feet to the POINT OF BEGINNING containing an area of 1819.188 acres (79,243,814 square feet) of land, more or less, within these metes and bounds.

TRACT II - 247.096 ACRES

BEGINNING, at a 1/2 inch iron rod with cap found in the easterly right-of-way line of Taylor Lane (80' R.O.W.), at the southwesterly corner of that certain 27.92 acre tract conveyed to Walter S. Chamberlin by Deed of Record in Volume 11795, Page 32 of the Real Property Records of Travis County, Texas, for the northwesterly corner of said 247.156 acre tract and hereof;

THENCE, leaving said easterly right-of-way line of Taylor Lane, along the southerly line of said 27.92 acre tract and that certain 40.90 acre tract conveyed to Travis County, by Deed of record in Document No. 2002153674 of said Official Public Records, for the northerly line of said 247.156 acre tract and hereof, the following three (3) courses and distances:

- S62°19'58"E, a distance of 127.06 feet to a 1/2 inch iron rod found for an angle point;
- 2) S62°40'50"E, a distance of 875.80 feet to a 1/2 inch iron rod with cap set for an angle point;
- 3) S62°45'17"E, a distance of 2396.70 feet to a 1/2 inch iron rod with cap set at the northeasterly corner of said 247.156 acre tract, being the northwesterly corner of that certain 50.024 acre tract conveyed to Terry Masters, by Deed of record in Volume 12137, Page 79, of said Real Property Records, for the northeasterly corner hereof;

THENCE, leaving the southerly line of said 40.90 acre tract, along the westerly and southerly lines of said 52.024 acre tract, being the easterly line of said 247.156 acre tract, for a portion of the easterly line hereof, the following six (6) courses and distances:

 S27°38'37"W, a distance of 1656.72 feet to a 1/2 inch iron rod with cap set for an angle point; FN 10-101(KWA) MAY 17, 2010 PAGE 14 OF 15

- S26°46'24"W, a distance of 278.40 feet to a 1/2 inch iron rod with cap set for an angle point;
- . 3) S26°25'17"W, a distance of 310.86 feet to a 1/2 inch iron rod with cap set for an angle point;
 - \$24°58'15"W, a distance of 99.44 feet to a wood fence post found for an angle point;
 - 5) S62°27'04"E, a distance of 782.06 feet to a 1/2 inch iron rod with cap set for an angle point;
 - 6) S62°54'09"E, a distance of 319.90 feet to a 1/2 inch iron rod with cap set in the westerly line of that certain 30.00 acre tract conveyed to The Lundell 1991 Trust, by Deed of record in Volume 11422, Page 436 of said Real Property Records, for an angle point;

THENCE, along the westerly line of said 30.00 acre tract, being the easterly line of said 247.156 acre tract, for a portion of the easterly line hereof, the following four (4) courses and distances:

- S25°09'46"W, a distance of 82.68 feet to a 1/2 inch iron rod with cap set for an angle point;
- 2) S29°40'59"W, a distance of 328.78 feet to a 1/2 inch iron rod with cap set for an angle point;
- S28°45'06"W, a distance of 150.93 feet to a 1/2 inch iron rod with cap set for an angle point;
- 4) S26°44'38"W, a distance of 85.20 feet to a wood fence post found at the northeasterly corner of that certain 130.638 acre tract conveyed to Fannie Ruth Salyer Life Estate, by Deed of record in Document No. 1999019515 of said Official Public Records, for the southeasterly corner of said 247.156 acre tract and hereof;

THENCE, N62°02'23"W, leaving the westerly line of said 30.00 acre tract, along the northerly line of said 130.638 acre tract, for the southerly line of said 247.156 acre tract and hereof, a distance of 4487.32 feet a 1/2 inch iron rod found in said easterly right-of-way line of Taylor Road, at the northwesterly corner of said 130.638 acre tract, for the southwesterly corner of said 247.156 acre tract and hereof;

THENCE, along said easterly right-of-way line of Taylor Lane, being the westerly line of said 247.156 acre tract, for the westerly line hereof, the following four (4) courses and distances:

 N27°14'01"E, a distance of 916.35 feet to a 1/2 inch iron rod found at the beginning of a non-tangent curve to the left; FN 10-101(KWA) MAY 17, 2010 PAGE 15 OF 15

- Along said curve, having a radius of 93792.13 feet, a central angle of 00°33'01", an arc length of 900.84 feet, and a chord of which bears N26°58'54"E, a distance of 900.83 feet to a 1/2 inch iron rod found at the end of said curve;
- N26°46'57"E, a distance of 454.27 feet to a 1/2 inch iron rod with cap found at the beginning of a non-tangent curve to the right;
- 4) Along said curve, having a radius of 14621.15 feet, a central angle of 02°37'39", an arc length of 670.51 feet, and a chord of which bears N27°58'11"E, a distance of 670.45 feet to the POINT OF BEGINNING containing an area of 247.096 acres (10,763,494 square feet) of land, more or less, within these metes and bounds.

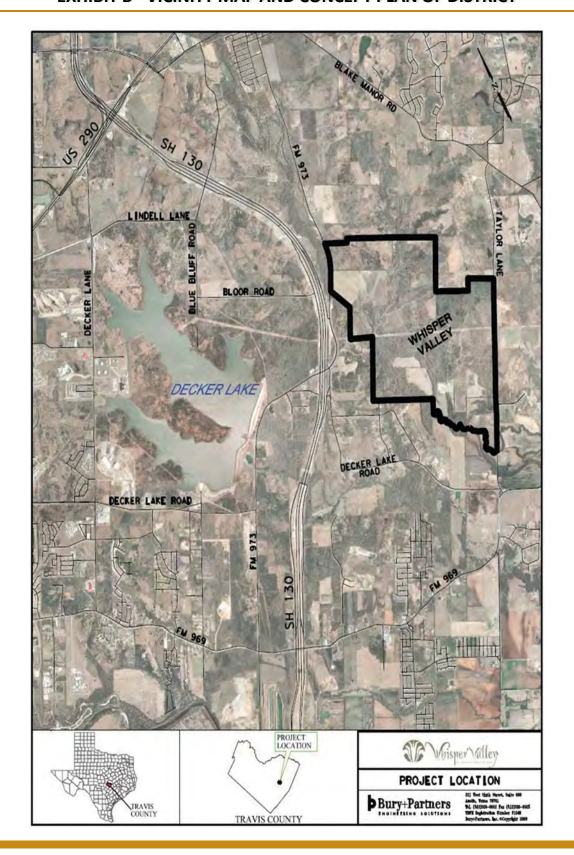
I, ABRAM C. DASHNER, A REGISTERED PROFESSIONAL LAND SURVEYOR, DO HEREBY STATE THAT THIS DESCRIPTION IS BASED UPON A SURVEY MADE ON THE GROUND BY BURY-PARTNERS, INC. UNDER MY DIRECTION AND SUPERVISION. A SURVEY SKETCH PLAT WAS PREPARED TO ACCOMPANY THIS DESCRIPTION.

BURY & PARTNERS, INC. ENGINEERS-SURVEYORS 221 WEST SIXTH STREET, SUITE 600 AUSTIN, TEXAS 78701 ABRAM C. DASHNER, R.P.L.S.

NO. 5901

STATE OF TEXAS

EXHIBIT B - VICINITY MAP AND CONCEPT PLAN OF DISTRICT



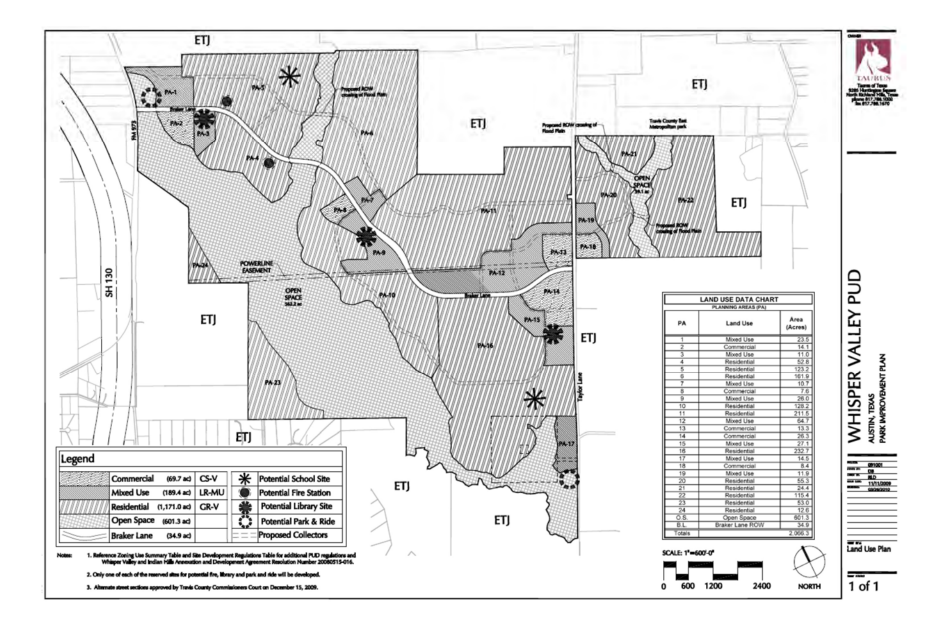


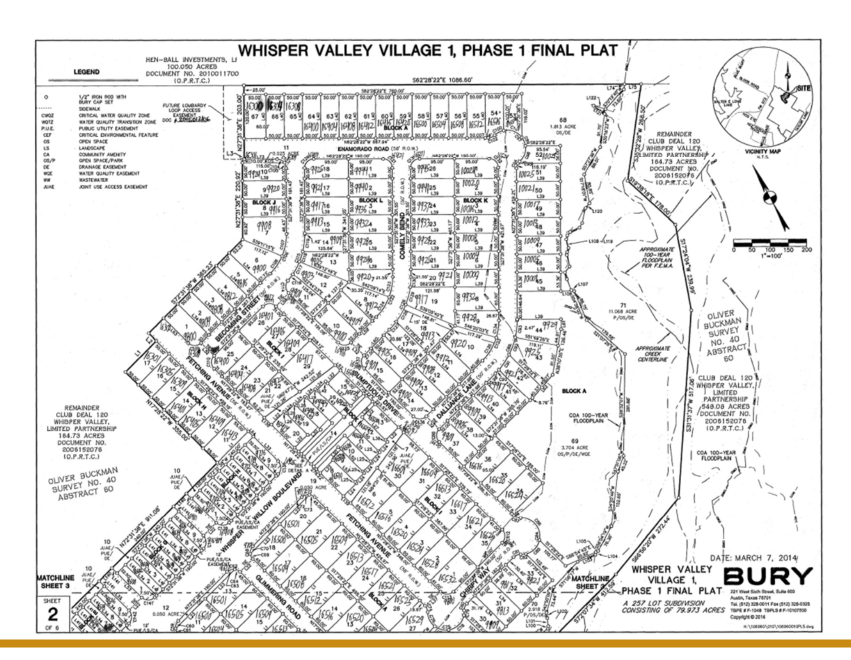
EXHIBIT C-1 – WHISPER VALLEY VILLAGE 1, PHASE 1 FINAL PLAT

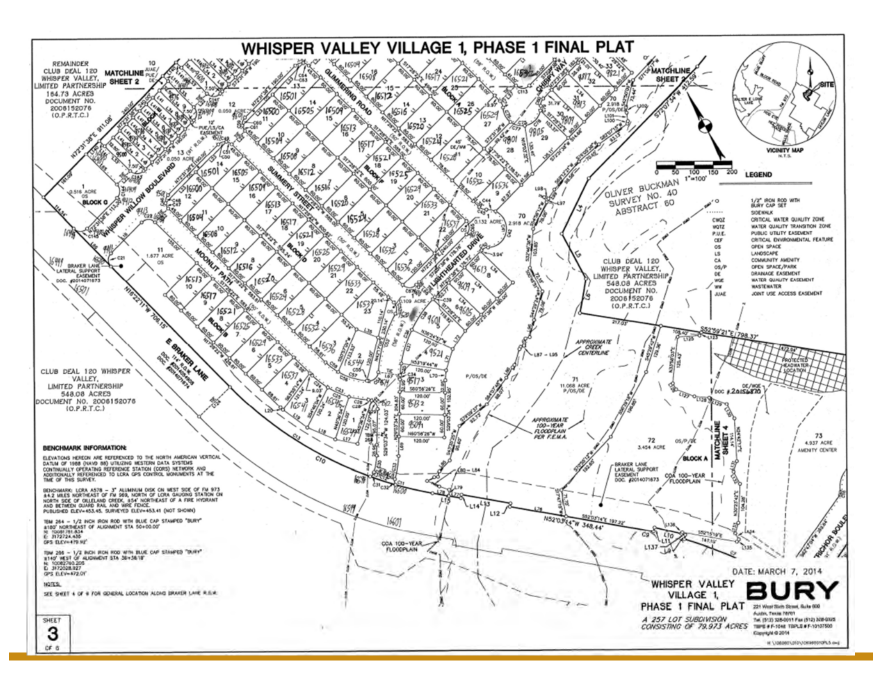
WHISPER VALLEY VILLAGE 1, PHASE 1 FINAL PLAT

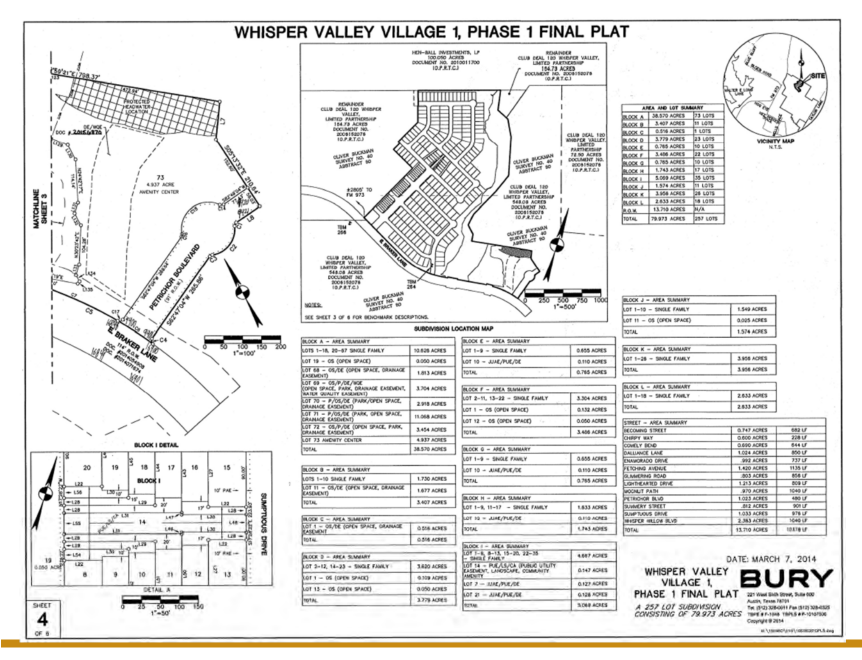
CONSUMER PROTECTION NOTICE FOR HOMEBUYERS, IF YOU ARE BUYING A LOT IN THIS SUBDIVISION, YOU SHOULD DETERMINE WHETHER THE SUBDIVISION AND THE LAND AROUND IT ARE INSIDE OR OUTSIDE THE CITY LIMITS. THIS CAN AFFECT THE ENJOYMENT AND VALUE OF YOUR HOME. DEPENDING ON STATE LAW AND OTHER FACTORS, LAND OUTSIDE THE CITY LIMITS MAY BE SUBJECT TO FEWER LOCAL GOVERNMENT CONTROLS OVER THE DEVELOPMENT AND USE OF LAND THAN INSIDE THE CITY LIMITS. THE SUBDIVISION'S RESTRICTIVE COVENANTS MAY CREATE PRIVATELY ENFORCEABLE RESTRICTIONS AGAINST INCOMPATIBLE LAND USES WITHIN THE SUBDIVISION, WHETHER IT IS INSIDE OR OUTSIDE THE CITY LIMITS. DEPENDING ON STATE LAW AND OTHER FACTORS, HOWEVER, OUTSIDE THE CITY LIMITS NEITHER PRIVATE NOR GOVERNMENTAL RESTRICTIONS MAY BE AVAILABLE TO (1) RESTRICT EITHER THE NATURE OR EXTENT OF DEVELOPMENT NEAR THE SUBDIVISION, OR (2) PROHIBIT LAND USES NEAR THE SUBDIVISION THAT ARE INCOMPATIBLE WITH A RESIDENTIAL NEIGHBORHOOD.

VICINITY MAP

1







WHISPER VALLEY VILLAGE 1, PHASE 1 FINAL PLAT

	LINE TABL	E		LINE TABL	3		LINE TABL	Ε
LNE NO	DEARING	DISTANCE	LINE NO	BEARING	DISTANCE	LINE NO	BEARING	DISTANCE
L1	N72'31'38"E	120.00	L50	\$1728'22'E	105.24	L101	\$2012'07"W	22.41
1.2	N17'28'22"N	29.16	L51	51728'22'C	100.16*	L102	52012'07*W	14.07
.13	545.58,55,€	5.01*	L52	517'28'22 " E	95.08"	L103	NB4109'43"W	52.44
1.6	554'08'45"W	163.01"	153	\$1728'22 ' E	85.08"	L104	\$34'56'12"W	7.34
L5	20,02,09,E	135.96*	L54	N17"28"22"W	14.92"	L105	NB8'54'45"W	7.34
LS	239.05,58,A	93.45"	L55	N17"26"22"W	28.22	L106	98278722℃	36.41
U	\$3372272°W	101.81"	L56	N17'28'22"W	15.08"	L107	\$43'41'55'E	8.13
LB	582'49'04"W	75.45*	L57	\$17'28'26 " E	20.21	L108	5512'06"W	32.26
L9	N42'03'20"E	11.96*	158	\$7117'26"W	50.01"	L109	\$13'23'55"W	20.46
L10	N47'56'40"W	84.17	L59	\$72'31'38"W	97.86	L110	564'44'10"W	20.76
L11	\$42'03'20"W	11.26"	LBO	\$72'31'38"W	97.86	L111	\$14'41'00"W	32.57
L12	N37'56'46"E	9.33	1.61	527'31'38"W	27.47	L112	\$32'51'07"W	8.62
L13	N52'03'14"W	131.50*	L62	958'08'04"W	85.60*	L113	\$4711'04"W	11.85
L14	\$37'56'46"W	9.55	L63	N17'28'22"W	95.00"	L114	\$13'23'52"W	24.54
L15	N52'03'14"W	76.36"	L64	517'28'22"E	20.00	L115	\$41'37'37"M	11.02
L16	\$72'31'36"W	116.01"	L65	N17'28'22"W	115.00	L116	587'56'47"W	12.04
LI7	N50/38/24*W	60.17	L66	N16'22'15"W	141.03	L117	587'43'47"E	28.42
L18	N3858'21"W	80.28	187	554'02'42'E	58.16"	L118	\$57'08'51"W	14.56
L19	N25/36/19*W	79.93°	LEB	517'28'22'E	58.00*	L119	549'53'46"W	41,30
1.20	N1813'47"W	9.12	1.69	N29'03'34'E	51.88	L120	500'36'57"W	17.36
L21	N45'48'35"E	2.52	L70	532'51'55"W	26.68	L121	\$25'43'43"E	37.87
L22	572'31'36"W	50.00	L71	\$45°07'39"W	59.12"	L122	N46'06'23"W	34.40
L23	\$72'31'38"W	115.00"	L72	S61'54'05'W	59.04	L123	N56'42'30"E	9.23
1.24	572'31'38"W	35.00*	1.73	582°28′22″€	89.99	L124	\$73'37'49"W	114,00
L25	\$17'28'22'C	4.92	L74	53573'15'W	13.45	L125	586'50'39'E	58.29
L26	\$17'28'22'E	5.08"	1.75	582'28'22'E	45.49	L126	N1/05/53*W	18.10
1.27	\$17'28'22 ' C	90.00*	L78	N52'03'14"W	151.22	L127	N4175'04"W	51.91
L28	517'28'22'E	10.00	1,77	N52'03'12"W	32.36	L128	N5710'08'W	39.36
129	N72'31'36'E	120.00	L78	N52'03'16"W	44.00	L129	N41'20'22"W	49.52
L29	\$72'31'36"W	120.00"	L29	530'20'52"W	16.72	L130	N0'04'48'E	43.78
L30	572'31'38"W	85.00	1.00	\$42'56'49'E	27.32	1131	N45"43"18"E	29.23
L31	572'31'38'W	155.00"	1.81	537'39'22'E	35.50	L132	NO'24'27"W	35.75
L31	N72'31'38"€	155.00"	L82	N89'27'53"W	21,46	L133	N43'29'57'E	30.71
1.32	N17'28'22"W	50.00	183	N68'03'27"W	9.72	1334	N2.38,55, M	18.66
1.33	N17"26"22"W	95.00*	LB4	\$44'51'06'W	14.97	L135	N872731℃	7.87
L34	\$17'28'22'E	- 120.00	185	572'04'13'W	39.24	L136	N58'48'44"E	4.45
L35	\$41'30'57*E	61.00	LDS	558'31'48"W	32.32	1137	N47'56'40"W	10.80
L36	\$1728'22'E	7.05	L87	5871318°W	8.01°	L138	N172818*W	27.47
L37	N74'32'59"E	58.04	LDA	545'20'10"W	44.32	L139	N17'28'18"W	27.23
F28	517'28'22'E	20.20	1.09	5551707°W	6.51	L140	M72'31'38"E	.50.00
L39	562'26'22'E	120.00*	L90	NB0'53'04"W	9.18	L141	N17"28"22"W	20.00
L40	N27'31'36'E	120.00	LS1	S42'30'55"N	4.36	Livi	M17 20 22 W	20.00
L41	572'31'38"W	25.00	L91	542'39'56'N	3.52			
L42	572'31'38' W	7.26	192	5273938 W 5013'50"W	3.95			
L43	5172822°E	104.75	194	583'43'45"W	3.95			
144		99.83	195		11.48			
L45	\$1728'22'E	99.83	L95	N80'47'14"W	46.33			
L48	\$17'28'22'E	21172		\$42'04'03"W				
L48	517'28'22'E	84.92"	L97	5216'07"W	14.58			
2.11	N373822*#	2.50	-	NA4-06-18-A	16.93			
1.46	3173E22'E	1768	1,00	580 3312 W	28.80*			

		CI	JRVE TAE	3.18	
CURVE #	LENGTH	RADIUS	DELTA	CHORD LENGTH	BEARING
C1	10.62	10.00	60'49'25"	10.12"	552'24'22"W
C2	106.66*	68.63	89'02'52"	98.25"	965'25'32*W
C3	8.04"	10.00"	45'04'20"	7.83	\$55'49'14"W
C4	15.56	10.00*	89106118*	14.04	\$1812'55"W
C5	377.69	1114.00	19'25'32"	375.88	N38104'00"W
C6	109.13	1114.00	5'36'46"	109.08	N29'09'37"W
C7	268.56	1114.00	13'48'46"	267.91"	N38'52'23"W
CS	37.81"	1114.00	1'56'41"	37.81"	N51'04'54'W
C10	614.71	987.00	35'41'03"	604.82"	53472'43'E
C11	24.00	987.17	1'25'36"	24.00*	\$46'55'38'E
C12	70.63	987.82	4105'48"	70.61	\$44'10'50"E
C13	443.76	987.00	25'45'37"	440.03	52974'59'E
C14	10.62	10.00	60'49'25"	10.12	N66'46'13'W
C15	155.07	70.00	126'55'45"	125.25	\$8070'37'W
C15	8.04	10.00	45'04'20"	7.03	539'44'54"W
C17	14.97	10.00	85'45'15"	13.61	57452'32'E
C21	38.79	25.00	88'54'17"	35.02	528/04/30°W
C22	39.27	25.00	90'90'00"	35.36	N62"28"22"W
C23	165.53	235.00	42'09'06"	161.82	538'32'54'E
024	52.02	225.00	1314'48"	51.90*	524'05'45"E
C25	61.31	225.00	15'38'43"	61.12	\$38'31'31°E
C25	91.91			_	
C27	52.20° 38.70°	25.00	131735	52.08	552'58'40"E
C27			88'41'01"	34.95	\$1516'57'E
	8.39*	25.00	1913'30"	8.35	550'00'42"E
C58	30.31	25.00	69'27'31"	28.49*	905'40'12"E
C30	44.14	151.00	16'45'01"	43.99	N37'26'04'E
C31	14.06"	14.00	57'31'43"	13.47	N74'34'29"E
C35	15.86"	15.30	597314"	15.16*	521'57'49'W
C33	61.57	209.00	16'52'48"	61.35	N37*29'58'E
C34	11.05"	321.00	1'58'16"	11.05	N30'02'43'E
C35	31.60*	321.00*	5'38'24"	31.59	N33'51'04"E
C36	243.53	321.00	43'28'05"	237.73	N50'47'38'E
C37	94.76"	321.00	16'54'47"	94.41	N45'07'39"E
C38	98.90"	321.00	17'30'11"	98.51"	N82'24'38'E
C39	7.23	321.00	117'25"	7.23	N71'52'56"E
C40	19.18	25.00	43/56/43*	18.71	N85'30'00"W
C41	158.94"	50.00	182'08'05"	99.98	N25'24'18'E
C42	134.21"	50.00*	153'47'39"	97.40	\$39'34'31"W
C44	24.73	50.00	28'20'27"	24.48	N51"29"33"W
C45	20,74	25.00	47'32'38"	20.15	N41'53'41"W
C46	39.27	25.00	90,00,00.	35.36	527'31'38'W
C47	16.09"	25.00	36'52'12"	15.01	500/57*44*W
C48	23.18*	25.00	53'07'48"	22.36	\$45'57'44"W
C49	39.27	25.00	90,00,00.	35.36	N62'28'22"W
C50	23.18	25.00*	53'07'48"	22.36	N80'54'27"#
CSI	16.09"	25.00	36'52'12"	15.81"	N35'54'27"N
C52	32.30	25.00	74'01'04"	30.10	N19'32'11'E
C53	163.78	379.00	24'45'33"	162.51"	N44'09'56'E
CS#	35.50	38.00	8917'34"	35.14	9767557E

			JRVE TA		
JURVE #	LENGTH	RACIUS	DELTA	CHORD LENGTH	BEARING
C55	4.05"	175.00	119'32"	4.05"	\$5815'30 ' E
C56	126.60*	175.00	41'26'54"	123.85	\$3811'49'E
C57	80.06	175.00	2673'07"	79.36	\$44'29'11"E
csa-	42.47	175.00	13'54'16"	42.36*	824'25'29'E
C59	39.27	25.00"	90'00'00"	35.36*	927'31"38"W
CBO	23.18	25.00	53'07'46"	22.36	\$45'37'44"W
CS1	16.09"	25.00"	36'52'12"	15.81	900'57'44"W
C82	39.27	25.00	90'00'00*	35.36*	N62'26'22"W
C63	23.18	25.00	53'07'46"	22.36	N80'54'27"W
C84	16.09"	25.00	36'52'12"	15.01	N35'54'27"W
CS5	39.27	25.00	90'00'00*	35.36*	927'31'38"W
C66	10.54	379.00	1'35'36"	10.54	371"43"50"W
C67	40.12	25.00	91'57'11"	35.95*	543'05'27"E
CSB	39.27	25.00	200,000,00	35.36	H27'31'38'€
CES	16.09"	25.00	34/52/12*	15.81	N00'57'44"E
C70	23.18	25.00	53'07'48"	22.36	N45'57'44"E
C71	39.27	25.00	90'00'00*	35.36	582'28'22'E
C72	23.18	25.00	53'07'46"	22.36	\$80'54'27'E
C73	16.00	25.00	36/52/12*	15.00	535'54'27"E
C74	19.17	25.00	43'56'44"	18.71	904'30'00"W
C75	158.94"	50.00	182'08'07"	99,98	S\$4'35'41'E
C76.	44.55	50.00	51'23'20"	43.36	900'46'42"W
C77	40.16	50.00	45'01'30"	39.09	\$4755 43 E
C78	61.23	50.00	70'09'50"	57.47	N73'56'37"E
C79	12.70	50.00	14'33'26"	12.67	N31'36'59"€
C80	21.03	25.00	4011'23"	20.41*	N48'25'57"E
CBI	21.03"	25.00	4611'23"	20.41*	NB3'22'40"W
C84	182.64	50.00	106/22/07*	99.85	N27'31'38"€
C85	58.22	50.00	64'25'43"	53.31	N72'03'29"E
C88	92.07	50.00	105'30'23"	79.50	N12'54'34"W
C87	21.00*	25.00	48'07'44"	20.39*	N41'35'50"W
C88	39.27	25.00	90,00,000	35.36*	\$27'31'38"W
CB9	161.56"	205.00	45/09/13*	157.41	N49'57'01"E
C90	14.03	205.00	3'55'20"	14.03	N70/33'58"E
C91	50.00	205.00	13'56'28"	49.88	N61'37'04"E
C92	50.00"	205.00	13'58'28"	49.88	N47'36'35"E
C93	47.53	205.06	13'16'46"	47.42	N34'00'55"E
C94	21.03	25.00	4871"22"	20.41"	551'37'20"W
C95	7.05	25.00	16'09'40"	7.03	N67'36'11"E
C95	13.98	25.00	32'01'43"	13.79	N43'32'30"E
C97	158.94	50.00	182'08'07"	99.98"	N15'21'02"W
cos	49.44	50.00	56/36/03*	47,45	N47"23"30"E
C99	24.77	50.00	28'23'09"	24.52	N04'52'24"E
C100	28.29	50.00	32'25'22"	27.92	589'47'35"W
C101	56.44	50.00	64'40'34"	53.49	\$41'39'27"E
C102	19.19	24.50	44'43'20"	18.71	NB4'28'43"W
C103	39.27	25.00	90/00/00*	35.36	517'28'22"E
C104	23.18	25.00	53'07'48"	22.36	\$35'54'27"E
C106	18.09	23.00	23.02.49	22.36	339 34 2/E

L	CURVE TABLE								
Ŀ	CURVE #	LENGTH	RADIUS	DELTA	CHOPD LENGTH	BEARING			
	C106	121.73	155.00"	44'59'51"	118.63	\$50'01'34"W			
	C107	62.47*	155.00"	23'05'36"	62.05	539'04'26"W			
	C108	59.25	155.00	21'54'24"	58.90*	561'34'26"W			
	C109	39.27	25.00"	80,00,000	35.36	562'26'22"E			
	C110	39.27*	25.00	90'00'00"	35.36	\$27'31'38"W			
	C111	39.27	25.00*	90'00'00*	35.36	N627822*W			
Ī	C112	39.27	25.00	90'00'00"	35.36	527'31'38"W			
	C113	39.27*	25.00	20,00,000,	35.36	N622622*W			
	C114	36.85*	25.00"	84'29'36"	33.60	\$24'44'57"W			
Ī	C115	141.13	205.00"	39"26"42"	138.36	N4714'57"E			
	C116	23.23	205.00	6'29'31"	23.22	N63'43'32'E			
	C117	39.34	205.00	10'59'47"	39.26	N54'58'53"E			
	-C118	29.52	205.00	815'00"	29.49	N45'21'30"E			
	C119	49.04	205.00	13'42'24"	48.92	N34'22'48'E			
	C120	39.27	25.00"	90'00'00"	35.36	N72'31'38'E			
	C121	39.27	25.00"	90'00'00"	35.36	\$17'28'22"E			
	C122	121.74	155.00"	45'00'00"	118.63	550/01/38°W			
	C123	56,41"	155.00"	20'51'06"	56.10"	5375712°W			
	C124	65.33	155.00	24'08'54"	64.84	580'27'12"W			
	C125	39.27	25.00"	90'00'00"	35.36"	N62'28'22"W			
	C126	161.01*	205.00	45'00'00"	156.90*	M50'01'38'E			
	C127	29.24	205.00	870'24"	29.22	N68'26'26"E			
	C128	53.51*	205.00	14'57'20"	53.36*	N56'52'34"E			
	C129	49.71°	205.00"	13'53'36"	49.59	N42'27'06"E			
	C130	28.54	205.00	7'58'40"	28.52	H31'30'58"E			
	C131	39.27	25.00"	90,00,00.	35.36*	N72'31'38"E			
	C132	39.27*	25.00"	90'00'00"	35.36	\$17'28'22'E			
	C133	121.74	155.00	45'00'00"	. 118.63	\$50'01'38"W			
	C134	47.86	155.00"	17'41'25"	47,67	\$36'22'21"N			
•	C135	73.86	155.00"	2718'35"	73.18	\$58'52'21"N			
Ī	.C136	39.27	25.00"	90/00/00*	35.36"	N62'28'22"N			
ľ	C137	39.27	25.00"	90'00'00"	35.36"	N27'31'38"E			
Ī	C138	39.27	25.00"	90'00'00"	35.36*	N27'31'38'E			
Ī	C139	39.27	25.00	90,00,00	35.36"	9822822℃			
Ī	C140	39.27	25.00"	90'00'00"	35.36	N27'31'38'E			
Ī	C141.	39.27*	25.00	90'00'00"	35.36	982'28'22'E			
ľ	C142	39.27	25.00	90/00/00*	35.36"	N27'31'38'E			
Ī	C143	39.27*	25.00	90'00'00"	35.36"	982'28'22 ' E			
ľ	C144	39.27	25.00"	90/00/00*	35.36"	N27'31'38'E			
ľ	C145	39.75	25.00	91/26/11*	35.49°	561 55'16'E			

DATE: MARCH 7, 2014

WHISPER VALLEY VILLAGE 1,

SHEET 5

WHISPER VALLEY VILLAGE 1 PHASE 1 FINAL PLAT

STATE OF TEXAS)(

COUNTY OF TRAVIS)(

KNOW ALL MEN BY THESE PRESENTS)(

THAT CLUB EVAN 100 MINERY WALEY LP., A TEXAS CINERAL PARTHERSHIP, BY TAURUS OF TEXAS ACTION OF AND THROUGH DOCCURS CLILLADS, DEING THE OWNER AND THROUGH DOCCURS CLILLADS, DEING THE OWNER AND THROUGH THE OWNER AND THROUGH THE OWNER AND THROUGH THROUGH THE OWNER AND THROUGH THROU

DOUGLAS GITLAGO HEISPIR-VALEY L.P. COLOR DEAL TO HEISPIR-VALEY L.P. COLOR DEAL TO HEISPIR-VALEY L.P. COLOR HANNINGTON DEAL HEISPIR-VALEY L.P. COLOR HANNINGTON DEAL HEISPIR HOUSEN HOUSEN HOUSEN BOULAND HELS, TEXAS 76180 10/02/14

STATE OF TEXAS &

COUNTY OF TRAVIS §

COUNTY OF TRAVIS \$

INSTALLABLE WAS ACCIONATEDED BETTOE ME ON THE ATY OF COUNTY TO ME TO BE THE PERSON WHOSE TAME OF SUBSCREED TO THE FORECOME INSTRUMENT AND MAS ACCIONATED ME THAT FORECOME STRUMENT WAS EXCUSTED FOR THE PURPOSES THERME EXPRESSED AND IN THE CHAPTER THAT IS ACCOUNTED FROM THE PURPOSES THERME EXPRESSED AND IN THE CHAPTER THAT IS ACCOUNTED FROM THE PURPOSES THERME EXPRESSED AND IN THE CHAPTER THAT IS ACCOUNTED THE PURPOSES THE PURPOSE THE PURPOSES THE PURPOSE THE PURPOSES THE PURPOSE THE



A PORTION OF THE SUBJECT PROPERTY IS LOCATED WITHIN THE BOUNDAMES OF THE 100 YEAR FLOODPLAN, AS IDENTIFED BY THE FEDERAL EMERGENCY MANAGEMENT AGENCY, FEDERAL HIGHRANCE RATE MAP (FRM) NO. 48453C0495 N. DATED SEPTEMBER 26, 2008 FOR TRAVIS COUNTY, TEXAS AND NOCKPORATED AREAS.

ENGINEER'S CERTIFICATION:

L MICHAEL A GAMERITA, AM AUTHORIZED UNDER THE LAYS OF THE STATE OF THE AUTHORIZED UNDER THE AUTHORIZED CONTROL THE THEORY OF THE THAT THE FRAT OF THE THAT THE FRAT OF THE DEMONSTRONG STANDFORM AND CORPLETS WITH THE SOF THE AUGITH CODE OF 2012, AS AMERICED, AND IS TRUE AND CORPLECT TO THE BEST OF MY NOREIGNE.

HICHAEL A. GANNETTA, P.E. TEXAS REGISTRATION NO. 1162-8 BURY-AUS, INC. 221 WEST SIXTH STREET, SUITE 600

SURVEYOR'S CERTIFICATION:

I, JOHN T, BUNGOO, AM AUTHORIZED UNDER THE LAWS OF THE STATE OF TEXAS TO PRACTICE THE PROFESSION OF LAND SURVEYING, AND HEREBY CERTBY THAT THIS PLAT COMPUTES WITH THIS 30 OF THE AUSTIN CODE O' 2002, AS AMEDICED, AND WAS PREPARED FROM AN ACTUAL ON THE GROUND SURVEY OF THE PROFESTY MADE UNDER MY SURFEIGHED.

TEXAN PEGGTRATION NO. 4998

SHEET

6

OF 8

BURY-AUS, INC. 221 HEST BATH STREET, SUITE BOD AUGUN, TEXAS 78701

GENERAL NOTES: (CONTINUED)

TO ALL LOTS SHALL HAVE A 10-FOOT WIDE PUBLIC UTILITY EASEMENT MEASURED FROM THE RIGHT OF WAY ALONG EFFICET PROMYAGES.

9/30/14

JOHN T. BILMOSKI

ATES JO

GENERAL NOTES:

- NO LOT IN THIS SUBDIVISION SHALL BE OCCUPIED UNTIL CONNECTED TO THE CITY OF AUSTIN WATER AND WASTEWATER SYSTEM.
- 2. THE MATER AND WASTEMATER UTLITY SYSTEM SERVING THIS SUBDIVISION MUST BE IN ACCORDANCE WITH THE CITY OF AUSTIN UTLITY DESIGN CRITERIA. THE WAITER AND MASTEMATER UTLITY PLAN MUST BE REVIEWED AND PROVIDED BY ME MUST HAVE MUST. ALL MASTEMATER AND MASTEMATER CONSTRUCTION MUST BE INSPECTED BY THE CITY OF AUSTIN. THE LANDOWNER MUST PAY THE CITY INSPECTION FEED HT BE MITTHE UTLITY CONSTRUCTION.
- 3. ALL STREETS, CRANAGE, SCEWALKS, WATER AND WASTERNATER UNES, AND EROSION CONTROLS SHALL BE CONSTRUCTED AND INSTALLED TO CITY OF AUSTIN STANDARDS.
- NO BUILDING, FENCES, LANDSCAPING OR OTHER SUCH STRUCTURES ARE PERMITTED IN DRAINAGE EASEMENTS EXCEPT AS APPROVED BY CITY OF AUSTIN/TRAVIS COUNTY.
- PROPERTY OWNERS SHALL PROVIDE FOR ACCESS TO DRAINAGE EASEMENTS AS MAY BE NECESSARY AND SHALL NOT PROHIBIT ACCESS BY GOVERNMENTAL AUTHORITY.
- 6. ALL DRAMAGE EASEMENTS ON PRIVATE PROPERTY SHALL BE MAINTAINED BY THE PROPERTY OWNER OR ASSIGNS.
- 7. PUBLIC SDEWLKS, BULT TO CITY OF AUSTIN STANDARDS, ARE REQUIRED ALONG THE FOLLOWING STREETS AND AS SHOWN BY DOTTED LINE ON THE FACE OF THE FLATE RECOVERING STREET, CHEMY SHOTHCARD DOWN, MODITURE THAT PROPERTY OF THE FACE OF THE F
- BUILDING SETBACK LINES SHALL BE IN CONFORMANCE WITH CITY OF AUSTIN ZONING ORDINANCE REQUIREMENTS. AS MODIFIED BY CITY OF AUSTIN OFFINANCE NO. 20100828-068.
- THE OWNER OF THIS SUECIVISION, AND HIS OR HER SUCCESSORS AND ASSORIES, ASSUMES
 RESPONSEBLITY FOR PLANS FOR CONSTRUCTION OF SUECIVISION REPROVEDENTS WHICH COMPLY WITH
 APPLICABLE CODES AND REQUIREMENTS OF HE CITY OF AUSTINE THE CHEEK WICKESTRANGS AND
 ACCOUNTEDERS THAT PLANT VACATION ON REPLANTS MAY BE CONTENT, AT THE CHING'S SOLE
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- DESCRIPTION HAS THE RIGHT TO PRIAME AND/OR REMOVE TREES, SHRUBBERY AND OTHER OBSTRUCTIONS TO THE EXTERN MICESSARY TO KEEP THE EXPENSIVE CLEAR SUFFERINGEY WILL PREFORM ALL TREE WORK IN COMPUTANCE WITH THE CHYO'R DUSTATE LAND CREMITATION TO COMPUTE WITH THE CHYO'R DUSTATE LAND CREMITATION TO COMPUTE WITH THE CHYO'R DUSTATE LAND CREMITATION TO COMPUTE WITH THE CHYO'R DUSTATE LAND CREMIT WITH ANY
- THE CHINALPH OF 193 SUBMINISTRATORY SHALL PROVIDE MODIFIED PROBLEM AND AND ELECTRON AND CHINALPH AND AND CHINALPH AND AND CHINALPH AND
- 12. ANY ELECTRIC UTILITY ACTIVITY INSIDE THE SUBDIVISION SHALL BE INCLUDED UNDER THE
- 13. ANY RELOCATION OF ELECTRIC FACILITIES SHALL BE AT OWNERS EXPENSE.
- 14. PRIOR TO CONSTRUCTION, EXCEPT DETACHED SINGLE FAMILY ON ANY LOT IN THIS SUBDIVISION, A SITE DEVELOPMENT PURMIT MUST BE OBTANED FROM THE CITY OF AUSTIN.
- 15. THIS SUBDIVISION PLAT WAS APPROVED AND RECORDED BEFORE THE CONSTRUCTION AND ACCEPTANCE OF STREETS AND OTHER SUBCIVISION IMPROVEMENTS, PURSUANT TO THE REMIS OF A SUBCINIORING MEMOSCAPITY AND ACCEPTANCE MAD ACCEPTANCE WITHOUT ALL STREET, AND ACCEPTANCE WITH THE LOTS WITHIN THE SUBCINIORING THIS RECORD TO SERVE THE LOTS WITHIN THE SUBCINIORING THIS RESPONSIBILITY WAY BE ASSIGNED IN ACCEPTANCE WITHIN THE LETTER OF THAT ADDRESSED FOR THE SUBGINSTION TECHNICAL WITHIN THE ACCEPTANCE WITHIN THE CONTROL OF THAT ADDRESSED FOR THE SUBGINSTION TECHNICAL WITHIN THE ACCEPTANCE WITHIN THE CONTROL OF THAT ADDRESSED FOR THE SUBGINSTION TECHNICAL OF THE ACCEPTANCE WITHIN THE CONTROL OF THAT ADDRESSED FOR THE ACCEPTANCE WITHIN THE CONTROL OF THE ACCEPTANCE WITHIN THE CONTROL OF THE ACCEPTANCE WITHIN THE ACCEPTANCE WITHIN THE THE THIN THE ACCEPTANCE WITHIN THE A
- 16. EROSION/SEDIMENTATION CONTROLS ARE REQUIRED FOR ALL CONSTRUCTION ON EACH LOT, PURSUANT TO THE CITY OF AUSTIN LAND DEVELOPMENT CODE AND THE ENVIRONMENTAL CRITERIA MANUAL.
- 17. ALL LOTS SHALL HAVE SEPARATE SENER TAPS, SEPARATE WATER METERS, AND THEIR RESPECTIVE PRIVATE WATER AND MASTERATER SERVICE LINES SHALL BE POSITIONED OR LOCATED IN A MANNER THAT WALL NOT CHOOS LOT LINES.
- THE WATER AND/OR WASTEWATER LASEMENTS INDICATED ON THIS PLAT ARE FOR THE PURPOSE OF CONSTRUCTION, OPERATION, MANITOMACE, REPAR REPLACEMENT, LUGRADE, DECOMMISSIONATE OF REMOVAL OF WATER AND/OR WASTEWATER FAGUITES AND APPLRIDAMESS, NO CRUECTS, INCLICING BUT NOT LANGED TO, SECTIONS, RETAINSO WAILS, TREES OR OTHER STRUCTURES ARE PREMITTED IN WATER AND/OR WASTEHATER EASEMENTS EXCEPT AS APPROVED BY THE CITY OF AUSTIN AND TRAVIS COUNTY TEXAS.
- ALL ADDRESSES FOR RESIDENTIAL LOTS UTILIZING A FLAG LOT DESIGN MUST BE DISPLAYED AT THEIR CLOSEST POINT OF ACCESS TO A PUBLIC STREET FOR EMERGENCY RESPONDERS.
- 20. ALL NON-RESCENTIAL LOTS ARE RESTRICTED TO NON-RESDENTIAL USES, AND MILL BE OWNED AND MAINTAINED BY THE HOMEOWNERS' ASSOCIATION. SEE TABLES ON SHEET 4 FOR A LIST OF NON-RESSIONTIAL LOTS.
- 21. WATER/WASTEWATER PROVIDED BY AUSTIN WATER UTILITY. ELECTRIC PROVIDED BY BLUEBONNET.
- 23. ALL ALLEYS MILL BE PRIVATELY MAINTAINED BY THE OWNER ON PROPERTY OWNERS ASSOCIATION MEMBER OF SEASONSON ROLOWAYS ARE MAINTAINED BY TRAME COUNTY, THE GIFT OF AUTHOR 1 ASSUME MAINTENANCE RESPONSIBILITY FOR THE ALLEYS AT THE TIME OF AMPRIATION OF THE

- 24. THE MALEYS WAS MIRE THE FOLLOWING CONDITIONS AS DEFINED IN THE PUID DEDIMANCE NO. 201000318-008.

 A MALEYS WAS PART OF A LORN FOLLOWS SEASONING.

 A MALEYS WAS EVEN FOR THE WAS ASSOCIATED THE PROPERTY OF THE PUID AND PIECE MANDEY OF THE PROPERTY OF THE PUID AND PIECE WAS PROPERTY OF THE PROPERTY OF THE PUID AND PIECE MANDEY OF THE PUID AND PIECE MANDEY OF THE PUID AND PIECE WAS PROPERTY OF THE PUID AND PIECE STREET OF THE PROPERTY OF THE PUID AND PIECE STREET.

GENERAL NOTES: (CONTINUED)

- 25. AN ACMINISTRATIVE VARIANCE WAS GRANTED WITH CBJ-2013-0224 FOR CUT/FILL UP TO 12 FEET ASSOCIATED WITH THE WATER QUALITY AND/OR DETENTION FACILITIES.
- 26. AN ADMINISTRATIVE VARIANCE WAS GRANTED WITH CBJ-2013-0224 FOR CUT/FILL UP TO 8 FEET IN UPLAND AREAS.
- 27, AN ADMINISTRATIVE VARIANCE WAS GRANTED WITH CBJ-2013-0224 FOR CONSTRUCTION ON SLOPES GREATER THAN 15%.
- 28. ACCESS EASIMENT DOCUMENT NO. $2.015012\,106$ is being provided with this plat to reserve the future connection to longardy loop as shown on the eastwocks preliminary

37. A Waven From DCM 1.2.4(EX4)(8) WAS FRANCED ON NOVEMBER 13, 2014
COMMISSIONERS COURT RESOLUTION

24 JOHNSONS THE PLAT. THE COMMISSIONERS FOURT OF TRANSFCOLUTE. TEXAS ASSUMES NO CHECKATION TO BUILD THE STREETS, ROMES, AND OTHER PRIMES INFORMATIONS SHOWN ON THE PLAT OR ANY BRECOST OR CLAURIS IN CONNECTION THERWISH. THE BUILDING OF ALL STREETS, ROMAN, AND OTHER PRIME THE ROOM OF THE PLAT. AND ALL BROCKETS AND FRANCIA, CONTROL THE PRIME THE PLATE OF THE PLATE OF THE PLATE OF THE CONNECTION THERWISH, IS THE RESPONSIBILITY OF THE OWNER AND/OR CEVALOPER OF THE PLATE OF THE OWNER DEVIATION THE OWNER AND/OR CEVALOPER OF THE PLATE OF THE OWNER DEVIATION THE OWNER.

THE CHINER'S) OF THE SUBDIVISION SHALL CONSTRUCT THE SUBDIVISION'S STREET AND DRAINAGE HAT DIRECTLY OF THE SUSPENDING TO SECURITIVE CONTROL OF THE COUNTY TO ACCOUNT TO THE COUNTY TO ACCOUNT TO THE COUNTY THE COUNTY TO THE COUNTY THE COUNTY THE COUNTY TO THE COUNTY THE COUNTY TO THE COUNTY THE COUNTY TO THE COUNTY THE COUNT FIGAL SCURITY BITH THE COUNTY IN THE AMOUNT OF THE ISTIMATED COST OF THE IMPROVEMENTS. THE OWNERGY COULD NOT CONSTRUCT THE MERCHANNIST OF COUNTY STANDARDS AND TO POST THE FISCAL SECURITY TO SECURE SUCH CONSTRUCTION OF A CONTINUAD COUNTY OF THE FISCAL SECURITY TO SECURE SUCH CONSTRUCTION OF A THE FISCAL SHOPPOWERS HAVE BEEN ACCUPIED FOR MATERIADACE OF THE COUNTY, OF THE PROVINE MERCHANNIST HAVE BEEN ACCUPIED AND ARE PERFORMING TO COUNTY STANDARDS.

THE AUTHORIZATION OF THIS PLAT BY THE COMMISSIONERS' COURT FOR FILING OR THE SUBSEQUENT ACCEPTANCE FOR MANIFOLANCE BY TRANS COUNTY, TEXAS, OF ROJOS AND STREETS IN THE SUBJOUNCEM OCES NOT GROUDED THE OCCUPIED TO BUSTALL STREET NAME SIGNS OR DIRECT TRANSIC COURTON, SOCKS, SUCH AS SPEED LIGHT, STOP SIGNS, AND VELD SIGNS, MICH IS CONSIDERED TO BE A PART OF THE EVELOPER'S CONSTRUCTOR TO BE A PART OF THE EVELOPER'S CONSTRUCTOR TO BE A PART OF THE EVELOPER'S CONSTRUCTOR TO BE A PART OF THE EVELOPER'S CONSTRUCTOR.

THIS SUBDIVISION PLAT IS LOCATED WITHIN THE CITY OF AUSTIN ON THIS THE CITY OF AUSTIN ON THIS THE CITY OF

GREG GLESTARE OFFICTION HEVEN DEPARTMENT

ACCEPTED AND AUTHORIZED FOR RECORD BY THE ZINNIG & PLATTING COMMISSION OF THE CITY OF AUSTIN, TEXAS, THIS THE __TO_DAY OF OCCUPANCE OF AUSTING AND AUTHORIZED OF THE CITY OF AUSTING AUTHORIZED OF AUT

STATE OF TEXAS \$

COUNTY OF TRAVIS &

I, DANA DEBEAVOR, CLERK OF TRANS COUNTY, TEXAS, DO HEREBY CERTIFY THAT ON THE THE DAY OF TREEMBACK. 20.14 A.D., THE COMMISSIONERS' COURT OF TRANS COURT, TEXAS, PASSED AN ORDER AUTHORIZED THE FILLING FOR FECCORD OF THIS PLAT AND THAT SAID OFFICE MAS DILLY ENTERED IN THE MINUTES OF SAID COURT.

WINESS MY HAND AND SEAL OF THE OFFICE WHITE DWINTY COURT, THIS THE LET BAY OF DEPUTY, COUNTY COURT, COUNTY COURT, COUNTY COURT, COUNTY COURT, COUNTY COURT, COUNTY COURT, COUNTY COUNTY COUNTY, COUNTY

STATE OF TEXAS &

COUNTY OF TRAVIS &

COUNTY OF TRANS 9

LONA DEERANDER, CLERK OF TRANS COUNTY, TEXAS, DO HEREBY CRETTRY THAT THE FORECOME HISTRIGHTON WITHOUT AND ITS CENTERCHE OF MUTHORITON WAS FILED FOR RECORD IN MY OTTOCK ON THE 21 TON OF JAMES, 2013, A.O., A. (1925) OCLOOD LA.M., DOLLY RECORDED OF THE 21 TON OF JAMES, 2013, A.O., A. (1925) OCLOOD LA.M., DOLLY RECORDED OF THE 21 TON OF JAMES AND THE ATTEMPT OF THE 21 TON OF JAMES BY HIGH WIDE AND THE ATTEMPT OF THE 21 TON OF JAMES BY HIGH WIDE AND THE ATTEMPT OF JAMES BY HIGH WIDE ATTEMPT OF JAMES BY HIGH

DEPUTY, COUNTY CLERK TRAVE CILLIFY, TEXAS

WHISPER VALLEY VILLAGE 1, PHASE 1 FINAL PLAT 221 Weed Bloch Street, Bulle 1000

A 257 LOT SUBDIVISION CONSISTING OF 79.973 ACRES

Autolio, Texas 78701 Tel: (852) 729-0013 Per (812) 329-0104 Copyright to 2014

DATE: MARCH 7, 2014

EXHIBIT C-2 – WHISPER VALLEY VILLAGE 1, PHASE 2 FINAL PLAT

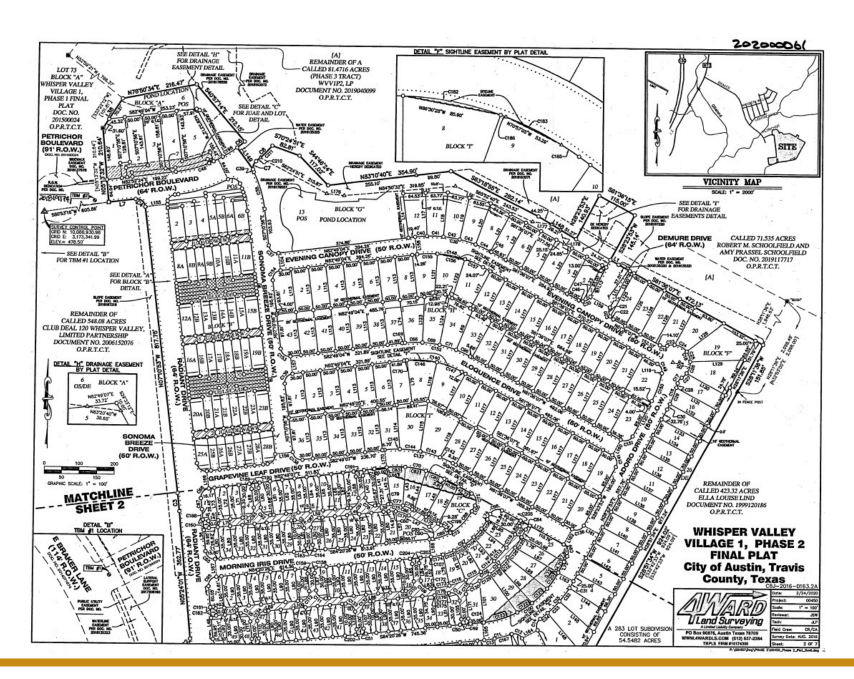
01-18-2020 \$2020 \$2020 \$006

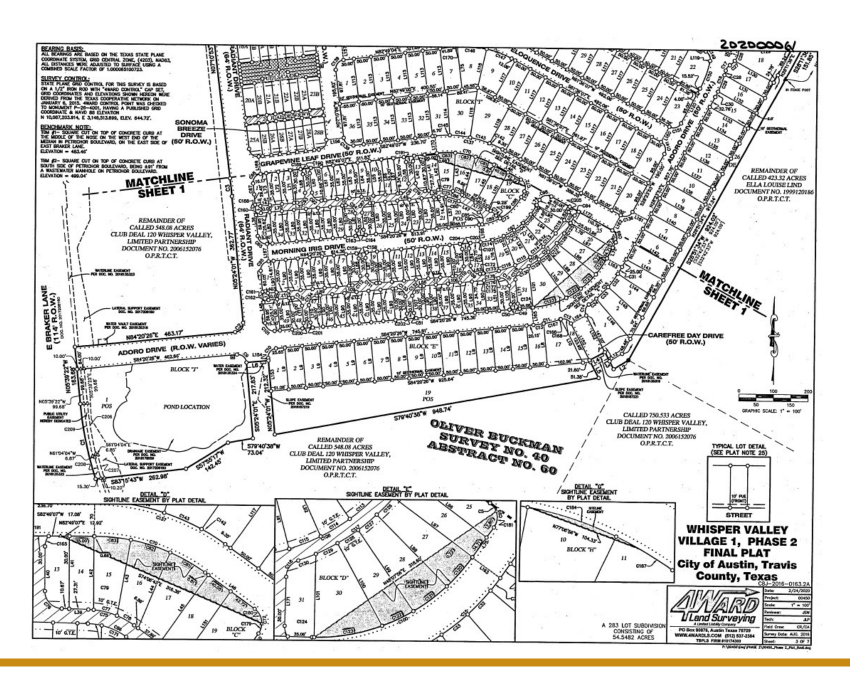
WHISPER VALLEY VILLAGE 1, PHASE 2 FINAL PLAT
CONSUMER PROTECTION NOTICE FOR HOMEBUYERS

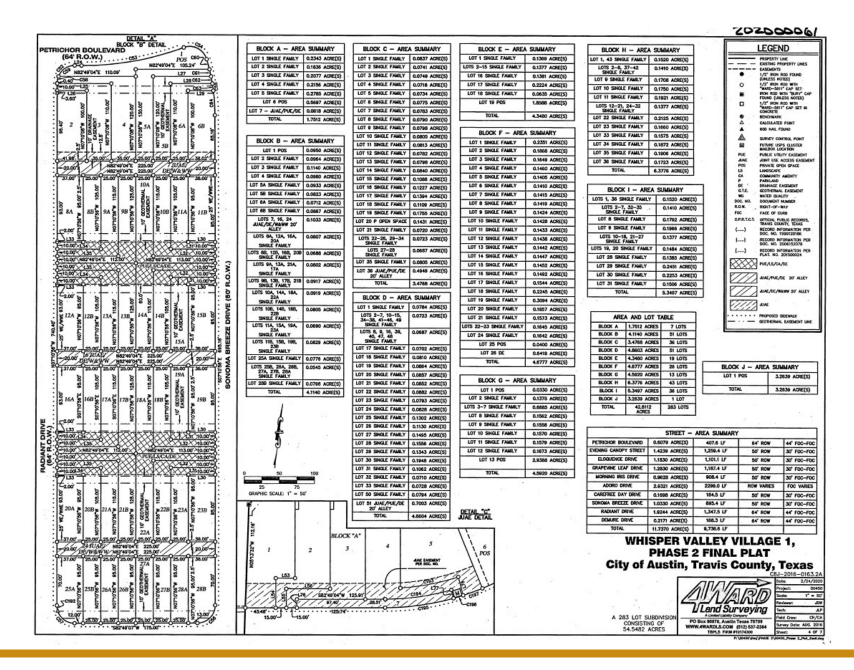
IF YOU ARE BUYING A LOT IN THIS SUBDIVISION, YOU SHOULD
DETERMINE WHETHER THE SUBDIVISION AND THE LAND AROUND
IT ARE INSIDE OR OUTSIDE THE CITY LIMITS. THIS CAN AFFECT
THE ENJOYMENT AND VALUE OF YOUR HOME. DEPENDING ON
STATE LAW AND OTHER FACTORS, LAND OUTSIDE THE CITY
LIMITS MAY BE SUBJECT TO FEWER LOCAL GOVERNMENT
CONTROLS OVER THE DEVELOPMENT AND USE OF LAND THAN
INSIDE THE CITY LIMITS. THE SUBDVISION'S RESTRICTIVE
COVENANTS MAY CREATE PRIVATELY ENFORCEABLE
RESTRICTIONS AGAINST INCOMPATIBLE LAND USES WITHIN THE
SUBDIVISION, WHETHER IT IS INSIDE OR OUTSIDE THE CITY
LIMITS. DEPENDING ON STATE LAW AND OTHER FACTORS,
HOWEVER, OUTSIDE THE CITY LIMITS NEITHER PRIVATE NOR
GOVERNMENTAL RESTRICTIONS MAY BE AVAILABLE TO (1)
RESTRICT EITHER THE NATURE OR EXTENT OF DEVELOPMENT
NEAR THE SUBDIVISION, OR (2) PROHIBIT LAND USES NEAR THE
SUBDIVISION THAT ARE INCOMPATIBLE WITH A RESIDENTIAL
NEIGHBORHOOD.

WHISPER VALLEY
VILLAGE 1, PHASE 2
FINAL PLAT
City of Austin, Travis
County, Texas

A 283 LOT SUBDIVISION CONSTRUE OF DE BROWN SOON CONSTRUE OF DE BROWN SOON WHITE ARROWS THE STORY AND THE STORY OF THE STOR







202000061

	LINE TABLE	
LINE #	DIRECTION	LENGTH
LI	\$59'30'29'E	27.01"
L2	S56'36'18"W	50.00
L3	N2750'14"W	54.16"
L4	S62'09'46"W	50.00
LS	\$275014°E	57.25
LS	\$84'35'50"W	64.00
L7	582'52'24"W	77.65
L8	N05'39'34"W	121.37
LO	N05'39'34"W	120.00
L10	N275014"W	140.29
LII	M28'23'53'E	118.34
L12	M58'36'18'E	41.81*
LII3	M28'23'53'E	119.32
L14	N0710'56'W	126.63
LIS	N88'25'44"E	128.29
L16	576'14'58'E	127.32
LI7	N01'54'32'W	122.59
LIB	N05'32'50'E	126.37
L19	H13'00'13"E	121.36
L20	N20'27'36'E	124.69"
L21	N28'23'53'E	120.01*
L22	N28'23'53'E	120.00
L23	N28"23"53"E	116.93
L24	H82'52'24'E	9.89*
L25	S82'49'04"W	77.00
L26	S82'49'04"W	42.00
L27	N82'40'04"E	82.47
L28	N82'40'04"E	59.32
L29	N82'49'04"E	35.78
L30	N52'49'04"E	38.00
L31	N82'49'04"E	63.00"
L32	N82'49'04"E	88.00*
L33	582'49'04"W	37.00
L34	582'49'04"W	62.00
L35	582'49'04"W	87.00
L36	N05'24'01"W	119.40*
L37	\$84'20'18'W	245.62
L38	N3372712°E	101.81*
	88470'33'W	37.95
1.39		

LINE TABLE						
LINE #	DIRECTION	LENGTH				
L41	N0710'49"W	104.01				
L42	N0710'40'W	105.19*				
L43	N03'05'06'E	109,99"				
L44	N15'54'19'E	117.50				
L45	N2872317°E	120.71				
L45	S81"36'07"E	88.58				
L47	M51'43'09'W	66.69*				
L48	M05'24'01'W	150.00				
L49	\$84'20'16'W	199.91				
L50	905'39'34"E	50.00				
L51	N05'30'34"W	91.96"				
L52	N06'35'12"W	90.01*				
1.53	S82'49'04'W	27.39				
L54	50710'56 E	41.96*				
L55	80710'56'E	25.97				
L56	S82'49'04'W	62,30"				
L57	NO5'39'34"W	87.97				
L58	50710'53'E	61.88*				
L59	584'20'18"W	230.06				
LEO	N0710'53"W	55.78				
L61	N0710'53"W	96.05				
L62	NO710'53"W	96.90*				
F83	N0710'53"W	97.91				
L64	N0710'53"W	98.84				
L65	H0710'53"W	99.77				
L66	N0710'53'W	100.70				
L67	H07"10"53"W	101.63				
LES	50710'53'E	22'85,				
1.69	N22'03'41'E	123.77				
L70	\$84'20'18'W	107.10				
L71	N0710'53'W	82.66				
L72	M0710'53'W	92.73				
L73	M0710'53'W	91.80*				
L74	M28"23"53"E	18.52				
L75	\$28'23'53'W	53.24"				
L76	S07'10'56"E	11,99'				
L77	N22'25'40"W	12.17				
L78	5227254 E	27.21				
LBO	H05'30'34"W	90.00*				
L81	N05'38'34"W	50.00				

	LINE TABLE	
DE F	DIRECTION	LENGTH
L82	S28*23*53*W	26.83
L83	\$84'20'26"W	9.75
L84	N05'39'34"W	50.00
LBS	505'30'34"E	50.00*
LBE	\$84'20'26"W	230.00
L87	M05739"34"W	50.00*
LBS	\$05'39'34'E	50.00
LB9	\$84'20'25"W	244.80
L90	N05'39'34"W	90.00
LSI	H21'57'02"W	90.09
L92	M31'39'11"W	90.08
F82	H41'20'50'W	90.06
L94	N53'11'16"W	90.00
L95	M51'36'07"W	90.00*
L96	NG0'27'38"W	140.80
L97	N60'34'51"W	142.36
LPS	N52'06'38"W	144.16
LPP	N42'05'21"W	141.20
L100	N36'03'22'W	134.81
L101	N0678'53"W	119.03
L102	528'23'53'W	26.78
L103	N84'20'26'E	24.80
L104	N0710'56"W	50.00
L105	H05'39'34"W	53.02
LIOS	S84'20'26"W	184.75
L107	505/38/34°E	50.00*
L108	N05'39'34"W	50.00'
L109	S84"20"25"W	230.00
LIIO	505'39'34"E	50.00*
Liii	N05'39'34"W	50.00
L112	584'20'25"W	70.11
LII3	H07'10'56'W	122.81
L114	H0479'29'W	125.85
LIIS	H08709'24"E	143.95
L116	N12'48'52'E	113.63
LIIT	H28'23'53"E	120.00
LIII8	M28'23'53'E	122,55
L119	\$10°54'15"W	0.34
L120	\$28°23'53"W	114.52
L121	H03'21'07"E	119.51

	LINE TABLE	
LINE #	DIRECTION	LENCTH
L122	N18'04'15"E	116.79
L123	H01'55'54'E	129.61
L124	M105757E	139.93
L125	N28'23'53'E	140.26
L126	N28'23'53'E	143.33
L127	N28'23'53'E	122.50
L128	N52'04'22'E	133.80
L129	\$87'34'50'W	156.50
L130	N61'36'07"W	128.15
L131	N61'36'07"W	134.00
L132	N61'36'07'W	127.12
F122	N61'36'07"W	126.26
L134	N61'36'07"W	125.85
L135	H61'36'07"W	125.45
L136	N61'36'07'W	125.05
L137	N61'36'07'W	124.65
L138	M61'36'07"W	124.24
L130	M61'36'07"W	123.84
L140	M61'36'07'W	123.44
L141	M81'36'07"W	123.04
L142	M61'36'07'W	122.63
L143	N61'36'07'W	122.23
L144	N57'35'21"W	122,88
L145	N4972'54"W	131.86
L148	MACANASA M	151.62
L147	\$84'20'18'W	27.75
L148	\$59'30'29'E	124.74
L149	836'49'17'E	78.75
L150	536 49 17 E	18.52
L151	N28723'53'E	120.62
L152	H27'50'14"W	118.09
L153	905'24'01"E	-
L154	505'24'01"E	95.11'
L155	505'24'01'E N82'54'58'E	7.52
	NEZ D4 SET	64.00
L156	NB2'49'09'E	50.00
L157	M0710'56'W	50.00
L158	50710'56'E	50.00
L159	S61'36'07'E	64.00"
L160	M28*23*53*E	50.00
L161	561'36'07"E	50.00*

	LINE TABLE						
	LINE #	DRECTION .	LEHGTH				
	L162	52823'53'W	50.00*				
	L163	N51'35'07'W	50.00				
	L164	M62'09'46"E	50.00				
	L165	505'39'34'E	50.00				
	L167	NO5'06'29"W	50.00				
	L168	905'30'34'E	50.00				
	L169	N07'01'36"W	50.00"				
	L170	N0710'53'W	50.00				
	L171	\$05'39'34'E	70.13				
	L172	\$81'36'07'E	200.76"				
	L174	N84'20'26"E	35.00"				
	L175	M81.42,32,M	94.06"				
	L176	\$83'47'21'E	50.49"				
	L177	582'26'07'E	55.62				
	L178	N14'38'31"W	41.59"				
	L179	\$6871'55'E	13.62				
	L180	58723'51'E	11.73				
	List	N53'58'21'E	6.38				
	L182	N40'23'55'E	13.99"				
	L183	N4216'25'E	5.16'				
	L184	\$4276"25"W	12.89				
	L185	\$49'23'55'W	16.54				
	L186	S53'58'21'W	16.14"				
	L187	H87'23'51'W	24.72				
	L189	N6811'55"W	13.51				
-	L190	W*90*1F88H	7.90				



WHISPER VALLEY
VILLAGE 1, PHASE 2
FINAL PLAT
City of Austin,
Travis County, Texas

V Land Surveying
A Levis Childry Congany
PO Bass 1907, Austin Teasa 19770
WWW.AWARDLS.COM (1912) 537-2384
THUS SEM BOLLOW

A 283 LOT SUBDIVISION CONSISTING OF 54.5482 ACRES

CBJ-2016-0163.2A

202000061

	CURVE TABLE						
CURVE #	LENGTH	RADIUS	DELTA	BEARING	DISTANCE		
CI	219.20	1,023.00	1216'37"	N11'47'40"W	218.78		
CZ	39.16"	25.00"	89"44"25"	N39'28'13'E	35.28		
C3	52,09"	1,961.00*	1'31'19"	N06"25"16"W	52.09"		
. 04	39,25	25.00	89'56'43"	N52'06'15"W	35,34		
C5	15.06	25.00"	34'33'04"	N4419'35'W	14.85		
CS	27.56	368.00'	418'23"	\$51'01'31 " W	27.65		
C7	25.88	25.00	5979'09"	N20'46'21"E	24.74		
C8	64.51	432.00	8.22,50,	N46'09'16"E	64.45		
CD	39.36	25.00"	90'15'32"	N50'31'47"W	35.44		
C10	39.16*	25.00	89"44"28"	539'28'13"W	35.28		
C11	79.21	325.00	13'57'53"	877'21'30'W	79.02		
C12	35.69"	25.00	81'47'12"	H69.43,20,A	32.73		
C13	29.80	325.00	516'09"	N81'42'22'E	29.88		
C14	35.60"	25.00*	81'47'12"	M13'03'22'E	32.73		
C15	144.94	325.00	25'33'06"	H4110'26'E	143.74		
C16	81.24	325.00	141918"	H217474TE	81.03		
C17	19.88'	25.00"	45'33'53"	N36'51'32'E	19.36		
C18	147.86	50.00*	169"25"59"	N25'04'31"W	99.58'		
C19	21.03	25.00	48'11'23"	N85'41'49"W	20.41*		
C20	39.27	25.00"	90'00'00"	N16'36'07"W	35.36		
C21	26,75	25.00'	6178'53"	N0215'34"W	25.50"		
C22	12.52	25.00*	28'41'07"	N4715'34'W	12.30		
C23	21.45	50.00*	24'36'41"	N82'30'51"E	21.31		
C24	41.24	50.00	4775'11"	261.32,12,E	40.06		
C25	30.99*	50.00*	35'30'36"	\$201019°E	30.40		
C26	35.17	50.00*	40"7"57"	S1743'57'W	34.45		
C27	18.99'	50.00'	21'45'33"	548'45'42"W	18.87		
C28	13.51"	325.00	27235	\$1576'02'W	13.51"		
C29	50.48	325.00	827,28,	520'54'25"W	50.43		
C30	17.25	325.00	3'02'26"	526'52'40"W	17.24		
C31	22.76	325.00	4'00'47"	S30'24'16"W	22.76		
C32	47.50	325.00	5'22'26"	536'35'53'W	47.46		
C33	47.50	325.00	872725"	S4458197W	47.46		
C34	27.17	325.00	4'47'27"	551.33,12,A	27.17		
C35	39.27	25.00	90'00'00"	M73'23'53'E	35.36		
C36	226.66	365.00	35'34'48"	57923'31"E	223.04		
C37	39.27	25.00	90'00'00"	579'23'31'E	35.36		
C36	110.20	325.00	19"25"42"	\$16'53'47"E	109.68		
C39	7.73	25.00	17'43'25"	518'53'47'E			
C40	33.59	365.00	576'23"	M65'27'16"E	7.70		
C41	47.50	365.00	72725	58870'51"E	47.47		
C42	47.50	365.00	72723	580'43'28'E	47.47		
C43	47.50	365.00	72723	573'16'06"E	47.47		
CHA	47.50	365.00		565'48'43'E			
045	3.07	365.00	72725		47.47		
	4041			58150'34'E	3.07		
C46	12.52"	25.00	28'41'07"	\$75'56'41"E	12.30		
047	26.75	25.00	61,18,22,	H20.02,10,E	25.50		
C48	190.72	368.00	29'41'41"	H19.01,22,E	188.60		
C49	16.09"	25.00"	36'52'12"	\$2406'39'E	15.81		
C50	16.09"	25.00"	36'52'12"	\$12'46'32"W	15.81		

	CURVE TABLE							
CURVE #	LENGTH	RADIUS	DELTA	BEARING	DISTANCE			
CS1	16.09	25.00	365212	\$2405'39'E	15.81			
C52	39.29	25.00	90'03'17"	N3750'45'E	35.37			
C53	149.16	432.00"	19'46'57"	N72'58'55"E	148.42			
C54	40.57	25.00*	92'58'33"	\$70°25'17"E	36.26			
C55	80.40"	275.00	16'45'04"	212.22,58.E	80.11*			
C58	39.27	25.00"	90'00'02"	\$37'49'06"W	35.36			
C57	39.27	25.00	89'59'58"	N5210'54"W	35.36			
C58	9.85	25.00	22'34'59"	N04'06'37"E	9,79'			
C59	29.44	25.00"	67'28'18"	N49'08'15'E	27.77			
CEO	14.94"	275.00"	3'06'46"	\$2272737 E	14.94			
C61	10.25	275.00	2'06'05"	S19'45'12"E	10.25			
C62	10.17	275.00	20707	517'37'35'E	10.17			
CS3	10.11"	275.00	2'06'21"	\$15'30'51'E	10.11"			
C64	34.94	275.00	716'45"	S10'49'18'E	34.91			
CES	39.38	25.00'	9015'32"	N50'31'47"W	35.44			
C66	49.93	325.00	8'48'06"	\$68'36'53"W	49.86			
C67	31.45	2,025.00*	053'23"	N06'06'05"W	31,45"			
C68	38.90	25.00"	89'21'52"	N38'06'11"E	35,16'			
C69	49.77	325.00	8'46'28"	N82'33'50'W	49.72			
C70	170.77	275.00	35'34'46"	579°23'30"E	168.04			
C71	49.73	325.00	8'46'02"	N73'47'35'W	49.68			
C72	39.27	25.00	89'59'57"	816'36'07'E	35.36			
C73	151.34	155.00	55'56'34"	\$16'36'U/'E	145.40			
C74								
C74	21.05	49.73	2415'01"	N49'39'09"W	20.89			
	71.07	120.00*	22.26,00,	N78'41'34"W	70.04			
C76	36.61	25.00	68'28'45"	N51725117W	34.86			
C77	34.93	120.00	16'40'41"	\$83'38'14'E	34.81			
C78	28.43	120.00*	13'34'20"	988'30'44"E	28.36			
C79	7.71	120.00	3'41'00"	N8610'56'E	7.71			
C80	20.23	100,00	11'35'25"	NB9'51'51"W	20.19			
C81	57.90	275.00	12'03'51"	N67'38'03'W	57.80			
C82	59.76	275.00	12'27'00"	H79'53'28'W	59.64			
C83	53.11"	275.00	11'03'55"	S88'21'04'W	22'02,			
C84	16.09"	25.00	36'52'12"	H46'49'59"E	15.81"			
C85	40.21	25.00"	92'09'31"	H15'38'48"W	36.02			
CBS	50.22	100.00	33'56'00"	H78'41'33"W	58.36'			
C87	39.27	`25.00'	80'00'00"	\$39'20'26'W	35.36			
C88 :	87.96	155,00"	32'30'56"	\$44'39'21"W	86.79"			
C89 'r	54.18	155.00'	20'01'35"	\$7055'36"W	53.90"			
CSO :	9.20"	155.00'	3'24'03"	\$82'38'25"W	9.20			
CSI -	39.93	25.00	91'31'12"	\$38'34'43"W	35.82			
C92	-26'61,	25.00	88'28'47"	H51'25'18"W	34.86			
C93	30.03	25.00	91'31'12"	\$38'34'43"W	35.82			
C94	39.27	25.00	80,00,08,	H50'30'38'W	35.36			
C94								
-	39.16	25.00"	89"44"28"	H39'28'13"E	35.28			
C96	44.29	325.00	74527	H65'30'21"W	44.25			
C97	200.16	205.00	55756'34"	N56 22 10 E	192.30			
CSG	39.27	25.00"	89'59'59"	H73'23'53'E	35.36			
CSS	39.27	25.00	80,00,00	S16'36'07"E	35.36			
C100 .	268.51	275.00	55'56'34"	S56'22'10'W	257.97			

CURVE TABLE										
CURVE #	LENGTH		DELTA	BEARING	DISTANCE					
C101	39.36	25.00*	90'15'32"	N50'31'47"W	35.44					
C102	34.17	205.00	8.22,02,	N69'46'31'E	34.13					
C103	33.88	205.00	8.38,02	N6015'56'E	33.84					
C104	33.61	205.00	9'23'34"	N50'50'07"E	33.57					
C105	33.37	205.00	8,18,36,	N41'28'32'E	33.33					
C108	30.10	205.00	8'24'41"	N32'36'23'E	30.07					
C107	0.25"	205.00	0'04'12"	N8418'21"E	0.25"					
C108	289.72	295.00	56'16'12"	\$5612'21"W	278.21					
C109	39.27	25.00*	89'59'57"	N50/36/35*W	35.36'					
C110	39.27	25.00	80,00,00,	539'20'26'W	35.36					
C111	30.27	25.00"	90'00'00"	N50'30'34"W	35.36					
C112	39.27	25.00*	90'00'00"	\$39'20'26"W	35.36"					
C113	51.97	295.00	10'05'35"	\$4151'32'W	51.90*					
C114	48.84	295.00	8.58,08	\$51'36'53'W	48.78					
C115	49.12	295.00	9'32'23"	S61'09'39'W	49.06"					
C116	49.42	295.00	9'35'56"	570'43'48"W	49.36'					
C117	200.37	315.00	36'26'42"	\$461814*W	197.01"					
C118	30.62	25.00"	7071'08"	\$29'26'00"W	28.75					
C119	45.00*	295.00	8'44'22"	N32'26'33'E	44.95"					
C120	55.24	275.00	11'30'34"	S34799'10"W	55.15					
C121	59.96"	275.00	12'29'46"	\$40'09'20"W	59.86*					
C122	49.92	275.00	10'24'04"	\$57'36'15'W	49.85					
C123	100.22	275.00	20'52'50"	57314'42'W	99.67					
C124	3.15	275.00	0/36/20*	584'00'47"W	3.15					
C125	33.25	315.00	670755	\$31'06'20"W	33.24					
.C126	34.80	315.00	619'46"	\$371741*W	34.78					
C127		315.00								
C128	34.86'	315.00	6'20'25"	843'37'47'W	34.84					
	_		6'22'07"	S49/36/03/W	34.99					
C129	35.07	315.00	6'22'41"	\$56'21'27'W	35.05					
C130	27.36	315.00	45847	\$62'02'11'W	27.37					
C131	42.61	25.00*	97'38'54"	N54'29'01"W	37.63					
C132	39.27	25.00	80,00,00	\$39'20'26"W	35.36'					
C122	39.27	25.00	89'59'59"	N50'39'34"W	35.36					
C134	39.27	25.00"	90'00'00"	839'20'26"W	35.36					
C135	39.27	25.00*	90'00'00"	H50/36/34°W	35.36*					
C136	39.27	25.00	80.00,00.	57323'53'W	35.36					
C137	201.82	325.00	35"34"46"	H79'23'30"W	198.59"					
C138	39.27*	25.00*	89'59'58"	N5210'54"W	35.36*					
C139	39.27	25.00*	80,00,00,	N37'49'04'E	35.36*					
C140	170.77	275.00	35"34"48"	\$79'23'31'E	168.04					
C141	30.27	25.00"	80.00,000	\$16'36'07"E	35.36*					
C142	40.76*	325.00	711'08"	N65'11'41"W	40.73*					
C143	58.60	325.00	10'19'49"	H73'57'09"W	58.52"					
C144	59.17	325.00	10"25"50"	H8419'58'W	59.06"					
C145	43.30*	325.00	7'38'00"	\$86'38'07"W	43.27					
C146	86.25*	275.00	17'58'13"	\$86'30'28'E	85.90*					
C147	76.41	275.00	15'55'14"	S093344°E	76,17					
C148	195.61	315.00*	35"34"48"	579'23'31'E	192,48					
C149	31.64	25.00	72'30'22"	\$25'20'56"E	29.57					
C150	82'86,	275.00	17'29'38"	S19'39'04"W	83.64					

CURVE TABLE									
CURVE #	LENGTH	RADIUS	DELTA	BEARING	DISTANCE				
C151	39.27	25.00	80,00,00	573'23'53'W	35.36				
C152	201.82	325.00	35'34'48"	N79'23'31"W	198.59				
C153	39.27	25.00	80,00,00	N5210'56"W	35.36				
C154	39.27	25.00"	80,00,00,	N3740'04'E	35.36"				
C155	57.91	315.00	10.25,02,	NB8'05'06"E	57.83				
C156	80.92"	315.00	14"43"08"	5791719E	80.70				
C157	56.76"	315.00	1019'37"	\$86'45'56'E	56.70"				
C158	16.09"	25.00"	36'52'12"	N12'46'33'E	15.81				
C150	18.09"	25.00"	36'52'12"	H24'05'30'W	15.81				
C160	15.97	25.00	36'36'31"	S66'02'03"W	15.70				
C161	16.20	25.00	37'07'44"	N77'05'42"W	15.92				
C162	15.97	25.00*	36'36'35"	S66102'06"W	15.70*				
C163	16.09"	25.00	36'52'12"	S12'46'33'W	15.81				
C164	16.09*	25.00	36'52'12"	524'05'39'E	15.81				
C165	16.00	25.00	36'52'07"	M175757E	15.81				
C156	1.45	25.00	319'26"	N72'02'17'E	1.45				
C167	49.32	325.00	5'41'43"	N74'43'25'E	49.28				
C158	34.24	25.00	78'27'47"	5870407E	31.62				
C169		325.00	1'25'46"		-				
	8.11'				8.11				
C170	8.11"	275.00	1'41'22"	M83'30'45'E	8.11'				
C171	38.99	100.00	22'20'15"	N72'54'01"W	38.74				
C172	1.71*	295.00	019'53"	\$8410'30'W	1.71				
C173	42.66	295.00	8'28'47"	S79'46'10"W	43.62"				
C174	34.78	205.00	8,42,11,	H79'24'39'E	34.73				
C175	0.25	315.00	0'02'45"	N8419'04'E	0.25				
C176	35.07	315.00	6'22'47"	\$81'06'18"W	35.06"				
C177	6.73	315.00	113'27"	5771812'W	6.73				
C178	42.05	315.00	7'36'54"	\$80'30'50"W	42.02				
C179	14.77	25.00	33'50'22"	S11'28'40"W	14.55				
C180	24.50	25.00	56'09'35"	\$33'31'18'E	23.54				
C181	24.19"	25.00	55'26'56"	S00'40'25"W	23.26				
C182	86.25"	275.00	175813	\$86'30'28'E	85.90"				
C183	53.38"	275.00	11'07'15"	\$7057'05'E	53.29				
C184	104.82	315.00	19'03'54"	\$77'06'56"E	104.33"				
C185	18.19"	275.00	34721*	H53'29'48"W	18.18"				
C186	4.85	275.00	100'38"	M77'01'02'W	4.85"				
C187	32.88	315,00	5'56'51"	H64'35'33"W	32.87				
C188	16.20	25.00*	37'07'52"	H77'05'46"W	15,92*				
C189	18.09	25.00	365212	H25'36'50'W	15.81				
C190	16.09	25.00	365212	M1175'13'E	15.81*				
C191	16.09	25.00	36 52 12	M25'36'50"W	15.81				
C192	8.14	25.00	18'39'44"	M16'30'48"W	8.11"				
C193	84.12	340.50	1470917		8781,				
				M72'07'22'E					
C194	95.09*	355.50	1519'34"	\$750917*W	94.81				
C195	98.49"	368.00	15'20'04"	M7512'22'E	98.20'				
C196	14.49	368.00	215'24"	M66'24'38'E	14.49				
C197	29.21	368.00	4'32'54"	M83700'29"E	29.21				
C198	48.53	368.00	7'33'19"	N56'57'22'E	48.49*				
C199	14.02	25.00*	32'08'05"	S53'40'57'E	13.84				
C200	16.09"	25.00	36'52'12"	S12'46'33'W	15.81				

CURVE TABLE									
CURVE #	LENGTH	RADIUS	DELTA	BEARING	DISTANCE				
C201	16.00"	25.00"	36"52"12"	824'05'39"E	15.81"				
C202	16.09"	25.00*	36'52'12"	S12'46'32'W	15.81"				
C203	16.09"	25.00"	36'52'12"	H12'46'35'E	15.81				
C204	16.09"	25.00"	36'52'12"	N24'05'39"W	15.81"				
C205	16.09*	25.00*	36'52'12"	H09'57'47"E	15.81"				
C206	146.32	1,003.00	8"21"30"	509'50'07"E	146.19"				
C207	68.54	998.00*	3'56'07"	\$1674'59"E	68.53*				
C208	62,87	1,008.00*	3'34'24"	N1618'54'W	62.86*				
C209	152.14	1,013.00	8:36,18,	H09'57'31"W	151.99"				
C210	15.87	432.00'	2'06'17"	H49'22'47"E	15.87				
C211	48.64	432.00	6'27'03"	M45'06'07'E	48.61				

WHISPER VALLEY VILLAGE 1, PHASE 2
FINAL PLAT
City of Austin,
Travis County, Texas

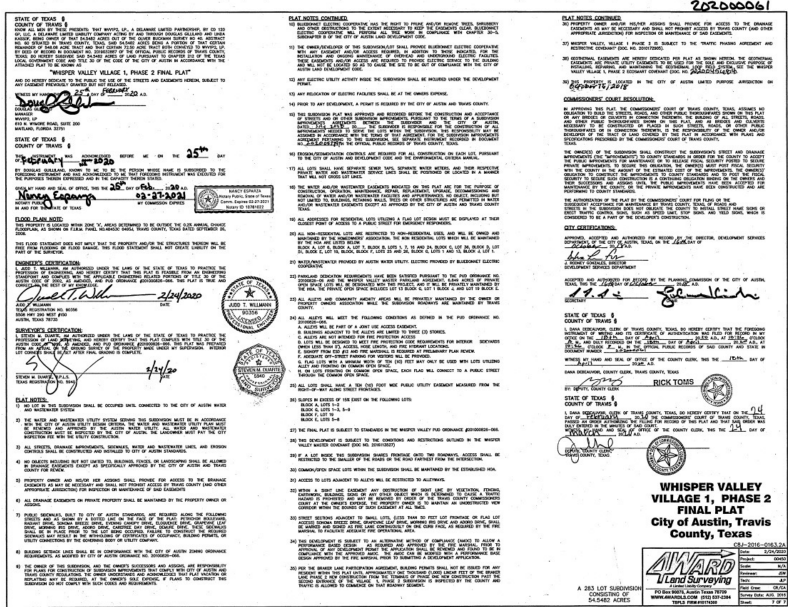
Land Surveying

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A 283 LOT SUBDIMSION CONSISTING OF 54,5482 ACRES

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7 OF 3

EXHIBIT C-3 – WHISPER VALLEY VILLAGE 1, PHASE 3 FINAL PLAT

08-19-1002 291-00 2022.002/7

WHISPER VALLEY VILLAGE 1, PHASE 3 FINAL PLAT

CONSUMER PROTECTION NOTICE FOR HOMEBUYERS

DETERMINE WHETHER THE SUBDIVISION, YOU SHOULD DETERMINE WHETHER THE SUBDIVISION AND THE LAND AROUND IT ARE INSIDE OR OUTSIDE THE CITY LIMITS. THIS CAN AFFECT THE ENJOYMENT AND VALUE OF YOUR HOME. DEPENDING ON STATE LAW AND OTHER FACTORS, LAND OUTSIDE THE CITY LIMITS MAY BE SUBJECT TO FEWER LOCAL GOVERNMENT CONTROLS OVER THE DEVELOPMENT AND USE OF LAND THAN INSIDE THE CITY LIMITS. THE SUBDIVISION'S RESTRICT VE COVENANTS MAY CREATE PRIVATELY ENFORCEABLE RESTRICTIONS AGAINST INCOMPATIBLE LAND USES WITHIN THE SUBDIVISION, WHETHER IT IS INSIDE OR CUTSIDE THE CITY LIMITS. DEPENDING ON STATE LAW AND OTHER FACTORS, HOWEVER, OUTSIDE THE CITY LIMITS NETHER PRIVATE NOR GOVERNMENTAL RESTRICTIONS MAY BE AVAILABLE TO (1) RESTRICT EITHER THE NATURE OR EXTENT OF DEVELOPMENT NEAR THE SUBDIVISION, OR (2) PROH BIT LAND USES NEAR THE SUBDIVISION THAT ARE INCOMPATIBLE WITH A RESIDENTIAL NEIGHBORHOOD.

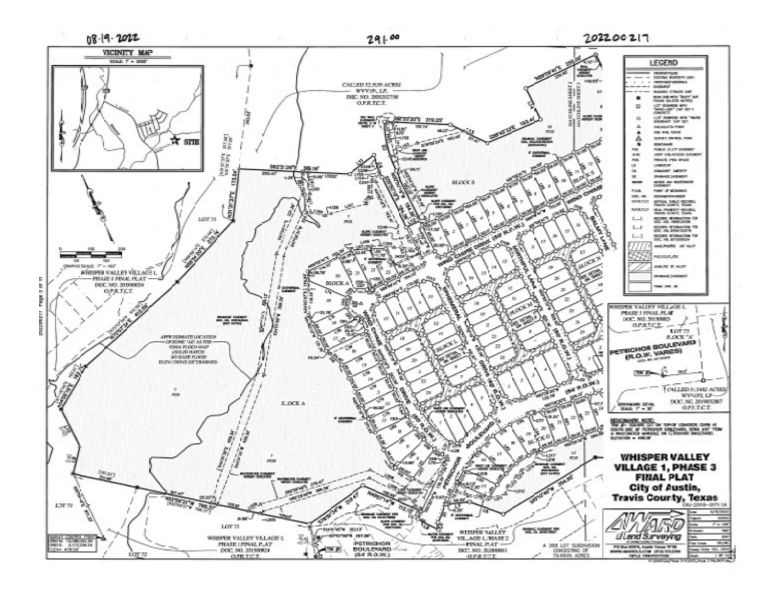


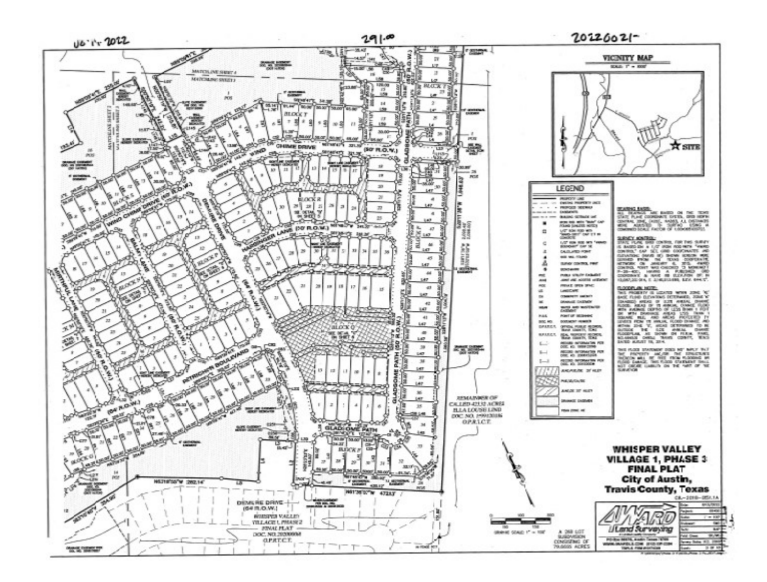
WHISPER VALLEY
VILLAGE 1, PHASE 3
FINAL PLAT
City of Austin, Travis
County, Texas

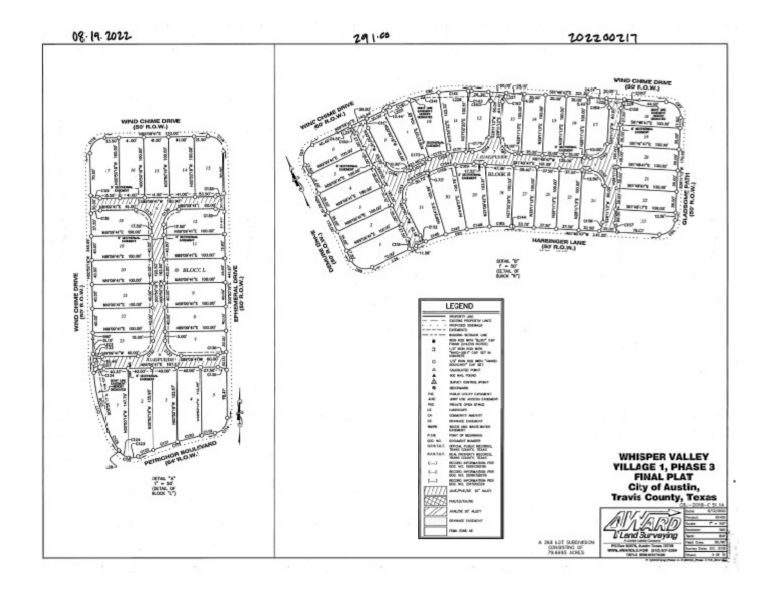
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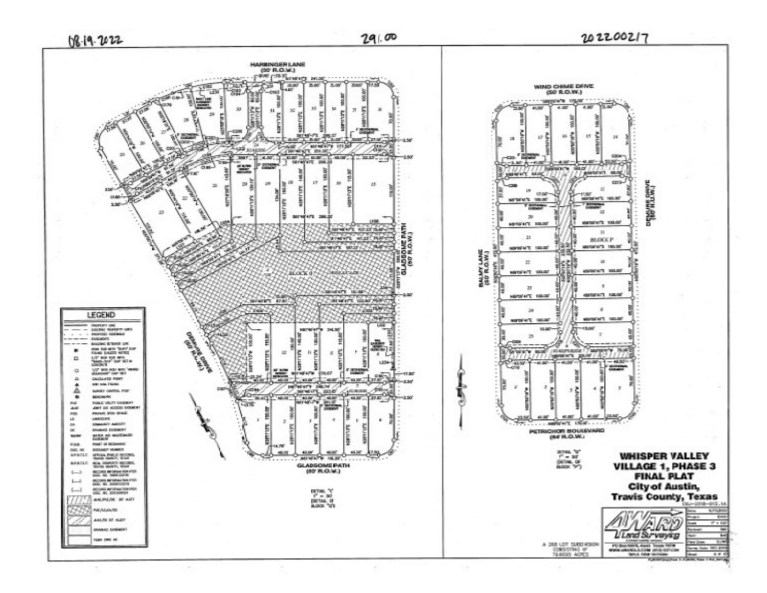
CONSCIENTS OF

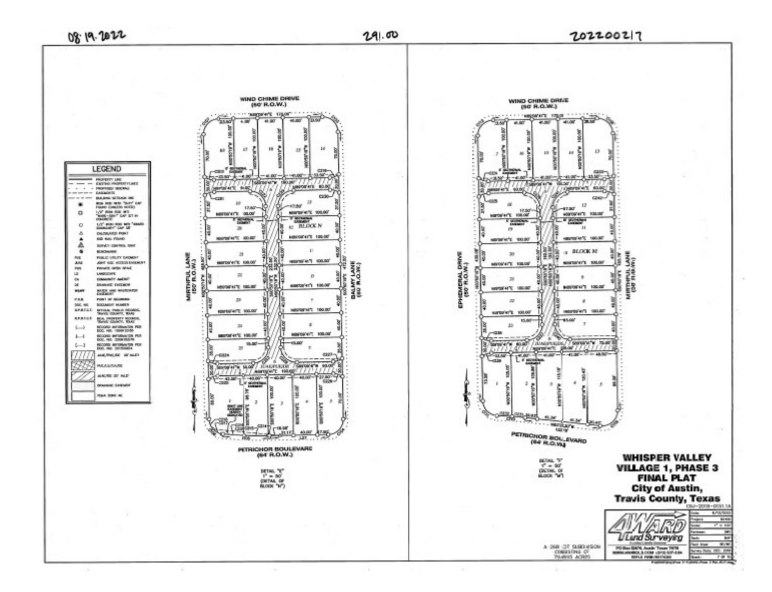
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CHANG &	LEWO'N	Africa	DELTH.	BEARING	DISTANCE	CANE #	UENCEH	FADUS	00.TA	SEAMO.	DESTRUCT	CLINK #	(DGH	MAINS	00,TA	BEANNG	DISTANCE	OURNE #	LENGTH	NOUS	DULK	BOARD .	DOTHICK	DAME #	LDHF84	RADA/S	9D,7A	BCARRO	Distress
48	84.31	43L.00°	summer,	DARRIGHT 6"W	64.45	CEA	4.95	25.00"	94557	SHARKATE	4.04	0125	26.82	500.00	390742"	5061407167W	26.60"	0.83	156.63"	238.00*	HATEN*	MENCACE	3403.5"	0248	16.05	25.80	SWEETE"	\$7274130	15.87
CO	25.06	25,400	Senator'	sace/ar's	24.76	282	16.78	25.60"	MALLS.	SHOW FORTE	16.67	CIE	HAT	36.00	3/9/36"	sarovan'w	15.26	CHS	10.07	279.00	21554"	SOCTOF HATE	10857	4243	3.65	375.00	83630	40435/00¥	3.86
0	27.66	388.00	41655	METERSHIP	27.65	063	4.30	215.00	192717	20122221	6.36	Ctb	20.27	23-30	ere/36*	madeverage"w	19.05	0184	:23.57	25.00	535756"	SWEWE	2092	C244	T15.36"	215.00	173730"	WHETER SOCIE	THAN
64	P9.06"	432L00	101321	5043"29"W	76.45	084	40.16	315.00	616'35"	500/06/54%	47.89	0125	35.85	275.00	PRF15'	825/4176"W	35.94"	CHA	15.00"	25.60"	MACHE	settifet.	1981	6245	50,66"	215.00	OTEST	903111650	58.67
C8	168,06	575.00	25'46.20"	HITTOTH'S	108.82	000	46.15	315.80	WWST	sivercon:	46.27	C121	180.76	275.00	arw.w*	WHENT OF W	100.20*	CHRO	18.09	21.00	MITCHO!	MB01450°W	15001	1245	25.70	30.80	MOTOR OF	624353A	24.25
CS	114.65	61,600	10035'90"	SEVEROR'S	97.86	CMG	48.35	215.00	879'00"	sura/en:	46.26	CIE:	14/87	275.00	207'00°	worszisr'w	14,90	6167	9.50	25,007	145600"	1645727W	6.82	CDIT	22.86"	425.00	MEESE,	sogrecias's	22.55
er .	28.16	21.00	80 K7000*	HOSYTSOTE	38.86	OME	50.50	215.00	5/20/30*	50976/25%	30.29	Chip	16.09	25.00	MELL	57010' M'W	15.65	CHSS	16.00"	25.00"	MEGE	HOUNTAIN.	1880	1240	28.62	413.00	35130	SOMETSHE	28.01
GB.	21.07	11.00	4071780*	8274 TOP'S	26.47	CRE	29.60	25.00	SOMESA!	SHESTATE	21.17	CR29	98.00°	25.00	wanz	ampeur's	18.80	CHRO	78.60	101.00	awe/arr	27918.20°E	7766	6249	29.39	425.00	34636	9079637	16.36
CB	M62.65"	50.00	186557467	HUMAN	19.85	676	18.07	25.00	38716/325	EMNERSW	10.00	C130	18.08	25.00	3070712*	WATER SHIPE	10.85	C190	16.09"	25.00	3650361	\$472754°E	1501	6290	48.22"	SLEC	PERMANE,	STOTE OF THE	43.79
618	21.67	21.04	4871720*	3,42,0104	25.41	EH	47,65	430.00	616'12"	M007347397E	47.81	60	20.27	25.00	aration"	54050'19'E	55.56	CHAN	16.09	25.00"	WEST	HBOYFEETH	1887	CESS	22.07	34.00	36'45'30"	KOSTOS HOT	12.65
E41	59.27	21.00	serome"	economic after	38.36	C79	56.70	438.60	795'00"	MAY 25 37%	56.66	CASE	39.87	25.00°	arecor.	SAKSO'AT'W	38.36	C102	30.27	21.00"	ecration*	HEREST'S	20.30	4252	68.92"	177.50	2959'31"	5791973070	68.96
CI2	89.27	21.09	ACCOUNT.	RESPECTIVE.	30.36	C73	24.12	436.00	3799739*	MANAGERIA	26.13"	caso	16.00	26.60	307127127	AZZZACION	10.00	C193	18.00"	2.00	Maria.	H403797E	1985	4213	77.95	152.50	999/3/	67919/3079	. 78.43
C13	112.04	60,007	250167557	5781/780'W	92.57	694	48.11	430.00	graphs*	emprasis	60.10	015	18.37	20.00	station,	MARTIN DO'S	17,96"	6494	18.09	2.00	METERS.	SECUTOTY	1681"	CD4	26.26*	+0.00*	20/20/20*	27978 229	20.05
614	24.82	31.50	7870000	STREET	39.6F	G76	62.66	430.00	696(39)	MATERIAL STATE	67.61	0100	16.09	25.00	MACH	STORY	95.80	CHAS	30.37	2.00	907971007	STATE OF STREET	31.36						
CIS	89.17	21.00	serocce"	sizinzi'w	35.36	CN	48.00	e38.80	Water.	MANUFACT.	85.80	con	0.00	35.MT	Matter	575%EM*W	10.81	C706	88.65	179.00	26.0,71	KR1020'9	8026						
C10	MASE	331-04"	2956 DV*	STREET STATE	101.00	699	DATE	430.00	2701/22	180'04'10'0	28.12	cox	20.27	20.00	supplied,	8-0'30'10'W	25.36	0197	96.00	2.00	38'50'15'	47275 TIST'N	1581						
017	20.27	3100	80,00000,	BASTOCION	36.00	COR	12.N/	766.00	1.2800°	584767370	22.30	0134	20.27	25.00	BUDGES.	-	35.NF	CHAR	BUT		18W-17	ENEWYSE'S	71.27						
CIS	26.27	2100	serecce*	244731"41"W	30.00	C79	48.30	782.00	NAPIT	SMISTART	45.36	cia	4.00	MAC	MARIO		10.00	C100	1.30	108.00*	orazios*	marcur's	100						
CHO	36.27	9500'	season,	\$45'50'10'W	35.36°	088	29.65	782.00	27,0'20"	MENGON'S	20.65	cree	26.00	273.00	770/22*	38716'86'8	34.46	6200	0.82	15.00	21594	900'95'44"W	690						
630	38.27	2900'	90'90'00"	544707479	35.W	(8)	4.30	75.00	10746'55"	SECTION SOFT	4.70	C14	10.34	215.00	103636	STREET	50.XF	0304	30.04	1200	119784	909797397W	30:07						
651	21.07	29.00	487000	966'9'32'W	20.61	CRD	10.00	-	159554	SECTION	90.27	OK.	40.05	175.00	-	SANUE WE	45.85	C202	36.04°	1,000,	HINGING.	WINCH,	20.07						
CII	82.65	5600	10073-40	24450,41,8	20.00	083	26.22	20.00	BACKLIN,	SEATURE.	35.00	CIAC	ARC	275.00	AMONG.	MOUTH'E	9.80	C285	8.86	1,000,	3,00(20),	9001C34'W	900						
625	SERV.	29.00	APPLY C	SHOWN	20.40	066	35.86	460.00	42510	3012119'W	20.85	CIE	287	215.00	CHEST	HECTOS'TI'W	SAT	0004	15.00	2.00		570's"M"W	15.80"						
694	25.44	202400,	31.08,83,	BRATING.	137.58.	GAS	162.87	466.00	20735724	50740750W	967.00	CHE.	56,16	315.00	FREEF	MEDITOR'S	36.00	C200	10.00	2.00	201112	87772 LL'W	10.00*						
CZIL	10.67	1500	0072097	3113.500°W	3421	CSS	35.80	486.00	437707	SHITTER	30.00	Cle	36.00	325.00		HOSPICACIO	36.90	C200	10.00	2.00		NYTHEOR'S	10.00						
C26	26.00	500.000	38607	1513777W	3407	002	30.27	23.00	BOZDE,OD,	3227/12/W	20.30	cie	36.16	313.00	CHIAN.	HARDING W	30.16	0207	29.17	2-00	and the same	545'90'W'E	35.36						
627	BRIT.	434.007	MIDIUM,	MANAGE OF STREET	341.79	000	34.00	25.00°	79/26/15	HOTTO/4/W	30.00	0146	35.W	205.00	620,000	MRESCAS'W	36.46	COOP	39.17			SAUD'AC'N	31.30						
COR	100.07	Name?	730'46'	SELECTED STATE	100.30	CER	106.07	533.00	1872'44"	HOWEN'T	128.27	CHE	01.00	325.00	FRENC	MERCAL 40. III	11.90	C200	10.00	2.00	An or on	8772-15'W	10.80						
CER	10.27	DAME	SECOND.	SAFFORDE	35.30	690	39.27	29.00	80000,00,	HAASSE'ALS	20.30	C150	11.00	25.00	545.96	SHOUGHOUT IN	15.87	0210	10.09	2-80	-	9784-197K	10.007						
_	188.80	40.00	2024200	SASSE OF S	-	COM		-			_						15.87	6911	39.52	2-90		PARALISE,	36.00						
631	0.47	2080	1440,0,	224242424	934.92°	082	139.37	275.00	2970/31"	SHIPPORT	107.00	CAN	16.09	25.80	NARLE,	91755'47'W	15.87	CERT	38.27	2-97	40.00.10	Bestpilet's	M.W.						
CER	HAW	DAMY	5792767	-			0.00	2007		211 45 41 41	20.00	2111	14.07	15.80		F-1-14	20.30	cara		24.00	-		15.87						
635	ET W.	BCBO,	STATE OF	SSET BESSETE	14.32°	685	36.27	19.00	80,00,00,	DESERVE	39.36	CISC	30.37	39.80	BALDO, DO,	Heertop'en's	_	GPM	10.00		90070C	SWIGHT W	180						
GBA	M.56	SCRO'	401000	SSWN0007E	30.00°	ES4 CN0	38.17	355.00°	80,00,00,	27371113 [*] N	31.36	C154	20.52	195.80	3901,31,	SPENISSY.	77.66°	CENT	1.85	7897	0.0100	METO/36'W	46.83						
CM	MAY	SCHO'				-	10-61-0	OR HOUSE	297917317	H2646,35,6	162.66	44.00	39.27	15.00	BLOCAN.	241-40 44 (900.00					-	and the second						
CM		2017	470'10"	MOSFEC OF SE	20.71	C94	38.27	\$9.00	80700'00"	HARMAN	35.36	CIM	16.00	35.60	36.05,00,00	DRITTINY	15.81	cne	30.31	78.00	246,00,	MOSTO-TIT'S	86.80						
-	E2750,	5000"	84'06':2"	M076538*E	45.47	687	28.17	15.00	BC/CO,00,	HHADE, H.C.	31.56	CHS	16.09	35.80	STEETS"	HER45'BY'S	15.81	0817	18,75	24.00		MESSLESS.A.	11.30						
C36	B.ET	25.30	4274716	4012348°E	1824	CBAS	109.51	175.00	29/31/31/	SPENSOR	157.60	CHSE	10.09	25.80	MARUE		15.81	cas	17.86	24.60	MORN'NO	NORTH WAR	11.45*						
	E.86*	25.00	53525	81578C37°E	3.8	C80	38.57	25.00*	96'00'00'	1045/20, 60,M	36.56	CHH	16.00	35.6C	MEDIT	500745/30 [*] W	15.81	CHI	16.00*	24.00		\$1074/30°W	11.87						
CSF	8.66	25.30"	96.65L	546/37tg*#	15.81	0.00	38.17	25.00	10,00,00,	HANDS, ALC:	25.36	C166	39.27	35.00	86.00,00,	2031113°W	35.36	0299	15.09	25.00		H783:15*W	15.87						
040	DM.	25.80	saurur'	#89.23 FL,A	20.W	CIOI	38.57	25.00"	86.00,00,	SASTONIAC	35.56	0.0	20.27	25.00	94.00,00,	105/05/17/9	36.86	C201	15.00*	24.60		HOUSE SET	11.81						
941	ELW.	25.00	10/27:40	#301407,A	33.36	010	38.17	39.00"	967007007	SMITSTATIW	31.36	CHG	16.00	35.60"	MASSING	108(37)16(6)	18.80	cana	38.27	24.00		34979/1976	55.36						
D#G	6.86	25,307	WALT,	NOWYOU'E	15.81	0103	29.17	25.80	90,00,00,	SASTIONS:	20.56	C160	16.00	33.00	3620,18,	30814510°W	15,81	0235	58.27			SWIETE'Y	35.36						
643	36.74.	60.30"	3314.76.	MESONALE	24/7	094	59.17	25.00	86.00,00,	S4409'41'W	25.56	C864	30.76	25.00	M155'46"	5763F36'W	35,01"	CEEK	15.09	24.00	20.00	HOSSING, R.	ILM*						
C44	18.64	60.30	873012	K382304,A	82.36	038	73.65	715.60	4,00,33,	HE716732W	37.15	CHA	65.85	(75.80*	2550	KRESTATE	84.30	CIIS	18.00*	31.00	MMUG,	HOOM/36'E	15.81"						
040	SIF	60.00	2405,86,	5853101°W	25.36	C908	30.00	25.80	8330,31,	PHT-60,35,A	33.40	C101	30.21	25.00	86,00,00,	HHEROUTH, M.	35.36	0225	15.09	25.00	Month	578'S-15'E	15.87						
046	18.70	80.2F	MITTER"	SKYIGHEY	52.96	G807	39.57	25.80		NAMES/ALC	35.56	0461	16.09	25.00	SHOETE"		15.61	G827	15.09"	\$1.00	MACE	570'41'36"H	IL8f						
	18:27	60.07	00,00,00,	STOREGE S	63.60	CSOS	39.27	25-97		545/90797	38.36'	CHM	47.6E	155.00	CHEST	SECURIOR	47,47	CEER	38.27	24.00	actorise,	HRESHIE'W	2.30						
CHE	1.64	40.67	each,	546.2304,E	6,64"	C109	42.4F	20.00	21.01	84750'00'W	37.86	CHI	30.87	195.00	1.54,74,	387310416	30.01	G339	28.27	29.00	9000,00,	setore's	3.30						
	-	26.07	strate,	\$85/81/E	22.49	0110	40.12	501.00	575'46"	M800725W	48.10	6136	10.39	175.86	13409	H84'30'00'W	10.36	0250	18.09"	\$5.00	MACHE	67816-7476	ILEC						
650	_	25.00	56.30,00,	E14292,04,A	18,887	CH	36.30			50747'49'W	34.76	6171	30.85	175.86	WWW.00	HOUSE STATE	38,00	C031	31.66	902.00	33,56,	HOMELING'S	2.86			/1414	PER	1/61	LEV
_		30580	635,01 ₄	MODELINE, M.	26.50"	cru	30.27	400.00	40.00	WHALES, RULE	36.36*	cm	31.50	178.00	1018'44"	HE 27/30'W	21.45	case	24.46	500.00	24(29)	HETS SH'W	2.45		_				
		32530"	635'41"	472'5500"W	47.97	0113	20.27	25.00"	90'00'00"	345/30/19/1	30.30	ent	13.59	175.00	465.51	HBF+0'30'W	12.36	6888	15.09"	25.00	MSDC	579473676	16.87		VI	LLA	GE 1	, PH	ASE
063	OUT	309.90*	878'41"	MODIFIED W	67.07	CHI	35.47	25-06	411/37	539'44'36'W	30.55	609	71.57	532.00	741'09"	PERSONAL	26.80	CELLS	16.09*	21.00	MAL, 5,	HAZZINIZIN	15.81			F	NAL.	PLA"	т
		305.307	559'97'	8075094°R	33.H°	cra	tares,	603.00	versomed*	\$72'46'50'W	131.46	cm	6.06*	\$32.00	ceses,	HEODELINE.	8.00"	case	18.09	211,000	3656"10"	H70H/36'E	15.85						
CSS	186	25.47	99/5/7	90079'85'W	5.8F	CTIE	33.80	19.00	8276'23"	NT23636W	30.80*	COR	24.76	\$10.00	140,11,	HORNING'S	24.79	0256	28:27		9000'90"	SASSATIVE.	31.36"		_		y of		
C56	t'at'	25.60	3000000	M02737667W	16.W	010	101.00	275-00"	31'00'04"	#10/06/10 ⁹ #	149.75	605	1.00	530,00	6707497	HINWALL	1.65	G117	36.27	34.00*	80'00"80"	Serbird's	31.36		Tra	avis	Cou		
G87	6.EF	50.80	40'50'10"	965'36'50'W	38.01	CTR	34.27	29.00"	sommor"	MARKET HT.	35.36"	CITE	7096	532.00*	73730"	HEZTSS'NG'E	69.00	CXXB	18.08	26.00	MW12"	H7229/10"W	18.85					05	SJ-2018-
CM	21.00	50.67	4739'67	57010'12"W	36.34	CHR	21.07	503.00	228,34,	strictly.	21.67	cm	19.19	275.00	TWD6"	30975'34'6	15,10	0159	16.09	15.00"	MNTH	HOUNTME	18.87	Г	-	mn	/-	3>1	bake
009	21.75	80.80	SERVED.	628/38/82°W	33.W	Ø 20	41.17	500.00"	414/50"	575'96'55'W	400	6100	25.30	175.00	STIFFE?	SMYSCH'S	95,99"	G346	39.27	38.00*	90/00"90"	H487M19*W	35.36		n	12	AR	2/0	Project
080	2.76	50.90	SETE OF	31872E 77E	40.40	CITH	4217	502.00*	618'46"	570'VE'38'W	42.16"	CHAR	31.33	275.00	13137	5797853476	31.37	C241	36.27	39,000	8050'80'	HHADW'ST'E	32.36	4		JL.	Surve	10	Seden
_																													

25.4	ORICHN UNIN	UNE	DESCRIPTION OF	DGP	LINE TABLE	UNE TABLE	BLOCK J - AREA SI	CONTRACTO	BLOOK F -	ADEA G	Manage	SLOCK G - ARK	A SIAMP	BLOCK L - AREA SUMMERY
_		_	-		LINE # SHEETON LENGTH	HERE DIRECTION LENGTH								
U.	M58/50/85 21.0"	LD4		30.00	COST MEMBER OF STREET	LESS HESTOTO'N TEXUTO'	2011	9854 AURCCO	UE 20 - F		PD 409(3)	ust 14 - Pas	3.2800 ATRI	And the second country of the second of
ы	KWENTE HEAT	1,61		20.90	CLESS MAGGREGAL STORY	LIDE HER WINE HOLDE		1073 ACR(3)	201 201 201		SON WOOD	UST TO SHOUL PARKET	0.1365 KRIE	2727 5540
10	RET26'0'W 112.0F	LH	SHIPS:	85.7E	USE BRITISHED BEST	USST KYTOTU'N STAT		1744 AGRECO	SERVICE SAME	LY O.D	455 A0M(25)	LET WE SHOULD FRANCE	OUNE KINE	the second secon
54	50F55'SFW 140.9F	161	37573736'K	59.78*	USE METERSON MADE	1328 #50/4555°# 45:84°	LET TO SHIGH FAMILY GIT	1559 ACRECO	-DT 30 39GE		ATC ACMITTO	LIST OF SHOULD FRANCE	GISSO ACRE	
15	MM/2010/9 125.77	140		20.26	USE METHODE'S SERVI	Little Complute apar	1879 11-15 GE	1377 AGR(IQ)	.01 31 SEC. 1	1.00	220 H2000	LOT IN SIGHT PARK!	0.1563 AORE	(S) LIDE & SMOLE FINANCE (C.1009 MINISTED
-	PRE-8036_B 115/00.	LO		ED RE	THE PERSON NAMED IN CO.	1230 SWANAGE CHIEF	LET OF SWILL FAMILY DUT	ISSN ACRES				COT TO SECUL FRANCE	0.1566 KONE	
-	HOUSEULK MITTE	135	-	_	The state of the state of	COLUMN TRANSPORT COLUMN TRANSPORT		HIST ACRES	AT 30 SHOE	1000	ME ASS(5)	LOT SO SHILL FRANCE	0.1444 ACRE	CO 1975 AND 20 GOOD HONOLD
_	10000	-	200 200 200 200	05-06	USA MESTONOS' BESSE'	FEET STANSFELL STANSFELL			LOT 30 SHOELD		(ICHEN DO	17-30 SOUT (ME)	0.1377 AGRE	
sa.	10014010FW 78.35	127		21.76	USS HOWEVER 44-12"	USS: 10116/41"W 2.76"		H70 AORES	JET DIE SMILE I	FAMILY QUI	E14 ACR(0)			SNG FART
-	HAMOUTHFE GOLAS	439		46.25	COST STREET, SECT.	1222 SSENTON HOUSE	LET TO SHIGH FAMILY BUT		1275 S-0 2893 NAS	0.00	OCONOM TTS	LOT IN SHOULD FRANK!	0.1376 AGRE	(II) GETS & AND 18 GUIGGE MITHERS
LOS.	HOSTOSTW LIALST	L73	SOMEONING S	23.00	USP SPENION'S TODAY	USA BENEFATE SOF		0080A 1886	OF SHIELD IN		272 42600	LOT 25 SHOLE FRAME?	6.10 to 10.10	
40	HOWSENSTE 100.50	134	sercebelle 1	43.35	1138 SHITSTAN BEAUT	1235 9110007 110007		TION ACRES		-		LOT 30 SKILE FAME?	G1379 AGRE	(N) SMC2 FAMILY 6.1077 NOREDS
UI	NAMES OF TAXABLE PARTY.	127	SANTOCK TW.	23.99	USA SARSESAN SESSI		BHT 22 SHIBLI FAMILY GIV		10%	4.50	MO ADESS	1004	6-0214 ADREC	
set l	536507W% 135.8/	121	SERVICE I	4147	DISC SEPARATE ASAT		BIT 25 SHOLT FAMILT GIV	ISSN AGRESS						TON. 2 COM LIGHT
UP.	HECKLANDS HIPT.	177		40.00	UNI DEPARAD TRACK		none. Ind	GERNA WORKER						TOTAL 2.5000 NORELTS)
_	1100	-	200 100 10 10	1000									-	
ut	HERDENI'S GYOL	LTI		11.57	6142 SSESSION 25.39"									
58	HEFTSHWIFE 65.65"	1,78	\$89736FWTW 1	20.00	SH3 SETSITIFF SEAS"		BLOCK B - APEA TO	CHAMAIN	BLOCK H -	APPA S	MAKEY	BLOCK Q - ARE	W. SIMMEY	BLOCK P - AREA SLAMARY
uri :	EFFECTIVE YOUR	LEC	SECTOR WITH 1	20.06	0144 STW10287 10.05		ST 1 SHOL MALY CO.	E-COLOR E-C	ACE + SHOE F		262,400000	USE I SPACE FAMILY		
uit.	HPSYSTEETE 65.40	UR	stendighe t	19.60	DIES SESSIONS AND			DES ADRES	ACT 2 SHOEL F		914 HOROZO			SMCC FAMILY GUELT COMPLY
621	HETEROOTE HARE	182	STYTEMENT !	34.99	U46 (40050197) 222.747			THE PROPERTY OF				BOOK 2-6	GONIB ASKE	100 USES 5-4, RMS 10-17 (A,004) NURSESS
un I	967201TE 35-61	us	27120-0-2	23.42	DAZ SERSONO AND		OT 3 SHOU FAMILY GO		COTS Now, now to	AMILY GO	FIE ACRES	DOTE 6, B, WG 36	5.0039 KME	DO USE S SHOUL FRANCE A 1960 NUMBERO
9	23225, 5.A. 1019,	184		50.50°	1348 MENNEYT 12.27		Of 4 SMISS FAMILY GIS		SHOULD BE		EDISON 958	SETT-	0.1150 A300	
_		_			2112 222211 1022		OF B SHOUL FAMILY GO					AME/K/NAME	CTISE AND	.,
u	H8211'0"W 27.00"	LED		46.37	1349 H0014(F00 ⁵) 10F.25		UT 6 - AMA, PRE/DE BLD	DESCA PRODU	of a - axe,4	20,00	490 A06(0))	LOT & SHOEL FAMILY	8,0970 ADRE	Carlo Company Comments
CZ.	M61146107W 125.9F	LIN	sitrecture:	46.15	LIDE MARKET SOLET		Of 7 Small FAMILY BID	DIRT ACRES	SMOT NAME	(P 60	BEZ ACREDO	LOT & SMALL FAMILY		MARKS 8-12 AND 100-06 GLOSES NORMOOD
LD	SECTION'S TILLS!	187	SWINISHW	0.29	USI 9185410'\ 180.76'			GENTA RING	GETTE 14 MAD GROUNT MADE		277 ADMIN 775	LOT IN SMILL FRAME		
uir.	H50397075 01.86	LBI	SMISSISH .	1204	1332 MH 30367 H536							COT TO SHOUL FRANCE		
CB	NEW TURBON	180		20.00	1950 MENTER'ST BEAUTY		SHOULD FRANCE	NON ACRES	SERVICE MAKE	Ly GO	M1 M26(30)	LOT TO SHOUL FRAME.		and the second country of the countr
135	SEPTONIC'S SAAT	180		31.30	THE MEDICAL SPINE			IDIT ADMEN	1014		E27 M09020			
_		_	100 00 00 0		The property of the second					120		LOT IS THESE PARKET	SOUTH FORM	945
128	60235'0"W -0.87	LH	-	38.33	FIRST MESSERIAL SWILLE.		SAGE FALLS	DHI AZRES				UST N = POE	\$10103 A3KG	141
UI-r	HEC-HETTE BOST	LED	DANGERS 6	58'00,	FM M022,0, 15720,		OF 23 SHOT FAMILY SUB-	DESCRIPTION OF THE PROPERTY OF	BLOCK S -	AREA OF	telesity.	LOT IS SHOULD FRAME!		DE OUT T - ATTA STRANSTY
ex.	SROSENETE TOURS	183	SOSTIETH'S T	18.00	LIBY SHOUND USE			HISO ACRESS		70.00	-	LOF IS SHOUL FRANCY	0.1425 A3KS	BLOCK T - ANIA SUMMORY
120	SOUTH STREET	184	SARSTY 1	10.00	USS SECRETARY STATE		-		Great has	(i) 614	MH AGRECO	LOT 17 SHOLE FINAL?	6/1709 ATREE	(0) LOT 1 - POS 3.4542 4098(0)
135	HENDON'TE SOUR	100	source/self	20.00"	LIBS SERVICES ASSET				1275)-14 040 E Mari	. 80	D7 ADEDS	LOT 18 SHILE PHAILS	9.1975 AMIC	
LE	SECONDET SAME	100	SOUTHWEST T	29.30	LINO SCIPHFOR'S TORUNE		BLOCK P - AREA SIL	MANAGE	LOT 16 - P		OR ASSESS	LOT IS SIGN. FINAL!	9,1829 AMIC	200 15-75 0-157 ADMINO
129	HBISDUCK BOOK	100	200 200 20 10 10	19.87	THE STAMOOL STREET		March 1 Parish Sec		10%.	- 44		LET 30 SIGHT FAME I	0.1700 AWII	
13	HERODOTE SAIK	18		19.00	410 Mar 20 00 1 10 Mar		SPICIE FRANCE	NOW ACRES	104	4.2	NT ADE(3)	LEF IN SMALL FRANCE	0.1942 A360	the a many country of their wood of
_		_					1,775 (1-5, 14-16, AVE) 3120 11-22 SWINT FAMILY	BIGHTA TON				LEF DE SHOUL FAMILY	0.1367 A361	The second second second second
Lit	381.48,54,£ 20'30.	LBS		19.56	URS 965*WESS*1 154.31"			CHE ACRESS				LET 22 SHOUL FAMILY	SUM ARE	And an expert comes. Global WoodE20
LBI .	M3971'57E 90.0K	1200	NOMEN'S	20.46	1384 MIZTZ44*9 2626*			MOT ACRES	ARE A	ND LOT BU	THINK	LET 10 SIGLE FAMILY	British Arrest	on a least come. 010.0 streets
Lát .	MENUL, RES. BOOK	1.10	Serestviw 3	51.46	UNS econorica's easor							AUG/S/NAMA	0.2649 ARES	and an experience of the second of
636	9817E797E 84.0K	12500	personne e	12.00"	LIBS STREETS STORY		DOUGH FAMILY	NIT ACRES	BLOCK A 2	DAME AND	00 1º uem	LOT DE DICLE FRANCE	0.0549 ATE	NO USE TO SHOUL FRANCE CHAIN ADMITTO
Les.	HAROSTITE SOLE	180	SECRETATIVE C	10.50	UNT SUPPLY THE		OF TO SHIEL PARKY July	MICHAEL COM	8,00x f	ABBIG ACRES	39 USA	LET 27 SOLE FAME	OURSE ARE	CONTRACTOR COMPANY DESCRIPTION ASSESSED.
Let	H38711'276 123.65'	130		13.05	USA MINISTRAL MARK		DIE 11 SWIGH FAMILY SIZE	MIN ACRES	BLOOK 0 4	S.COS A ACRES	50 28 LUTS		0.1084 AOSE	COSTAN SECT CHARGE COMPANY AND
145	M3971'57E 19510'	130			THE PERSON NAMED IN			THE ACTION	MODEL 1	2.5368 ACRES	20 10 1075	SHOUL FAMILY	-	LUTT THE TRACE PROMES 6,1449 ACRESTED
		4000	200.00	n.20	FEED DRILLING SPORT			INF ACRES		LARGE ACRES	10 10 10	LET 30 SHOUL FRAME?	GOEST ASKE	DECEMBAN PARTY S CHART SERVER OF TOUR
LAS	KRAIL, TUE BERN	UN	200000000000000000000000000000000000000	15.00"	6264 SEPAZYE'S 166.36"		SPECIE FRANCY		400000000000000000000000000000000000000	LAID ACRE		LEFT IN SMALL FRANCE	0.0767 A360	DU LUCE SO SHORE FAMEL IN CUSTO ADMITTE
let.	SH494-WEE 129.96	1300	MODEL N	18.86	1205 SSKTSTST9 13.46"		GPS 23 460 24 3400 GPS2F FMS.V	BEED ACRESS	-	LESSO ACRES		10'5 (0-30 SHOU FARLY	GORGS ARES	
Let	HSST9476FW 98.77	1,806	SEPHENIX 6	17.65	LOSS CONTAIN TOLLET			MAN WAREN				SHOUT FARLY	1.000	
LAT	M0140-15# 119/00	uno	ADMITTARE .	400	1207 METATION 158.43"					2.8366 A0800	100	TOR.	S.O.WO ACKED	00 mail mails 68600
100	METATOTIN 120.00	199	SECRETARY A	10.89	LINE EXPRESS USED			BEFT ACRECIO		5,0005 ADMIC	100			
4	MILER-LA HTTO	230		17.67	1200 September Alter			IODS ACRECO		LENTS ACRES				
_					2017 March 400 8 100 100	RECORD LINE THREE	ATT NO SHORE FRANKY 2000	DHE ACRESS		1,3070 ACRES				
146	SHW-7% 125.07	1313		0.00	LZO ELTRENT TREF	LINE # MINECOON MENOTS	LET IN SWIGH FAMILY SHE	OPE AGRESS	REN I	1.200 AON	(0) N/A			
	BILABIGAE 10FFEL	LTH		34.78	U211 S78946'25'E 58246'	DAL SAFECTOR'S SD-65'	TOTAL LOS	ONE ACCUSE	TOTAL 3	9.8895 ACRE	00 DB LDTS			WHISPER VALLE
ult	585°W 10"E 23.25	LFE	estation'w s	PLB2	1212 MOTOTOR'S SSART		100							
33	SEPARATE SELEC	CFM	sections/w e	11.27	1313 WITH 22% 428W	21.07								VILLAGE 1, PHAS
100	10732'X** 38.00	LTD		17.00	1214 MINISTRATE STATE	(L21) SUSPIZW NEUR		STREET - ARE	A SEMMENT					
in i	METANOTINE STREET	179		01.19	CITS MICTIFES SCAF	BASE SHIPETON'S SHARE					- 1			FINAL PLAT
_	MINE TO SE	678		9.7V	The second secon		PETRONOR SILLEVANO	1.8045 AGRECOS	6,876 e s/	84" B.O.B.	eri rec-roc			City of Austin,
_		_		14.11	TOTAL THE SECURE STREET		WHO CHEE DRIVE	SAMP ADMINE	2,600.0 (90' R.O.R.	or rec-roc			
_	56146'-PE 106.60"	L190	20220000	3.43	1217 KT019673276 96.36T		LANGUNG SICION FOAD	0.7319 ACRESS	706.0 07	30' A.O.M.	30' NO-FOC			Travis County, Te
	HENTS/1407H 68-10	U121	SWISSISTE 4	667	U215 (G2706'40') 101.36'		METERS LANS	0.5006 ACRES	365.7 U	SU ROW	36 Mc-500			CEA-2018-
154	S0146'-1"E 143.81"	1700	Acceptation's 1	8.67	1219 METHORITO SHOW		BASET AND	Comment of the last					1	ODC (===>=
LOS .	SEFNETTE 129.00	1/47	HETHERSON S	10.8°	LISS NEEDER'D TONING			9.6129 AGRECTO		50' NO.M.	36' No-Foc			11/1/10/10
um I	MONTH TODAY	1/24		TAR	1201 40507070 271007		DEBLIRE DAVE	1.79M7 ACRECCO		BF ROM	44' RE-FOC			1211/12/12/10
_	-	_		-	THE PERSON NAMED IN COLUMN		MANUFACE LANC	0.8140 HCRE(30)	58-7 (7	SU ROM	30" FNC-FDC		- 1	
UR	M21'46' FTE 122.0F	UB		12.75	L222 SMITSET/FE 10:77		GLASSINE PARK	3-000M ACM((II)	NAME OF	B7 8.0 M	30" (NG-9'00)			L'Land Surveying
-	WITH SHIE	LIDE	3.00	6813"	LESS SOMETHING STATE		TOTAL.	FLESSE MOREOU	B/DRACK!			A 255 LOT 5	SUBDIVESOR	POSen SSETS, Austin Tonas NESO
40	HISTORIUM TEXAM	1227	NUMBER OF	0.17	LESS MEDITION 40.00							009557		WWW.ANDARCK.S.FORD (STEEL OF FEBRUARY Codes



EXHIBIT C-4 – WHISPER VALLEY VILLAGE 1, PHASE 4 FINAL PLAT

11/14/2022 202200308

WHISPER VALLEY VILLAGE 1, PHASE 4 FINAL PLAT

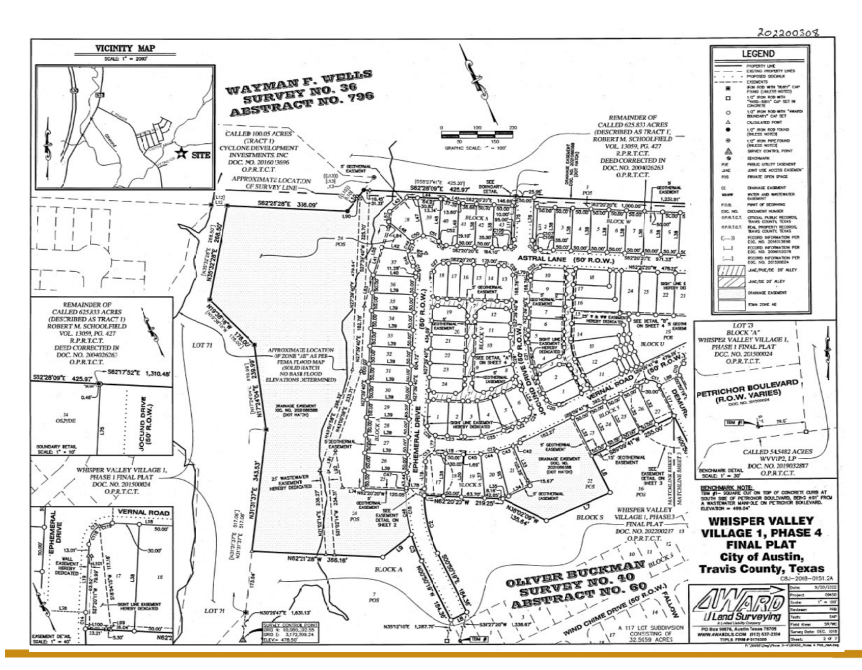
CONSUMER PROTECTION NOTICE FOR HOMEBUYERS

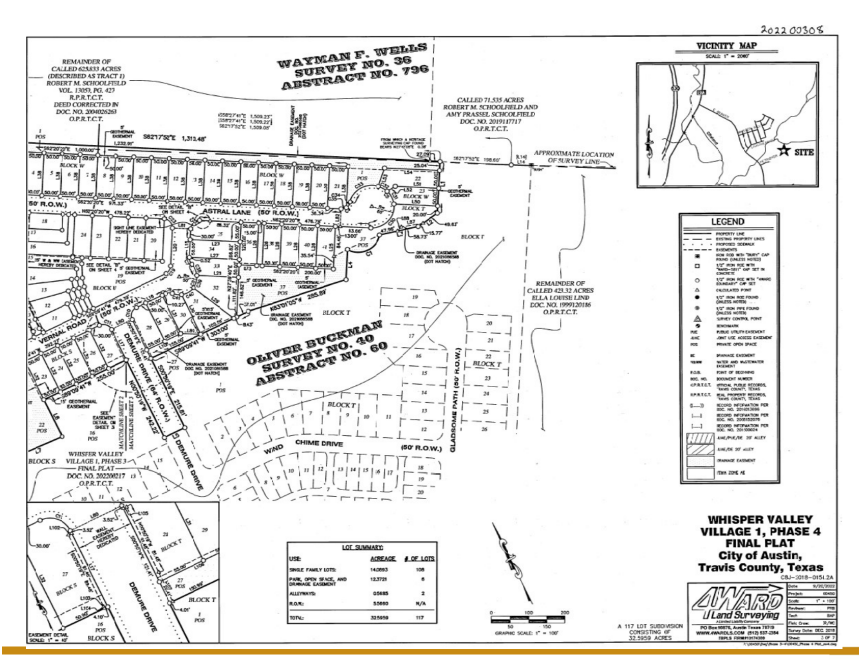
IF YOU ARE BUYING A LOT IN THIS SUBDIVISION, YOU SHOULD DETERMINE WHETHER THE SUBDIVISION AND THE LAND AROUND IT ARE INSIDE CR OUTSIDE THE CITY LIMITS. THIS CAN AFFECT THE ENJOYMENT AND VALUE OF YOUR HOME. DEPENDING ON STATE LAW AND OTHER FACTORS, LAND OUTSIDE THE CITY LIMITS MAY BE SUBJECT TO FEWER LOCAL GOVERNMENT CONTROLS OVER THE DEVELOPMENT AND USE OF LAND THAN INSIDE THE CITY LIMITS. THE SUBDIVISION'S RESTRICTIVE COVENANTS MAY CREATE PRIVATELY ENFORCEABLE RESTRICTIONS AGAINST INCOMPATIBLE LAND USES WITHIN THE SUBDIVISION, WHETHER IT IS INSIDE OR OUTSIDE THE CITY LIMITS. DEPENDING ON STATE LAW AND OTHER FACTORS, HOWEVER, OUTSIDE THE CITY LIMITS NEITHER PRIVATE NOR GOVERNMENTAL RESTRICTIONS MAY BE AVAILABLE TO (1) RESTRICT EITHER THE NATURE OR EXTENT OF DEVELOPMENT NEAR THE SUBDIVISION, OR (2) PROHIBIT LAND USES NEAR THE SUBDIVISION THAT ARE INCOMPATIBLE WITH A RESIDENTIAL WINTER THE NEIGHBORHOOD.

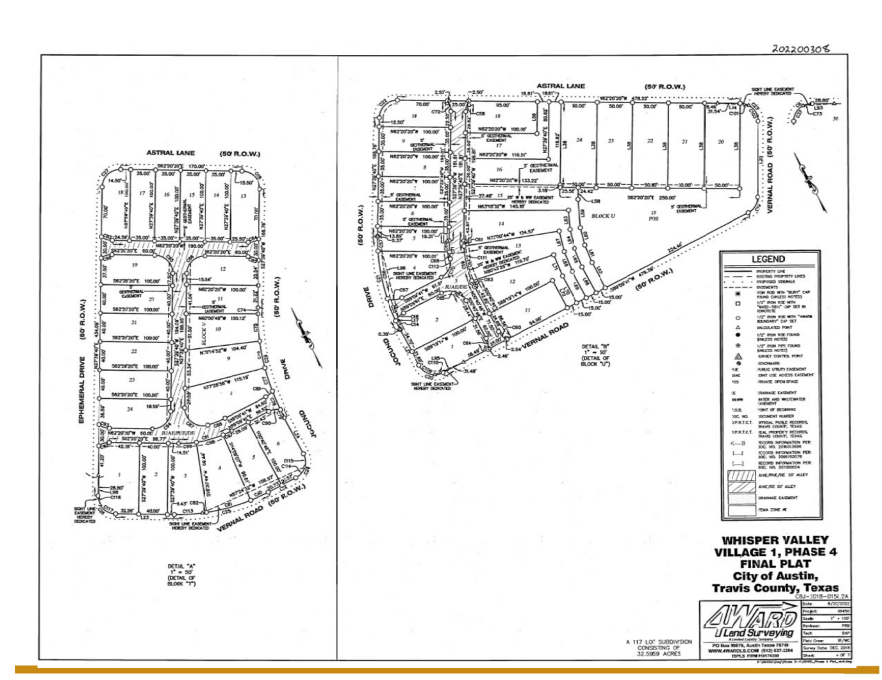


WHISPER VALLEY
VILLAGE 1, PHASE 4
FINAL PLAT
City of Austin, Travis
County, Texas

A 117 LOT SUBDIVISION COMSISTING OF 32.5959 ACRES







LINE TABLE LINE TABLE LINE # DIRECTION LENGTH LINE # DIRECTION LENGTH L1 527'39'40"W 145.04" L61 405'03'10"E 26.42" L2 579"43"28"W 65.40" L62 800'40'46"W 40.30" L3 177'42'21"W 108.69" L63 K22"20"37"E 27.32" L4 527'39'40"W 85.03' L64 (13'37'55'E 27.37' L5 589*09'41"M 64.00' L65 405'03'10"E 28.29" L5 S00'50'19"E 115.07" L66 800'40'46"W 41.09' L7 | H88"45"33"W | 193.41" L67 | H13'37'55"E | 29.64" L8 589'09'41"W 50.00' L68 N05'03'10"E 30.17" L9 376'22'45"N 101.58' L69 N00'40'46"W 41.88" L10 482'49'09"E 75.14" L70 M00"40"46"W 42.67" L11 127'39'40"E 115.00" L71 H05'03'10"E 32.06' L12 50219'43"E 45.57 L72 300'40'46"E 43.47" L13 452'43'45"E 44.94" L73 382'20'20'E 50.00' L14 583'32'11'E 54.46' L74 862'48'13"W 58.30' L15 | \$27"39"40" | 80.52" | L75 | \$27"39"40"E | 120.98" L16 \$89'09"41"W 90.27" L76 S27'39'40"W 120.95' L17 H00'50'19"W 95.00' L77 k27'39'40"E 50.00' L18 N52'20'20"W 81.69" L78 M52'20'20"W 50.00" L19 527'39'40"# 76.53' L79 562'20'20"E 50.00' L20 \$27"39"40"m 106.68" LB0 \$89709'41"E 64.00" L21 800"40"46"W 56.76" L81 582"20"20"E 50.00" L22 | 589'09'41"W | 43.30" L82 827'39'40"E 50.00' L23 952'20'20"W 81.69" L83 840'23'58"E 90.70" L24 300'40'46"E 57.06' L84 \$30'26'09"E 14.24' L25 | H27"39"40"E | 120.00" | L87 | H74"58"25"W | 60.92" L26 K27'39'40"E 120.00" L88 586'33'09"W 15.33' L27 352"20"20"E 140.12" L89 552"59"49"E 56.55" L28 382'20'20"E 115.53' L90 M82'50'00"W 9.49' L29 327'35'10'E 141.95' L91 \$43'00'58"W 63.12" L30 N00'50'19"W 124.09" L92 N14'51'50"E 106.50" L31 800'50'19"W 120.00' L93 256'55'39"E 41.36' L32 800'50'19"W 120.00' L94 MS819'30"W 43.62" L33 502°23'08"W 120.95" L95 586"49"28"E 43.55" L34 589°09'41"W 68.76" L98 \$12'10'27"E 102.54" L35 N89'09'41"E 17.23" L97 #17'34'52"E 32.96' L36 S1172'33"W 130.19' L98 M23'04'21"E 41.36' L37 N20'01'57"E 124.30' L99 527'47'28"W 1.99" L38 927'39'40"E 120.00' L100 35218'12"E 19.22' L39 362"20"20"E 120.00" L101 352'20'20"E 3.99' L40 M62"20"20"W 120.00' L102 S89"09"41"W 4.00' L41 \$42'45'54"E 81.33" L103 589'09'41"W 0.10" L42 S57'06'22"E 74.33" L104 500'50'19"E 2.00" L43 K74'38'12"E 61.75' L105 S89'09'41"W 4.00' L44 582'20'20"E 109.08" L108 M89'09'41"E 105.00" L45 SS1'01'44"E 50.99" L107 F00'51'32"W 38.41" L48 \$2471'24"W 85.41" L47 N15'44'08'E 107.86' L48 527"39"40"E 119.29" L49 \$27"39"40"E 122.67" RECORD LINE TABLE L50 \$62"20"20"E 120.84" LINE # DIRECTION LENGTH L51 552"20"20"E 120.00" ((L10)) MS2'53'00"E 75.10" L52 H81"29"41"E 25.28" ((L13)) >52"45"20"E 43.97" L53 S42'54'58'W 54.02' [L12] 58219'43"E 45.57' L54 \$62"20"20"E 150.00" [L10] MSS'43'27"E 75.07 L55 842'45'54"E 142.12" [L13] N56'34'27"E 43.98' L58 N27'39'40"E 44.82' L57 #30°26'09"E 28.63" [L14] S59"42"00"E 54.46" L58 R27"39"40"E 16.63"

		au	RVE TABLE					CUI	RVE TABLE	Ε.	
JURNE #	LENGTH	RADIUS	DELTA	BEARING	DISTANCE	CURVE #	LENGTH	RADIUS	DELTA	BEARING	DIS
cı	114.65"	60.00*	109"28"50"	N89'25'20"W	97.59"	062	50.35	135.00	21"22"14"	\$13"50"6"W	5
CZ.	168.65	375.001	25"40"35"	S11'59'54'W	166.65*	063	9.03"	135.00	3"49"56"	S0174"H"W	1
C3	79.56	425.00	10"43"35"	N04'31'29"E	79.45	C64	16.32*	25.00	36'42'31"	\$17'40'33"W	1
C4	34.85	25.00	79"50"09"	S77*44'35"W	32.08"	085	39.54	25.00	90'09'32"	S45'45'33"E	3
cs	272.10*	60.00*	259'50'09'	N1215'25'W	92.04"	ces	15.51"	25.00	35'46'35"	N7176'24"E	1
cs	39.27	25.00	90'00'00"	572'39'40"W	35.36*	067	21.35	25.00	48"55"34"	N66"22"32"W	2
C7	21.03	25.00	4871'23"	N03'33'58'E	20,41	168	9.80"	155.00	3'37'23	N20'02'28"E	1
CS.	137.78*	50.00"	157'52'47'	558'24'41"W	98.14	C69	15.71*	155.00	5"48"31"	N24"45"25"E	١,
сэ	21.03*	25.00"	4871"23"	NS6'44'37"W	20,41*	c70	30.25	25.00	70'55'53"	S53'41'45"W	2
ao	39.27	25.00	90'00'00"	\$44'09'41"W	35.36	C71	25.51	155.00	9"25"53"	S22'56'13'W	2
CII	39.27	25.00"	90'00'00"	N45'50'10'W	35.36'	672	18.09*	25.00	36'52'0"	S0973'29"W	,
CI2	161.65	325.00	28"29"58"	N76'35'10'W	150.00	673	13.01	25.00	29'48'5"	\$77714'46'E	١,
CI3	39.27	25.00	90'00'00"	\$72'39'40"W	35.36	674	8,64"	325.06	1'31'23'	\$26'53'58'W	١,
CI4	18.48	375.00	2'49'24"	N2614'55'E	18.46	675	38.47	325.00	6'46'57"	S22"44"19"W	3
CIS	131.84	425.00	1745'23"	N18'46'25'E	131.21	676	38.14	325.00	6'46'34'	\$15'58'03"W	3
CIS CIS	21.00	25.00	4811'23"	N03.33,29,E	20.41	677	34.21	325.00	6701'53'	209.22,18,A	3
C17	-	_			_			-			-
CI7	162.65° 21.00°	25.00	186'22'46'	N72'39'43"E	99.85	c78	28.22	325.00	4'58'29"	S04703'38"W	2
CIS	411100		4871'23"	\$3814'38'E	20.41		12.78	325.00	21510	S00'26'49"W	!
	26.80	25.00*	61"30"02"	\$58'24'41'W	25.56*	C80	27.27	275.00	5'40'56'	N87'59'31"W	2
Cio	39.36	25.00	90'09'32"	N45'45'30"W	35.40'	C81	63.77	275.00	131715	N78'30'45"W	6
Q1	136.03	275.00	25'20'26"	N13'29'21'E	134.64	082	6.34	275.0	17917	N7172'29"W	1
Ci2	39.27	25.00*	90,00,00.	N72'39'43"E	35.36	C83	16.09"	25.00	36'52'12"	N43'54'14"W	1
C13	39.20*	25.00*	80.00,000	\$17'20'20'E	35.36	C84	15.09"	25.00	36"52"06"	N80"46"29"W	1
C14	39.22	25.00	89'50'28"	S4414'2"W	35.31	C85	15.09"	25.00	36'52'12"	\$43'54"4"E	Ŀ
C15	136.79	275.00°	28"29"58"	N76'35'19'W	135.38	C86	39.27	25.00	90,000,000	N72'39'40'E	3
Cis	39.27	25.00	90'00'00*	N17"20"20"W	35.36*	087	46.94	25.00	107'34'55"	N250747W	1
C17	39.27	25.00*	90,00,000	N72'39'43'E	35.36*	C88	25.73	135.00	10'55'06"	N85'22'46"W	2
CIS	39.27	25.00*	90,00,000	S17 20 20 E	35.36	C89	12.10"	25.00	274424	S7517'29"W	1
C19	160.75"	325.00	28'20'26"	\$13'29'2"W	159.12'	C90	16.47*	25.00	37"45"07"	\$71'57'45'E	٦,
C.50	104.29"	60.00*	99'35'39"	N67'51'50"E	91.65*	C91	77.10	155.00	28"29"58"	\$76°35°9°€	7
C31	40.96"	50.00	39'06'56"	N01'29'2"W	40.17	092	16.09"	25.00	36'52'12"	\$80"46"26"E	١,
C.12	27.25	60.00*	26"02"07"	N34'03'58'W	27.03	(93	15.09"	25.00	36'52'12"	N43'54'14"W	١,
C12	99.58	60.00*	95'05'27"	\$85 22 15 W	88.54	C94	39.27	25.00	90'00'00"	S72'39'40"W	3
C34	20.38	25.00	46"41"56"	S6170'25'W	19.82*	. 095	39.27	25.00	90'00'00"	\$17"20"20"E	3
C.15	14.45	25.00"	33.08,13,	N78'54'27"W	14.25'	196	16.09*	25.00	36'52'11"	\$80"46"16"E	١,
C.17	26.25"	25.00"	60"11"09"	N57'45'14"E	25.07	C97	13.50*	155.00	4'59'26'	N88"20"36" W	١,
C.te	35.61*	50.00	40"48"26"	S00707'30'E	34.88	C98	38.85	155.00	14'21'41"	N78"40"02"W	3
C.19	36.77	50.00	42'08'07"	S41'20'4"W	35.95"	C99	24.75	155.00	9'08'51'	N66"54"46"W	2
C40	39.81	50.00"	45"36"51"	58513'15'W	38.75	000	39.27	25.00	90'00'00"	\$17'20'20'E	1
CXI	25.58	50.00*	2979'23"	N5718'38'W	25.31	CIOI	12.49*	25.00	28'36'50"	\$48*01*35*E	1
C42	22.25	325.00"	3'55'12"	N88'52'45"W	22.25	003	26.78	25.00	612310	\$03*01*35*E	1
C43	48.90	325.00	876'03"	N82'47'05"W	46.95	005	16.09	25.00	36'52'12"	580'46'26"E	1
CH	46.86	325.00	875"51"	N74'31'06'W	46.84°	006	23.18*	25.00	53'07'48"	N5473'34"E	1 2
C45	45.65	325.00	8702'53"	N56'21'4"W	45.61	000	23.18	25.00	53'07'48"	S01705'48"W	2
C46	125,23	425.00	16"53"22"	N1819'57'E	124.63	007	20110			001.00 0 11	-
C46	6.56	425.00°	053'02"		6.56	0.09	16.09"	25.00	36'52'12"	\$43'54" 4"E	1
C48	48.62	425.00°	53725'21"	NOSTOSTE	44.95	C110	26.36	25.00	61°34°00° 28°35°32°	S31'27'46"€	1
C48		50.00				-	12.48*			\$76'32'32"E	-
0.15	28.77	00.00	32'54'58"	N49'21'0"E	28.33	CIII	65.54	132.50	28'20'26"	\$13*29*27*W	
C50	35.71	50.00	40'55'32"	N8616'23'E	34.95	C112	78.71*	157.50	28'37'56"	\$13'20'-2"W	7
C51	48.30	50.00*	55"21"09"	\$45'35'18'E	48.45*	C113	39.40	275.00	812'31'	N65'25'36"W	13
Ct2	3.28	50.00	3'45'46"	\$16701'50'E	3.28	G14	20.13	25.00	46'07'56"	N66705'13"E	1
CIS3	39.27	25.00	80.00,000	N72'39'47'E	35.35	C115	19.07*	25.00	43"42"32"	N2170'29"E	Ľ
CS4	13.44	275.00"	2'47'58"	N00'43'11'E	13.45	C116	13.01*	25.00	29"48"51"	N12'45'14'E	Ŀ
CS5	33.50	275.00"	6"59"05"	N05'36'44"E	33.50	C117	26.26	25.00	90,11,00	N32714'46"W	2
CSS	68.31	275.00"	14'13'55"	N1613'14'E	68,13	C118	24.56	25.00	5617'35"	N55"48"27"E	1
C17	20.75	275.00"	419'28"	N25'29'56"E	20.75*	C119	14.71	25.00	33"42"25"	\$79711"23"E	ŀ
CSB	16.00	25.00"	36"52"02"	N46'05'50'E	15.81				1		
C:99	66.75	135.00	28"20"26"	N13'29'2"E	66.13"						
CNO	16.16	25.00"	37"01"37"	N1971'42"W	15.83						

BEARING BASS.
ALL BEARINGS ARE BASID ON THE TEXAS STITE PLANE COORDINATE
SYSTEM, GRID NORTH CENTRAL ZONE, (4203), NADB3, ALL DISTANCES
NE'E ADJUSTED TO SURFACE USING A COMENCE SCALE FACTOR OF

SAME FAME OBTAINS.
STATE FAME OBE CONTROL FOR THIS SUPPLY IS BASED ON A 1/2'
BIGH ROD WITH "WAVED CONTROL" UP SET, DIED COORDNATES AND
ELEVATIONES OAND BE) SHOWN HEREON WERE DEPOSED THE TEXAS
SELEVATIONES OAND BE) SHOWN HEREON WERE DEPOSED THE TEXAS
WAS CHECKED TO MONABENT P-26-600, HAMMES A PUBLISHED GRID
CONDIGNATE A BAND BE SIZEVATION OF:

N 0,087,203.914, E 3,146,513.699, ELEV. 644.72.

PLOODERAN NOTE:

TO COMMITTEE THE PROOF PR

THIS FLOCO STATEMENT DOES NOT MPLY THAT THE PROPERTY AND/OR THE STRUCTURES THEREON WILL BE FREE FROM FLOCODING OR FLOCO DAMAGE. THIS FLOCOD STATEMENT SHALL NOT CREATE LIABILITY ON THE PART OF THE SURVEYOR.

WHISPER VALLEY **VILLAGE 1, PHASE 4** FINAL PLAT City of Austin, **Travis County, Texas** CBJ-2018-0151.2A

<u> AVYARD</u> ∐Land Surveying

A 117 LOT SUBDIVISION CONSISTING OF 32,5959 ACRES

9/20/202 0045

PO Box 90876, Aus in Texas 78'09 WWW.4WARDLS.COM (512) 537-2384 TBPLS FIRM #10174200

SR/MC Surey Date: DE2, 2018

L59 M22"20"37"E 40.06" L60 \$13'37'55"E 25.11"

BLOCK A - AREA SUMMARY									
LOT 24 - POS	8.6874 ACRE(S)								
LOTS 25-36, AND 42 SINGLE FAMILY	0.1377 ACRE(S)								
LOT 37 SNOLE FAMILY	0.1669 ACRE(S)								
LOT 38 SINGLE FAMILY	0.1806 ACRE(S)								
LOT 39 SINGLE FAMILY	0.1357 ACRE(S)								
LOT 40 SNOLE FAMILY	0.1445 ACRE(S)								
LOT 41 SNOLE FAMILY	0.1381 ACRE(S)								
LOT 43 SNIGLE FAMILY	0.1372 ACRE(S)								
"DTAL	11.3805 ACRE(S)								

BLOCK T - AREA	A SUMMARY
LCT 27 POS	0.0790 ACRE(S)
LOT 28 SINGLE FAMILY	0.1484 ACRE(S)
LOT 29 SINGLE FAMILY	0.1377 ACRE(S)
LOT 30 SINGLE FAMILY	0.1437 ACRE(S)
LOT 31 SINGLE FAMILY	0.2020 ACRE(S)
LOT 32 SINGLE FAMILY	0.2159 ACRE(S)
LOT 33 SINGLE FAMILY	0.1464 ACRE(S)
LOT 34 SINGLE FAMILY	0.1608 ACRE(S)
LOT 35 SINGLE FAMILY	0.1738 ACRE(S)
LOTS 36, 38-41 SINGLE FAMILY	0.1377 ACRE(S)
LOT 37 POS	1.0315 ACRE(S)
TOTAL	3.1275 ACRE(S)

BLOCK S - AREA	A SUVMARY
LOTS 17 AND 27 SINGLE FAMILY	0.1484 ACRE(S)
LOTS 18 AND 23-26 SINGLE FAMILY	0.1377 ACRE(S)
LOT 19 SINGLE FAMILY	0.1545 ACRE(S)
LOT 20 SINGLE FAMILY	0.1691 ACRE(S)
LOT 21 SINGLE FAMILY	0.1618 ACRE(S)
LOT 22 POS	1.1167 ACRE(S)
TOTAL	2.5854 ACRE(S)

BLOCK V - AREA	SUMMARY
LOT 1 SINGLE FAMILY	0.1278 ACRE(5)
LOTS 2, 20-23 SINGLE FAMILY	0.0918 ACRE(5)
LOT 3 SINGLE FAMILY	0.1081 ACRE(S)
LOT 4 SINGLE FAMILY	0.171 ACRE(S)
LOT 5 SINGLE FAMILY	0.1005 ACRE(S)
LOT 6 SINGLE FAMILY	0.1055 ACRE(S)
LOT 7 JUAE/PUE/DE	0.3506 ACRE(S)
LOT 8 SINGLE FAMILY	0.1382 ACRE(5)
LOT 9 SINGLE FAMILY	0.1137 ACRE(5)
LOT 10 SINGLE FAMILY	0.1049 ACRE(S)
LOT II SINGLE FAMILY	0.0929 ACRE(S)
LOT 12 SINGLE FAMILY	0.0894 ACRE(S)
LOT 13 SINGLE FAMILY	0.0893 ACRE(S)
LOTS 14-17 SNGLE FAMILY	0.0803 ACRE(S)
LOT '8 SINGLE FAMILY	0.0871 ACRE(5)
LOT '9 SINGLE FAMILY	0.0939 ACRE(S)
LOT 24 SINGLE FAMILY	0.0919 ACRE(S)
TOTAL	2.5911 ACRE(S)

BLOCK U - AREA	SUMMARY
LOT 1 SINGLE FAMILY	C1034 ACRES)
LOT 2 SINGLE FAMILY	C1189 ACRES)
LOT 3 JUAE/DE	C2179 ACRES)
LOT 4 SINGLE FAMILY	0.1163 ACRE(S)
LOTS 5-9 SINGLE FAMILY	0.0803 ACRE(S)
LOT 10 SINGLE FAMILY	0.0825 ACRE(S)
LOT 11 SINGLE FAMILY	C1023 ACRE(S)
LOT 12 SINGLE FAMILY	C1135 ACRES)
LOT 13 SINGLE FAMILY	C1409 ACRE(S)
LOT 14 SINGLE FAMILY	0.1716 ACRES)
LOT 15 SINGLE FAMILY	C1642 ACRE(S)
LOT 16 SINGLE FAMILY	C1499 ACRE(S)
LOT 17 SINGLE FAMILY	C1265 ACRE(S)
LOT 18 SINGLE FAMILY	0.0995 ACRB(S)
LOT 19 PCS	0.5576 ACRE(S)
LOTS 20-24 SINGLE FAMILY	C1377 ACRE(S)
TOTAL	3.3550 ACRE(S)

BLOCK W - ARE	A SUMMARY					
LOT I - POS	0.9021 ACRE(S)					
LOT 2 SINGLE FAMIL!	0.1372 ACRE(S)					
LOTS 3-20 SINGLE FAMILY	0.1377 ACRE(S)					
LOT 21 SNOLE FAMILY	0.1373 ACRE(S)					
LOT 22 SNGLE FAMILY	0.1875 ACRE(S)					
LOT 23 SNOLE FAMILY	0.1477 ACRE(S)					
TOTAL	3.9904 ACRE(S)					

	STREET - AREA	SUNMARY		
ASTRAL LANE	1.8243 ACRE(S)	1,4'0.0 LF	50° R.O.W.	30' FOC-FOC
EPHEKERAL DRIVE	1.2333 ACRE(S)	1,043.9 LF	50' R.O.W.	30' FOC-FOC
VERNAL ROAD	1.2996 ACRE(5)	1,119.8 LF	50' R.O.W.	30' FOC-FOC
JOCUND DRIVE	C.6705 ACRS(S)	643.1 LF	50° R.O.W.	30' FOC-FOC
DEMURE DRIVE	0.5383 ACRE(S)	387.2 LF	84" R.O.W.	44' FOC-FOC
TOTAL	5,5660 ACRE(S)	4,604.0 LF		

AREA	AND LOT SUMMA	WC1	
BLOCK A	11.3805 ACRE(S)	20 LOTS	
BLOCK T	3.1275 AC/E(S)	15-LOTS	
BLOCK S	2.5854 ACYE(S)	11 LOTS	
BLOCK V	2.5911 ACRE(S)	24 LOTS	
BLOCK U	3.3550 ACYE(S)	24 LOTS	
BLOCK W	3.9904 ACPE(S)	23 LOTS	
R.O.W.	5.5660 ACTE(S)	B/A	
TOTAL	32.5959 ACRE(S)	116 LOTS	

WHISPER VALLEY
VILLAGE 1, PHASE 4
FINAL PLAT
City of Austin,
Travis County, Texas



A 117 LOT SUBDIVISION CONSISTING OF 32.5959 ACRES

Lend Surveying
Lend Streveying
PO Box 86174, Austra Tecar 75/79
WWW.4NARDLE.COM (5157-2384
TSPAS FISH 81617/4300

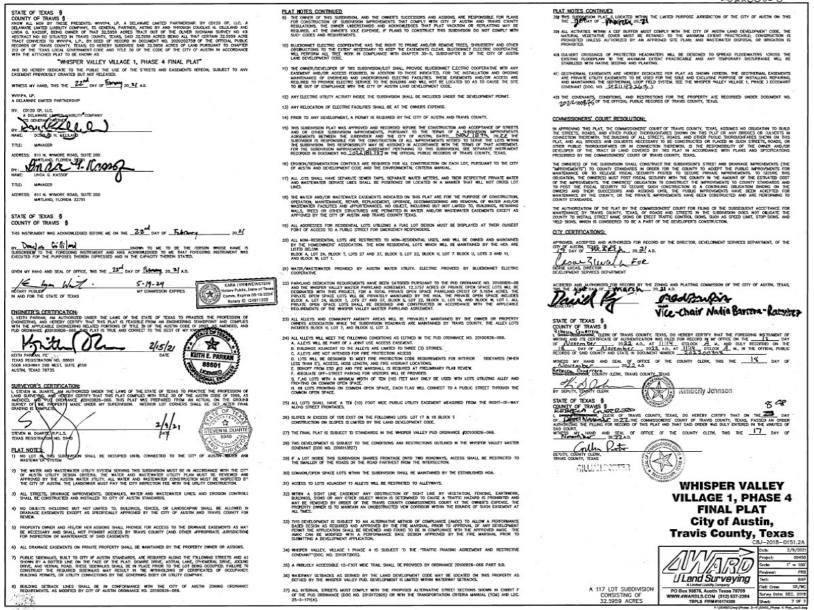
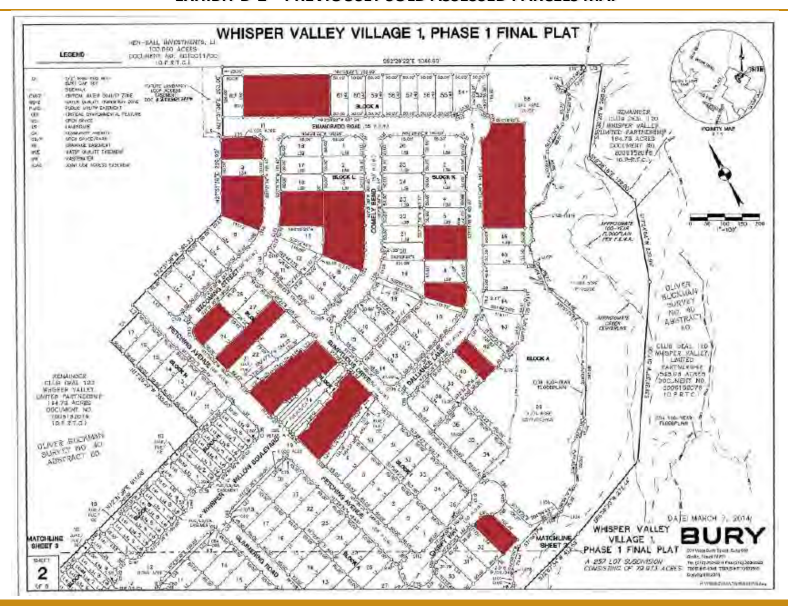


EXHIBIT D-1 - IMPROVEMENT AREA #1 LOT TYPE MAP

Whisper Rising at Whisper Valley



EXHIBIT D-2 – PREVIOUSLY SOLD ASSESSED PARCELS MAP



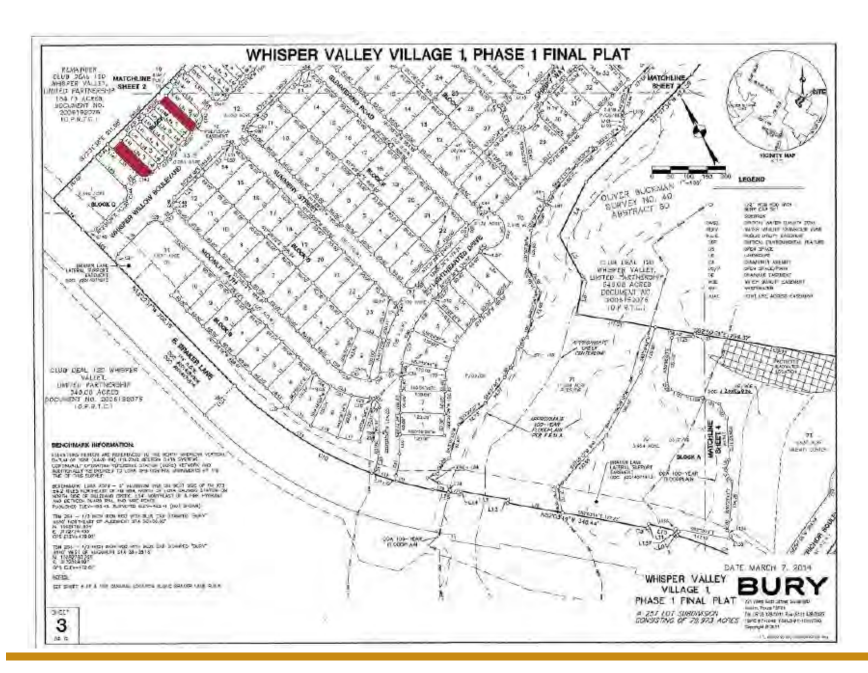


EXHIBIT D-3 - IMPROVEMENT AREA #2 LOT TYPE MAP

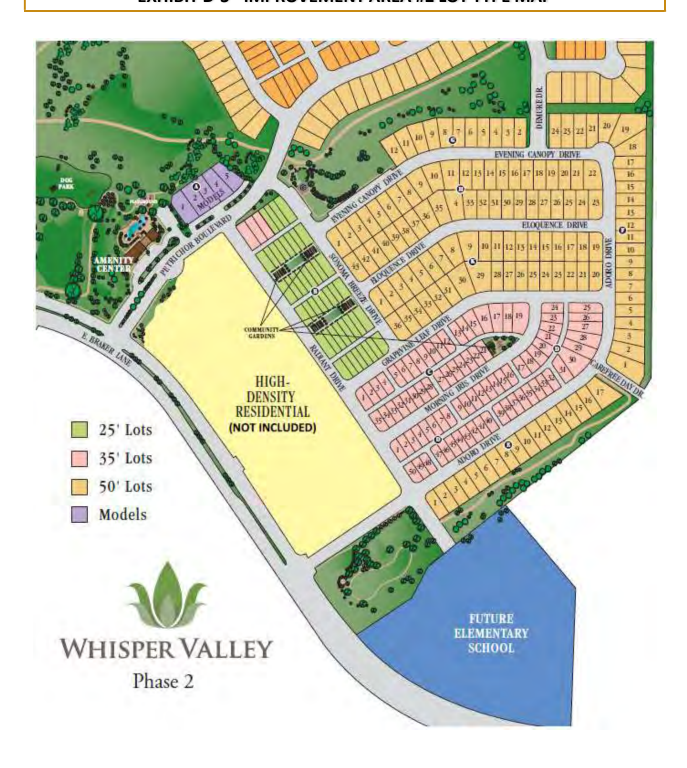


EXHIBIT D-4 - IMPROVEMENT AREA #3 LOT TYPE MAP

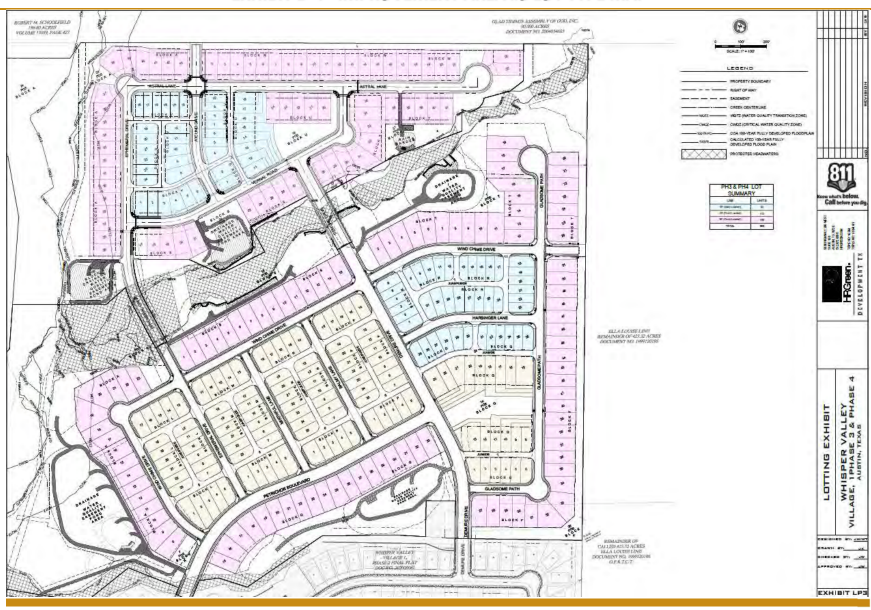


EXHIBIT E – COST AND ALLOCATION OF AUTHORIZED IMPROVEMENTS

Engineering Area & Importance		Total Costs	Non-District Parcels ⁴ Cost	Imp	rovement Area #1	Improver	ment Area #2 Cost	Improven	nent Area #3	Master Imp	provement Area Cost
Ecosor and Sedimentation S 802,773 0.00% S 802,773 0.00% S 0	Improvement Area #1 Improvements ¹		/0 C03t		COSC	/0	0030	/0	COSC	70	COSC
Clearing and Gradning	•	\$ 802 773	0.00% \$	- 100	nn% \$ 202.773	0.00%	¢ .	0.00%	¢ -	0.00%	¢ -
Drimage Inspressments					· ·		•				÷ ·
Street Improvements	5										Ψ
Positive Mater Improvements											'
Monteward reprovements \$ 834,335 0.00% \$ - 100.00% \$ 834,535 0.00% \$ - 0.00%	•	Ψ 1,5.7,1.50					•		•		
Demoltion and Restoration S 14,300 0,00% S 100,00% S 14,300 0,00% S	•		· .				•		т		т
Poel Improvements \$ 482,028	-										'
Improvement Area #2 Improvements											
Ensire Improvements	Pond Improvements		0.00% \$ \$	<u>-</u> 100.0		0.00%		0.00%		0.00%	
Froston and Sedimentation Control S 274,916 0.00% S - 0.00% S - 100,00% S 274,916 0.00% S - 0.00% S		, ,,,	·		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		•		•		·
Cleaning and Grading S 1,067 375 O.00% S - O.0	•										
Defining Improvements			·								
Street S	5	Ψ 1,007,075			·				•		'
Potable Water Improvements	Drainage Improvements	\$ 1,395,585			•				•		
Mastewater Improvements	Street Improvements	\$ 1,979,624	0.00% \$		·	100.00%		0.00%	т.		
Retaining Wall	Potable Water Improvements	\$ 1,118,151	0.00% \$	- 0.00	0% \$ -	100.00%	\$ 1,118,151	0.00%	\$ -	0.00%	\$ -
Pond Improvements	Wastewater Improvements	\$ 875,712	0.00% \$	- 0.00)% \$ -	100.00%	\$ 875,712	0.00%	\$ -	0.00%	\$ -
Improvement Area #3 Improvements Streets	Retaining Wall	\$ 302,340	0.00% \$	- 0.00	0% \$ -	100.00%	\$ 302,340	0.00%	\$ -		\$ -
Streets	Pond Improvements	\$ 605,000	0.00% \$	- 0.00	0%	100.00%	\$ 605,000	0.00%	\$ -	0.00%	
Streets S 3,235,710 0.00% S - 0.00% S - 0.00% S - 100.00% S 3,235,710 0.00% S - 0.00		\$ 7,568,702	\$	-	\$ -		\$ 7,568,702		\$ -		\$ -
Drainage, Water Quality and Detention S 3,794,918 0.00% S - 0.00% S - 0.00% S - 100.00% S 3,794,918 0.00% S - Water S 1,443,157 0.00% S - 0.00% S - 0.00% S - 100.00% S 1,443,157 0.00% S - 0.00% S - 0.00% S - 100.00% S 1,443,157 0.00% S - 0.00% S - 0.00% S - 0.00% S - 100.00% S 1,443,157 0.00% S - 0.00% S	Improvement Area #3 Improvements ³										
Water \$ 1,443,157 0.00% \$ - 0.00% \$ - 0.00% \$ - 100.00% \$ 1,443,157 0.00% \$ - Wastewater \$ 1,616,495 0.00% \$ - 0.00% \$ - 0.00% \$ - 100.00% \$ 1,616,495 0.00% \$ - Clearing \$ 1,204,692 0.00% \$ - 0.00% \$ - 0.00% \$ - 100.00% \$ 1,204,692 0.00% \$ - Landscaping, Parks and Trails \$ 928,995 0.00% \$ - 0.00% \$ - 0.00% \$ - 100.00% \$ 1,204,692 0.00% \$ - Soft Costs \$ 1,000,000 0.00% \$ - 0.00% \$ - 0.00% \$ - 100.00% \$ 928,995 0.00% \$ - Soft Costs \$ 1,000,000 0.00% \$ - 0.00% \$ - 100.00% \$ 1,000,000 0.00% \$ - Waster Improvements' Braker Lane Phase 1 & 2 \$ 9,375,721 39.31% \$ 3,685,258 3.12% \$ 229,466 0.93%	Streets	\$ 3,235,710	0.00% \$	- 0.00	0% \$ -	0.00%	\$ -	100.00%	\$ 3,235,710	0.00%	\$ -
Wastewater \$ 1,616,495 0.00% \$ - 0.00% \$ - 0.00% \$ - 100.00% \$ 1,616,495 0.00% \$ - 100.00% \$ 1,616,495 0.00% \$ - 100.00% \$ 1,616,495 0.00% \$ - 100.00% \$ - 100.00% \$ 1,616,495 0.00% \$ - 100.00% \$ - 100.00% \$ 1,000,400 \$ - 100.00% \$ - 1	Drainage, Water Quality and Detention	\$ 3,794,918	0.00% \$	- 0.00	0% \$ -	0.00%	\$ -	100.00%	\$ 3,794,918	0.00%	\$ -
Erosion Control S	Water	\$ 1,443,157	0.00% \$	- 0.00	0% \$ -	0.00%	\$ -	100.00%	\$ 1,443,157	0.00%	\$ -
Clearing \$ 1,204,692 0.00% \$ - 0.00% \$ - 0.00% \$ - 100.00% \$ 1,204,692 0.00% \$ - 100.00% \$ 5 - 100.0	Wastewater	\$ 1,616,495	0.00% \$	- 0.00	0% \$ -	0.00%	\$ -	100.00%	\$ 1,616,495	0.00%	\$ -
Landscaping, Parks and Trails \$ 928,995 Soft Costs \$ 1,000,000 \$ 0.00% \$ \$ -	Erosion Control	\$ 883,553	0.00% \$	- 0.00)% \$ -	0.00%	\$ -	100.00%	\$ 883,553	0.00%	\$ -
Soft Costs \$1,000,000 \$0.00% \$0.0	Clearing	\$ 1,204,692	0.00% \$	- 0.00	0% \$ -	0.00%	\$ -	100.00%	\$ 1,204,692	0.00%	\$ -
Soft Costs \$1,000,000 \$0.00% \$0.0	Landscaping, Parks and Trails	\$ 928,995	0.00% \$	- 0.00)% \$ -	0.00%	\$ -	100.00%	\$ 928,995	0.00%	\$ -
Master Improvements	· -	\$ 1,000,000	0.00% \$	- 0.00	0% \$ -	0.00%	\$ -	100.00%	\$ 1,000,000	0.00%	\$ -
Braker Lane Phase 1 & 2 \$ 9,375,721 39.31% \$ 3,685,258 3.12% \$ 292,466 0.93% \$ 87,018 1.97% \$ 184,954 54.67% \$ 5,126,024 Water Line 1 \$ 10,557,832 25.00% \$ 2,639,458 3.85% \$ 406,972 1.15% \$ 121,087 2.44% \$ 257,367 67.56% \$ 7,132,948 Water Line 1 \$ 8,410,990 20.82% \$ 1,750,990 4.07% \$ 342,297 1.21% \$ 101,844 2.57% \$ 216,467 71.33% \$ 5,999,330 Wastewater Interceptor \$ 2,936,198 25.72% \$ 755,322 3.82% \$ 112,088 1.14% \$ 33,350 2.41% \$ 70,884 66.91% \$ 1,645,544 Mater Line 2 \$ 4,262,339 0.00% \$ - 514% \$ 219,067 1.53% \$ 65,179 3.25% \$ 138,537 90.08% \$ 3,839,556 \$ 35,543,080 \$ \$ 8,831,028 \$ \$ 1,372,890 \$ \$ 408,477 \$ \$ 868,209 \$ \$ 24,062,476 \$ \$ 24,062,476 \$ \$ 10,844 1.94% \$ 1,445,948 \$ 1,4		\$ 14,107,520	\$	-	\$ -						\$ -
Water Line 1 \$ 10,557,832 25.00% \$ 2,639,458 3.85% \$ 406,972 1.15% \$ 121,087 2.44% \$ 257,367 67.56% \$ 7,132,948 Wastewater Treatment Plant \$ 8,410,990 20.82% \$ 1,750,990 4.07% \$ 342,297 1.21% \$ 101,844 2.57% \$ 216,467 71.33% \$ 5,999,393 30" Wastewater Interceptor \$ 2,936,198 25.72% \$ 755,322 3.82% \$ 112,088 1.14% \$ 33,350 2.41% \$ 70,884 66.91% \$ 1,964,554 Waterline 2 \$ 4,262,339 0.00% \$ - 5.14% \$ 219,067 1.53% \$ 65,179 3.25% \$ 138,537 90.08% \$ 3,839,556 District Formation and Bond Issuance Costs Debt Service Reserve Fund \$ 3,310,744 \$ - \$ 379,058 \$ 628,951 \$ 836,738 \$ 1,465,998 Capitalized Interest \$ 3,616,334 \$ - \$ 112,880 \$ - \$ - \$ 3,503,454 Underwriter's Discount \$ 1,331,008 \$ - \$ 135,000 \$ 204,600 \$ 311,740 </td <td>Master Improvements¹</td> <td></td>	Master Improvements ¹										
Wastewater Treatment Plant \$ 8,410,990 20.82% \$ 1,750,990 4.07% \$ 342,297 1.21% \$ 101,844 2.57% \$ 216,467 71.33% \$ 5,999,393 30" Wastewater Interceptor \$ 2,936,198 25.72% \$ 755,322 3.82% \$ 112,088 1.14% \$ 33,350 2.41% \$ 70,884 66.91% \$ 1,964,554 Waterline 2 \$ 4,262,339 0.00% \$ - 5.14% \$ 219,067 1.53% \$ 65,179 3.25% \$ 138,537 90.08% \$ 3,839,556 District Formation and Bond Issuance Costs Debt Service Reserve Fund \$ 3,310,744 \$ - \$ 379,058 \$ 628,951 \$ 836,738 \$ 1,465,998 Capitalized Interest \$ 3,616,334 \$ - \$ 112,880 \$ - \$ - \$ 3,503,454 Underwriter's Discount \$ 1,331,008 \$ - \$ 135,000 \$ 204,600 \$ 311,740 \$ 679,668 Cost of Issuance \$ 2,510,251 \$ - \$ 371,435 \$ 349,858 \$ 58,000 \$ 1,203,958 Original Issue Discount \$ 938,797	Braker Lane Phase 1 & 2	\$ 9,375,721	39.31% \$ 3,685,	258 3.13	2% \$ 292,466	0.93%	\$ 87,018	1.97%	\$ 184,954	54.67%	\$ 5,126,024
Wastewater Treatment Plant \$ 8,410,990 20.82% \$ 1,750,990 4.07% \$ 342,297 1.21% \$ 101,844 2.57% \$ 216,467 71.33% \$ 5,999,393 30" Wastewater Interceptor \$ 2,936,198 25.72% \$ 755,322 3.82% \$ 112,088 1.14% \$ 33,350 2.41% \$ 70,884 66.91% \$ 1,964,554 Waterline 2 \$ 4,262,339 0.00% \$ - 5.14% \$ 219,067 1.53% \$ 65,179 3.25% \$ 138,537 90.08% \$ 3,839,556 District Formation and Bond Issuance Costs Debt Service Reserve Fund \$ 3,310,744 \$ - \$ 379,058 \$ 628,951 \$ 836,738 \$ 1,465,998 Capitalized Interest \$ 3,616,334 \$ - \$ 112,880 \$ - \$ - \$ 3,503,454 Underwriter's Discount \$ 1,331,008 \$ - \$ 135,000 \$ 204,600 \$ 311,740 \$ 679,668 Cost of Issuance \$ 2,510,251 \$ - \$ 3,092 \$ 29,571 \$ 38,216 \$ 7,693,096 Original Issue Discount \$ 938,797	Water Line 1	\$ 10,557,832	25.00% \$ 2,639,	458 3.8	5% \$ 406,972	1.15%	\$ 121,087	2.44%	\$ 257,367	67.56%	\$ 7,132,948
Waterline 2 \$ 4,262,339 \$35,543,080 0.00% \$ - \$.14% \$.219,067 \$1,372,890 1.53% \$.65,179 \$408,477 3.25% \$.138,537 \$90.08% \$.3,839,556 \$24,062,476 District Formation and Bond Issuance Costs Debt Service Reserve Fund \$ 3,310,744 \$ - \$ \$.379,058 \$628,951 \$836,738 \$1,465,998 \$1,465,998 \$1,203,0454 \$112,880 \$ - \$ \$ - \$ \$.503,454 \$100,000 \$1,331,008 \$1,331,008 \$1,331,008 \$1,331,008 \$1,331,000 \$1,331,000 \$1,331,000 \$1,331,000 \$1,331,000 \$1,331,000 \$1,331,000 \$1,331,000 \$1,0	Wastewater Treatment Plant	\$ 8,410,990	20.82% \$ 1,750,	990 4.07	7% \$ 342,297	1.21%	\$ 101,844	2.57%	\$ 216,467	71.33%	\$ 5,999,393
S S S S S S S S S S	30" Wastewater Interceptor	\$ 2,936,198	25.72% \$ 755,	322 3.83	2% \$ 112,088	1.14%	\$ 33,350	2.41%	\$ 70,884	66.91%	\$ 1,964,554
S S S S S S S S S S	Waterline 2	\$ 4,262,339	0.00% \$	- 5.14	1% \$ 219,067	1.53%	\$ 65,179	3.25%	\$ 138,537	90.08%	\$ 3,839,556
Debt Service Reserve Fund \$ 3,310,744 \$ - \$ 379,058 \$ 628,951 \$ 836,738 \$ 1,465,998 Capitalized Interest \$ 3,616,334 \$ - \$ 112,880 \$ - \$ - \$ 3,503,454 Underwriter's Discount \$ 1,331,008 \$ - \$ 135,000 \$ 204,600 \$ 311,740 \$ 679,668 Cost of Issuance \$ 2,510,251 \$ - \$ 371,435 \$ 349,858 \$ 585,000 \$ 1,203,958 Original Issue Discount \$ 938,797 \$ - \$ 30,992 \$ 29,571 \$ 38,216 \$ 840,018 \$ 11,707,134 \$ - \$ 1,029,365 \$ 1,212,980 \$ 1,771,694 \$ 7,693,096			\$ 8,831,	028			\$ 408,477		\$ 868,209		
Capitalized Interest \$ 3,616,334 \$ - \$ 112,880 \$ - \$ - \$ 3,503,454 Underwriter's Discount \$ 1,331,008 \$ - \$ 135,000 \$ 204,600 \$ 311,740 \$ 679,668 Cost of Issuance \$ 2,510,251 \$ - \$ 371,435 \$ 349,858 \$ 585,000 \$ 1,203,958 Original Issue Discount \$ 938,797 \$ - \$ 30,992 \$ 29,571 \$ 38,216 \$ 840,018 \$ 11,707,134 \$ - \$ 1,029,365 \$ 1,212,980 \$ 1,771,694 \$ 7,693,096	District Formation and Bond Issuance Costs										
Underwriter's Discount \$ 1,331,008 \$ - \$ 135,000 \$ 204,600 \$ 311,740 \$ 679,668 Cost of Issuance \$ 2,510,251 \$ - \$ 371,435 \$ 349,858 \$ 585,000 \$ 1,203,958 Original Issue Discount \$ 938,797 \$ - \$ 30,992 \$ 29,571 \$ 38,216 \$ 840,018 \$ 11,707,134 \$ - \$ 1,029,365 \$ 1,212,980 \$ 1,771,694 \$ 7,693,096	Debt Service Reserve Fund	\$ 3,310,744	\$	-	\$ 379,058		\$ 628,951		\$ 836,738		\$ 1,465,998
Underwriter's Discount \$ 1,331,008 \$ - \$ 135,000 \$ 204,600 \$ 311,740 \$ 679,668 Cost of Issuance \$ 2,510,251 \$ - \$ 371,435 \$ 349,858 \$ 585,000 \$ 1,203,958 Original Issue Discount \$ 938,797 \$ - \$ 30,992 \$ 29,571 \$ 38,216 \$ 840,018 \$ 11,707,134 \$ - \$ 1,029,365 \$ 1,212,980 \$ 1,771,694 \$ 7,693,096	Capitalized Interest	\$ 3,616,334	\$	-	\$ 112,880		\$ -				\$ 3,503,454
Original Issue Discount \$ 938,797 \$ - \$ 30,992 \$ 29,571 \$ 38,216 \$ 840,018 \$ 11,707,134 \$ - \$ 1,029,365 \$ 1,212,980 \$ 1,771,694 \$ 7,693,096	Underwriter's Discount	\$ 1,331,008	\$	-	\$ 135,000		\$ 204,600		\$ 311,740		\$ 679,668
Original Issue Discount \$ 938,797 \$ - \$ 30,992 \$ 29,571 \$ 38,216 \$ 840,018 \$ 11,707,134 \$ - \$ 1,029,365 \$ 1,212,980 \$ 1,771,694 \$ 7,693,096	Cost of Issuance	\$ 2,510,251	\$	-	\$ 371,435		\$ 349,858		\$ 585,000		\$ 1,203,958
\$ 11,707,134 \$ - \$ 1,029,365 \$ 1,212,980 \$ 1,771,694 \$ 7,693,096	Original Issue Discount	\$ 938,797	\$	-			\$ 29,571		\$ 38,216		\$ 840,018
Total \$ 75,301,284 \$ 8,831,028 \$ 8,777,102 \$ 9,190,159 \$ 16,747,422 \$ 31,755,572			\$	-							
	Total	\$ 75,301,284	\$ 8,831,	028	\$ 8,777,102		\$ 9,190,159		\$ 16,747,422		\$ 31,755,572

Footnote

¹ Improvement Area #1 Improvements and Master Improvements per the 2019 Amended and Restated Service and Assessment Plan dated March 28, 2019.

² Improvement Area #2 Improvements per Land Dev Consulting, LLC's signed Engineer's Opinion of Probable Costs dated June 24, 2020.

³ Improvement Area #3 Improvements per HRGreen Development TX signed Engineer's Report dated June 12, 2023.

⁴ Non-District Parcels funding per the 2019 Amended and Restated Service and Assessment Plan dated March 28, 2019.

EXHIBIT F - SERVICE PLAN

			Improvopes	nt	Area #1 Bond						
Annual Installments Due			1/31/2025	nt /	1/31/2026		1/31/2027		1/31/2028		1/31/2029
Principal		\$	50,000.00	\$	55,000.00		65,000.00	\$	75,000.00	\$	80,000.00
Interest		ب \$	194,356.25	ب \$	192,356.25	\$	190,156.25	\$	187,556.25		184,556.25
interest	(1)	ب \$	244,356.25	\$	247,356.25	\$	255,156.25	\$	262,556.25		264,556.25
	(1)	ڔ	244,330.23	ڔ	247,330.23	ڔ	255,150.25	ب	202,330.23	ب	204,330.23
Additional Interest	(2)	\$	20,900.00	\$	20,650.00	\$	20,375.00	\$	20,050.00	\$	19,675.00
Annual Collection Cost	(3)	\$	17,113.11	\$	17,455.37	\$	17,804.48	\$	18,160.57	\$	18,523.78
	(a) (a) (a) (a)	_				_					
Total Annual Installments	(4) = (1) + (2) + (3)	\$	282,369.36	\$	285,461.62	Ş	293,335.73	Ş	300,766.82	Ş	302,755.03
		lm	provement Are	ea #	‡1 Reimbursem	ent					
Annual Installments Due			1/31/2025		1/31/2026		1/31/2027		1/31/2028		1/31/2029
Principal		\$	9,475.83	\$	10,423.42	\$	12,318.58	\$	14,213.75	\$	15,161.33
Interest		\$	42,436.34	\$	42,009.93	\$	41,540.87	\$	40,986.54	\$	40,346.92
	(1)	\$	51,912.17	\$	52,433.34	\$	53,859.46	\$	55,200.29	\$	55,508.25
Annual Collection Cost	(2)	\$	2,199.29	\$	2,243.28	\$	2,288.14	\$	2,333.90	\$	2,380.58
Total Annual Installments	(3) = (1) + (2)	\$	54,111.46	\$	54,676.62	ė	56,147.60	ė	57,534.19	ė	57,888.83
Total Allinda Ilistallillents	(3) - (1) + (2)	Ą	34,111.40	Ą	34,070.02	Ą	30,147.00	Ą	37,334.13	Ą	37,000.03
			Improveme	nt /	Area #2 Bond						
Annual Installments Due			1/31/2025		1/31/2026		1/31/2027		1/31/2028		1/31/2029
Principal		\$	39,000.00	\$	48,000.00		57,000.00	\$	65,000.00		75,000.00
Interest		\$	364,913.76	\$	363,061.26	- 1	360,781.26		358,073.76		354,986.26
	(1)	\$	403,913.76	\$	411,061.26	\$	417,781.26	\$	423,073.76	\$	429,986.26
	, ,		,	Ċ	•	·	,	·	,	·	•
Additional Interest	(2)	\$	33,635.00	\$	33,440.00	\$	33,200.00	\$	32,915.00	\$	32,590.00
Annual Collection Cost	(3)	\$	21,619.35	\$	22,051.74	\$	22,492.77	\$	22,942.63	\$	23,401.48
	(-) (-) (-) (-)										
Total Annual Installments	(4) = (1) + (2) + (3)	Ş	459,168.11	Ş	466,553.00	Ş	473,474.03	Ş	478,931.39	Ş	485,977.74
			Improveme	nt /	Area #3 Bond						
Annual Installments Due			1/31/2025		1/31/2026		1/31/2027		1/31/2028		1/31/2029
Principal		\$	297,000.00	\$	191,000.00	Ś	199,000.00	\$	214,000.00		222,000.00
Interest		\$	521,664.49	\$	587,375.00	\$	579,257.50	\$	570,800.00	\$	561,705.00
	(1)	Ś	818,664.49	\$	778,375.00	\$	778,257.50	_	784,800.00		783,705.00
	(-/	,		7	,	-	,	•	,	,	
Additional Interest	(2)	\$	15,785.51	\$	58,465.00	\$	57,510.00	\$	56,515.00	\$	55,445.00
	. ,		ŕ		•		•		,		•
Annual Collection Cost	(3)	\$	34,231.16	\$	34,915.78	\$	35,614.10	\$	36,326.38	\$	37,052.91
Total Annual Installments	(4) = (1) + (2) + (3)	\$	868,681.16	\$	871,755.78	\$	871,381.60	\$	877,641.38	\$	876,202.91
				ove	ment Area [a]						
Annual Installments Due		_	1/31/2025	_	1/31/2026		1/31/2027	,	1/31/2028		1/31/2029
Principal			2,185,000.00		1,865,000.00	\$	-	\$	-	\$	-
Interest	(4)	\$	318,937.50	\$	146,868.76	\$		\$		\$	
	(1)	>	2,503,937.50	\$	2,011,868.76	\$	-	\$	-	\$	-
Annual Collection Cost	(2)	\$	20,895.08	ć	21,312.98	ć		\$		\$	
Annual Concellon Cost	(4)	ڔ	20,033.00	ڔ	21,312.30	ڔ	-	ڔ	-	ڔ	-
Total Annual Installments	(3) = (1) + (2)	Ś	2.524.832.58	Ś	2,033,181.74	\$	-	\$	-	\$	-
	(-) (-) (-)	7	_,=,552.50	7	_,,101.,4	7		7		7	

[a] \$525,000 of Master Improvement Area Bonds are to be redeemed on December 1, 2024. The amounts shown above are net of this redemption. Due to the timing of the redemption, each Parcel will be billed the amount approved in the 2024 Annual Service Plan Update for the Annual Installment due 1/31/2025 and may not match the amounts shown above.

EXHIBIT G - SOURCES AND USES OF FUNDS

	lm	provement Area #1		provement Area #2	In	nprovement Area #3	In	Master nprovement Area		Total
		Sources o								
Improvement Area #1 Bond Par	\$	4,500,000	\$	-	\$	-	\$	-	\$	4,500,000
Improvement Area #1 Reimbursement Obligation		870,820		-		-		-		870,820
Improvement Area #2 Bond Par [a]		-		6,820,000		-		-		6,820,000
1/31/22 Annual Installment transferred to Project Fund		-		410,378		-		-		410,378
Improvement Area #2 Prepayments transferred to Project Fund		-		185,776		-		-		185,776
1/31/24 Annual Installment transferred to Project Fund		-		-		170,000		-		170,000
Improvement Area #3 Bond Par		-		-		11,990,000		-		11,990,000
Master Improvement Area Bonds		-		-		-		15,500,000		15,500,000
Subordinate Master PID Bonds		-		-		-		18,485,168		18,485,168
Reimbursement Agreement - Braker Lane [b]		-		-		-		3,685,258		3,685,258
Reimbursement Agreement - Wastewater [c]		-		-		-		2,506,312		2,506,312
Contribution from Non-District Property [d]		-		-		-		2,639,458		2,639,458
Owner Contribution [e]		2,033,392		1,365,528		3,719,213		419,980		7,538,114
Total Sources	\$	7,404,213	\$	8,781,682	\$	15,879,213	\$	43,236,176	\$	75,301,284
		Uses of	Funds							
Authorized Improvements			Janus							
Master Improvements Benefitting District	\$	-	\$	-	\$	-	\$	26,712,052	\$	26,712,052
Master Improvements - Non District [f]		-	-	_		-		8,831,028		8,831,028
Improvement Area #1 Improvements		6,374,848		-		-		-		6,374,848
Improvement Area #2 Improvements		-		7,568,702		_		_		7,568,702
Improvement Area #3 Improvements		_		-		14,107,520		_		14,107,520
improvement/wed no improvements	\$	6,374,848	Ś	7,568,702	\$	14,107,520	\$	35,543,080	\$	63,594,150
Improvement Area #1 Bonds	¥	0,07.,010	Ψ.	7,500,702	Ψ.	1,107,520	7	33,3 13,000	*	03,33 1,130
Reserve Fund	\$	379,058	\$	_	\$	_	\$	_	\$	379,058
Capitalized Interest	Ÿ	112,880	Ÿ	_	Ψ.		7		Ψ.	112,880
Underwriter's Discount		135,000		_		_		_		135,000
Cost of Issuance		371,435		_		_		_		371,435
Original Issue Discount		30,992		_		_		_		30,992
Original issue discount	Ś	1,029,365	Ś		Ś		Ś		Ś	1,029,365
Improvement Area #2 Bonds	•	,,	•						•	,,
Reserve Fund	\$	-	\$	628,951	\$	-	\$	-	\$	628,951
Capitalized Interest		-		, -		-		-		· -
Underwriter's Discount		-		204,600		-		-		204,600
Cost of Issuance		-		349,858		-		_		349,858
Original Issue Discount		-		29,571		-		_		29,571
	\$	-	\$	1,212,980	\$	-	\$	-	\$	1,212,980
Improvement Area #3 Bonds										
Reserve Fund	\$	-	\$	-	\$	836,738	\$	-	\$	836,738
Capitalized Interest		-		-		-		-		-
Underwriter's Discount		-		-		311,740		-		311,740
Cost of Issuance		-		-		585,000		-		585,000
Original Issue Discount		-		-		38,216		-		38,216
	\$	-	\$	-	\$	1,771,694	\$	-	\$	1,771,694
Master Improvement Bonds										
Reserve Fund	\$	-	\$	-	\$	-	\$	1,465,998	\$	1,465,998
Capitalized Interest		-		-		-		3,503,454		3,503,454
Underwriter's Discount		-		-		-		434,000		434,000
Cost of Issuance		-		-		-		582,229		582,229
Original Issue Discount				-				840,018		840,018
	\$	-	\$	-	\$	-	\$	6,825,699	\$	6,825,699
Subordinate Master PID Bonds			,							
Underwriter's Discount	\$	-	\$	-	\$	-	\$	245,668	\$	245,668
Cost of Issuance				-				621,729		621,729
	\$	-	\$	-	\$	-	\$	867,397	\$	867,397
Total Uses	\$	7,404,213	\$	8,781,682	\$	15,879,213	\$	43,236,176	\$	75,301,284
	<u> </u>			. ,		,	<u> </u>		<u> </u>	

Footnotes:

[[]a] At pricing of the Improvement Area #2 Bonds, the outstanding Improvement Area #2 Assessments was reduced to the actual principal amount of the Improvement Area #2 Bonds, as shown above.

[[]b] Pursuant to the Braker Lane (FM 973 to Taylor Lane) Participation Agreement between the County and Owner, the County will reimburse the Owner 50% of total costs for Braker Lane.

[[]c] The Owner and City entered into the Wastewater Cost Reimbursement Agreement whereby the Owner is reimbursed certain soft costs relating to the wastewater treatment plant and 30" interceptor.

[[]d] 25% of the capacity for Water Line 1 will be used and paid for by property outside of the District.

[[]e] Not subject to reimbursement with proceeds of any PID Bonds. Represents costs expended and/or to be expended by the Owner to construct the Authorized Improvements in excess of the applicable Assessment.

[[]f] Equals costs paid by Non District Property, the Braker Lane (FM 973 to Taylor Lane) Participation Agreement, and Wastewater Cost Reimbursement Agreements.

EXHIBIT H - MASTER IMPROVEMENT AREA ASSESSMENT ROLL

			Master Improvement Area Assessmen					
				Outstanding	ln:	stallment Due		
Property ID	Geographic ID	Address	1	Assessments		1/31/25		
201773	02107001050000	9001 TAYLOR LN	\$	683,665.07	\$	415,750.53		
858720	02186001250000	BRAKER LN	\$	86,931.39	\$	52,864.73		
806427	02106001270000	TAYLOR LN	\$	341,787.94	\$	207,848.15		
965584	02186001310000	BRAKER LN	\$	27,791.29	\$	16,900.45		
963221	02186001300000	BRAKER LN	\$	18,642.04	\$	11,336.60		
935536	02106003010000	TAYLOR LN		Prepaid	d in Fu	II		
806429	02106001280000	TAYLOR LN	\$	234,399.92	\$	142,543.32		
806431	02106001290000	TAYLOR LN	\$	340,442.54	\$	207,029.98		
965110	02136501010000	TAYLOR LN	\$	49,115.13	\$	29,867.90		
965111	02156506010000	TAYLOR LN	\$	77,405.28	\$	47,071.71		
965112	02106001350000	TAYLOR LN	\$	350,570.66	\$	213,189.10		
806432	02106001310000	TAYLOR LN	\$	773,988.29	\$	470,677.91		
975061	02106001370000	TAYLOR LN		Prepaid	d in Fu	II		
806424	02186001220000	N F M RD 973	\$	836,955.89	\$	508,969.77		
806428	02106001260000	N F M RD 973	\$	18,723.98	\$	11,386.43		
984862	02106001380000	N F M RD 973		Prepaid	d in Fu	II		
978116	02156203020000	BRAKER LN	\$	7,131.30	\$	4,336.69		
978098	02186005010000	9449 PETRICHOR BLVD	\$	20,065.60	\$	12,202.30		
	Total		\$	3,867,616.32	\$	2,351,975.57		

Note: \$525,000 of Master Improvement Area Bonds are to be redeemed on December 1, 2024. Due to the timing of the the redemption, each Parcel will be billed the amount approved in the 2024 Annual Service Plan Update and the totals shown above may not match the PID Bonds. After the Annual Installment due 1/31/2025 is made, the Master Improvement Area will have \$1,865,000 in outstanding PID Bonds. Totals may not sum due to rounding.

EXHIBIT I - PROJECTED ANNUAL INSTALLMENTS FOR MASTER IMPROVEMENT AREA ASSESSED PARCELS

Installment Due 1/31	Principal		Interest	Anr	nual Collection Costs	Annual Installment	
2025	\$ 2,185,000	\$	318,938	\$	20,895	\$	2,524,833
2026	\$ 1,865,000	\$	146,869	\$	21,313	\$	2,033,182
Totals	\$ 4,050,000	\$	465,806	\$	42,208	\$	4,558,014

Note: \$525,000 of Master Improvement Area Bonds are to be redeemed on December 1, 2024. The amounts shown above are net of this redemption. Due to the timing of the redemption, each Parcel will be billed the amount approved in the 2024 Annual Service Plan Update for the Annual Installment due 1/31/2025 and may not match the amounts shown above. Figures may not sum due to rounding. These Annual Installments are estimates only and may be revised in future Annual Service Plan Updates.

EXHIBIT J - IMPROVEMENT AREA #1 BOND ASSESSMENT ROLL

			Improvement Area #1 Bond Assessment						
				Outstanding	Install	ment Due			
Property ID	Geographic ID	Lot Type		Assessment		31/25			
858460	02196201010000	Open Space	\$	-	\$	-			
858461	02196201020000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858462	02196201030000	Lot Type 3		Prepaid	l in Full				
858463	02196201040000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858464	02176201010000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858465	02176201020000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858466	02176201030000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858467	02176201040000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858468	02176201050000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858469	02176201060000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858470	02176201070000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858471	02176202010000	Open Space	\$	-	\$	-			
858472	02176202020000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858473	02176202030000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858474	02176202040000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858475	02176202050000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858476	02176202060000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858477	02176202070000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858478	02176202080000	Lot Type 3	'	Prepaid		,			
858479	02176202090000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858480	02176202100000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858481	02176202110000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858482	02196202010000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858483	02196202020000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858484	02196202030000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858485	02196202040000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858486	02196202050000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858487	02196202060000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858488	02196202070000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858489	02196202080000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858490	02196202080000	Open Space	\$	23,140.28	\$	1,098.09			
858491	02196202100000	Lot Type 3	\$	2E 146 29	\$	1 609 60			
858492	02196202100000		\$ \$	25,146.28 25,146.28	\$ \$	1,698.69			
		Lot Type 3	\$			1,698.69			
858493 858494	02196202130000 02196202140000	Lot Type 3	\$	25,146.28	\$ \$	1,698.69			
		Lot Type 3	\$ \$	25,146.28	\$ \$	1,698.69			
858495	02196202150000	Lot Type 3		25,146.28		1,698.69			
858496	02196202160000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858497	02196202170000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858498	02196202180000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858499	02196202190000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858500	02196202200000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858501	02196202210000	Lot Type 3		Prepaid					
858502	02196202220000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858503	02196202230000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858505	02196202250000	Open Space	\$	-	\$	-			
858506	02196202260000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858507	02196202270000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858508	02196202280000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858509	02196202290000	Lot Type 2	\$	21,449.98	\$	1,449.00			
858510	02196202300000	Lot Type 2	\$	21,449.98	\$	1,449.00			

			Improvement Area #1 Bond Assessme					
				Outstanding	Ins	stallment Due		
Property ID	Geographic ID	Lot Type		Assessment		1/31/25		
858511	02196202310000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858512	02196202320000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858514	02196202340000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858515	02196202350000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858516	02196202360000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858517	02196202370000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858518	02196202380000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858525	02196202450000	Open Space	\$	-	\$	-		
858526	02196202460000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858527	02196202470000	Lot Type 2		Prepaid		ıll		
858528	02196202480000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858529	02196202490000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858530	02196202500000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858531	02196202510000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858532	02196202520000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858533	02196202530000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858534	02196202540000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858540	02196202600000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858542	02196203020000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858545	02196203050000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858546	02196203060000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858547	02196203070000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858548	02196203080000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858549	02196203090000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858550	02196203100000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858551	02196204010000	Lot Type 2		Prepaid	l in Fu	ıll		
858552	02196204020000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858553	02196204030000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858554	02196204040000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858555	02196204050000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858556	02196204060000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858557	02196204070000	Lot Type 2	\$	21,449.98	\$	1,449.00		
858558	02196204080000	Open Space	\$	-	\$	-		
858559	02196204090000	Lot Type 1	\$	13,093.54	\$	884.50		
858560	02196204100000	Lot Type 1	\$	13,093.54	\$	884.50		
858561	02196204110000	Lot Type 1	\$	13,093.54	\$	884.50		
858562	02196204120000	Lot Type 1	\$	13,093.54	\$	884.50		
858563	02196204130000	Lot Type 1	\$	13,093.54	\$	884.50		
858564	02196204140000	Lot Type 1	\$	13,093.54	\$	884.50		
858565	02196204150000	Lot Type 1	\$	13,093.54	\$	884.50		
858566	02196204160000	Lot Type 1	\$	13,093.54	\$	884.50		
858567	02196204170000	Lot Type 1	\$	13,093.54	\$	884.50		
858568	02196205010000	Open Space	\$	· -	\$	-		
858569	02196205020000	Lot Type 1	\$	13,093.54	\$	884.50		
858570	02196205030000	Lot Type 1	\$	13,093.54	\$	884.50		
858571	02196205040000	Lot Type 1	\$	13,093.54	\$	884.50		
858572	02196205050000	Lot Type 1	\$	13,093.54	\$	884.50		
858573	02196205060000	Lot Type 1	\$	13,093.54	\$	884.50		
858574	02196205070000	Lot Type 1	\$	13,093.54	\$	884.50		
858575	02196205080000	Lot Type 1	\$	13,093.54	\$	884.50		

			Improvement Area #1 Bond Assessmen						
				Outstanding	lr	nstallment Due			
Property ID	Geographic ID	Lot Type		Assessment		1/31/25			
858576	02196205090000	Lot Type 1	\$	13,093.54	\$	884.50			
858577	02196205100000	Lot Type 1	\$	13,093.54	\$	884.50			
858578	02196206020000	Lot Type 1	\$	13,093.54	\$	884.50			
858580	02196206040000	Lot Type 1	\$	13,093.54	\$	884.50			
858581	02196206050000	Lot Type 1	\$	13,093.54	\$	884.50			
858582	02196206060000	Lot Type 1	\$	13,093.54	\$	884.50			
858583	02196206070000	Lot Type 1	\$	13,093.54	\$	884.50			
858584	02196206080000	Lot Type 1	\$	13,093.54	\$	884.50			
858585	02196206090000	Lot Type 1	\$	13,093.54	\$	884.50			
858587	02196207010000	Open Space	\$	-	\$	-			
858588	02196208010000	Open Space	\$	-	\$	-			
858589	02196208020000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858590	02196208030000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858591	02196208040000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858592	02196208050000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858593	02196208060000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858594	02196208070000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858595	02196208080000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858596	02176203010000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858597	02176203020000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858598	02176203030000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858599	02176203040000	Open Space	\$	-	\$	-			
858600	02176203050000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858601	02176203060000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858602	02176203070000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858603	02176203080000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858604	02176203090000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858606	02196208090000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858607	02196208100000	Lot Type 3	\$	12,558.71	\$	848.37			
858608	02196208110000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858609	02196208120000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858610	02196208130000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858611	02196208140000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858612	02196209010000	Open Space	\$	-	\$	-			
858613	02196209020000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858614	02196209030000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858615	02196209040000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858616	02196209050000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858617	02196209060000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858618	02196209070000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858619	02196209080000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858620	02196209090000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858621	02196209100000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858622	02176204010000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858623	02176204020000	Open Space	\$, -	\$	-			
858624	02176204030000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858625	02176204040000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858626	02176204050000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858627	02196209110000	Lot Type 3	\$	25,146.28	\$	1,698.69			
858628	02196209120000	Lot Type 3	\$	25,146.28	\$	1,698.69			

	Outstanding Installment Dur
	Outstanding Installment Due
Property ID Geographic ID Lot	Type Assessment 1/31/25
	Type 3 \$ 25,146.28 \$ 1,698.69
	Type 3 \$ 25,146.28 \$ 1,698.69
	Type 3 \$ 25,146.28 \$ 1,698.69
	Type 3 \$ 25,146.28 \$ 1,698.69
	Type 3 \$ 25,146.28 \$ 1,698.69
	Type 2 \$ 21,449.98 \$ 1,449.00
	Type 2 \$ 21,449.98 \$ 1,449.00
858637 02196210040000 Lot	Type 2 \$ 21,449.98 \$ 1,449.00
858638 02196210050000 Oper	Space \$ - \$ -
858642 02196210080000 Oper	Space \$ - \$ -
858645 02196210110000 Oper	Space \$ - \$ -
858646 02196210120000 Lot	Type 3 \$ 25,146.28 \$ 1,698.69
858647 02196210130000 Lot	Type 3 \$ 25,146.28 \$ 1,698.69
858648 02196210140000 Lot	Type 3 \$ 25,146.28 \$ 1,698.69
858649 02196210150000 Lot	Type 3 \$ 25,146.28 \$ 1,698.69
858650 02196210160000 Lot 3	Type 3 \$ 25,146.28 \$ 1,698.69
858651 02196210170000 Lot 3	Type 3 \$ 25,146.28 \$ 1,698.69
858652 02196210180000 Lot	Type 3 \$ 25,146.28 \$ 1,698.69
858653 02196210190000 Lot	Type 3 \$ 25,146.28 \$ 1,698.69
858654 02196210200000 Lot	Type 3 \$ 25,146.28 \$ 1,698.69
858655 02196210210000 Lot	Type 3 \$ 25,146.28 \$ 1,698.69
	Type 3 \$ 25,146.28 \$ 1,698.69
	Type 3 \$ 25,146.28 \$ 1,698.69
	Type 2 \$ 21,449.98 \$ 1,449.00
	Type 2 Prepaid in Full
	Type 2 \$ 21,449.98 \$ 1,449.00
	Type 2 \$ 21,449.98 \$ 1,449.00
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	Type 2 \$ 21,449.98 \$ 1,449.00

			Improvement Area #1 Bond Assessments							
			Outstanding Installment D							
Property ID	Geographic ID	Lot Type		Assessment		1/31/25				
858701	02196212140000	Lot Type 2	\$	21,449.98	\$	1,449.00				
858702	02196212150000	Lot Type 2	\$	21,449.98	\$	1,449.00				
858703	02196212160000	Lot Type 2	\$	21,449.98	\$	1,449.00				
858704	02196212170000	Lot Type 2	\$	21,449.98	\$	1,449.00				
858707	02196212200000	Lot Type 2	\$	21,449.98	\$	1,449.00				
858709	02196212220000	Lot Type 2	\$	21,449.98	\$	1,449.00				
858710	02196212230000	Lot Type 2	\$	21,449.98	\$	1,449.00				
858711	02196212240000	Lot Type 2	\$	21,449.98	\$	1,449.00				
858712	02196212250000	Lot Type 2	\$	21,449.98	\$	1,449.00				
858713	02196212260000	Lot Type 2	\$	21,449.98	\$	1,449.00				
858715	02176202120000	Open Space	\$	-	\$	-				
858716	02176202130000	Open Space	\$	-	\$	-				
858717	02176202140000	Open Space	\$	-	\$	-				
858719	02196206010000	Open Space	\$	-	\$	-				
	Total	_	\$	4,179,999.85	\$	282,369.04				

Note: Totals may not sum due to rounding.

EXHIBIT K - PROJECTED ANNUAL INSTALLMENTS FOR IMPROVEMENT AREA #1 BOND ASSESSED PARCELS

Installment Due 1/31	Principal	Interest [a]	Co	Annual Illection Costs	Additional Interest	Total
2025	\$ 50,000	\$ 194,356	\$	17,113	\$ 20,900	\$ 282,369
2026	\$ 55,000	\$ 192,356	\$	17,455	\$ 20,650	\$ 285,462
2027	\$ 65,000	\$ 190,156	\$	17,804	\$ 20,375	\$ 293,336
2028	\$ 75,000	\$ 187,556	\$	18,161	\$ 20,050	\$ 300,767
2029	\$ 80,000	\$ 184,556	\$	18,524	\$ 19,675	\$ 302,755
2030	\$ 90,000	\$ 181,356	\$	18,894	\$ 19,275	\$ 309,526
2031	\$ 100,000	\$ 177,194	\$	19,272	\$ 18,825	\$ 315,291
2032	\$ 110,000	\$ 172,569	\$	19,658	\$ 18,325	\$ 320,551
2033	\$ 120,000	\$ 167,481	\$	20,051	\$ 17,775	\$ 325,307
2034	\$ 130,000	\$ 161,931	\$	20,452	\$ 17,175	\$ 329,558
2035	\$ 145,000	\$ 155,919	\$	20,861	\$ 16,525	\$ 338,305
2036	\$ 155,000	\$ 149,213	\$	21,278	\$ 15,800	\$ 341,291
2037	\$ 170,000	\$ 142,044	\$	21,704	\$ 15,025	\$ 348,772
2038	\$ 185,000	\$ 134,181	\$	22,138	\$ 14,175	\$ 355,494
2039	\$ 200,000	\$ 125,625	\$	22,580	\$ 13,250	\$ 361,455
2040	\$ 215,000	\$ 116,375	\$	23,032	\$ 12,250	\$ 366,657
2041	\$ 235,000	\$ 106,163	\$	23,493	\$ 11,175	\$ 375,830
2042	\$ 245,000	\$ 95,000	\$	23,962	\$ 10,000	\$ 373,962
2043	\$ 265,000	\$ 83,363	\$	24,442	\$ 8,775	\$ 381,579
2044	\$ 285,000	\$ 70,775	\$	24,931	\$ 7,450	\$ 388,156
2045	\$ 305,000	\$ 57,238	\$	25,429	\$ 6,025	\$ 393,692
2046	\$ 330,000	\$ 42,750	\$	25,938	\$ 4,500	\$ 403,188
2047	\$ 355,000	\$ 27,075	\$	26,457	\$ 2,850	\$ 411,382
2048	\$ 215,000	\$ 10,213	\$	26,986	\$ 1,075	\$ 253,273
Total	\$ 4,180,000	\$ 3,125,444	\$	520,613	\$ 331,900	\$ 8,157,956

[[]a] Interest rate is calculated at the rate of the PID Bonds.

Note: Figures may not sum due to rounding. These Annual Installments are estimates only and may be revised in future Annual Service Plan Updates.

EXHIBIT L - IMPROVEMENT AREA #1 REIMBURSEMENT ASSESSMENT ROLL

			Improvement Area #1 Reimbursment					
				Outstanding	li	nstallment Due		
Property ID	Geographic ID	Lot Type		Assessment		1/31/25		
858504	02196202240000	Lot Type 7	\$	25,219.56	\$	1,657.26		
858513	02196202330000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858519	02196202390000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858520	02196202400000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858521	02196202410000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858522	02196202420000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858523	02196202430000	Lot Type 6	\$ \$	21,512.48	\$	1,413.65		
858524	02196202440000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858535	02196202550000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858536	02196202560000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858537	02196202570000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858538	02196202580000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858539	02196202590000	Lot Type 6	\$ \$ \$	21,512.48	\$	1,413.65		
858541	02196203010000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858543	02196203030000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858544	02196203040000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858579	02196206030000	Lot Type 4	\$	13,131.69	\$	862.92		
858586	02196206100000	Lot Type 4	\$	13,131.69	\$	862.92		
858636	02196210030000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858640	02196210060000	Lot Type 5	\$	17,375.46	\$	1,141.80		
858641	02196210070000	Lot Type 5	\$ \$ \$	17,375.46	\$	1,141.80		
858643	02196210090000	Lot Type 5		17,375.46	\$	1,141.80		
858644	02196210100000	Lot Type 5	\$	17,375.46	\$	1,141.80		
858658	02196210240000	Lot Type 5		Prepaid	d in F	-ull		
858659	02196210250000	Lot Type 5	\$	17,375.46	\$	1,141.80		
858660	02196210260000	Lot Type 5	\$	17,375.46	\$	1,141.80		
858661	02196210270000	Lot Type 5	\$	17,375.46	\$	1,141.80		
858662	02196210280000	Lot Type 5	\$	17,375.46	\$	1,141.80		
858663	02196210290000	Lot Type 5	\$	17,375.46	\$	1,141.80		
858664	02196210300000	Lot Type 5	\$	17,375.46	\$	1,141.80		
858665	02196210310000	Lot Type 5	\$	17,375.46	\$	1,141.80		
858667	02196210330000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858669	02196210350000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858673	02196211040000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858674	02196211050000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858681	02196211120000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858682	02196211130000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858683	02196211140000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858684	02196211150000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858705	02196212180000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858706	02196212190000	Lot Type 6	\$	21,512.48	\$	1,413.65		
858708	02196212210000	Lot Type 6	\$	21,512.48	\$	1,413.65		
	Total		\$	823,449.96	\$	54,111.45		

Note: Totals may not sum due to rounding.

EXHIBIT M - PROJECTED ANNUAL INSTALLMENTS FOR IMPROVEMENT AREA #1 REIMBURSEMENT ASSESSED PARCELS

Installment Due 1/31	Principal	Interest	Annual ollection Costs	Total
2025	\$ 9,476	\$ 42,436	\$ 2,199	\$ 54,111
2026	\$ 10,423	\$ 42,010	\$ 2,243	\$ 54,677
2027	\$ 12,319	\$ 41,541	\$ 2,288	\$ 56,148
2028	\$ 14,214	\$ 40,987	\$ 2,334	\$ 57,534
2029	\$ 15,161	\$ 40,347	\$ 2,381	\$ 57,889
2030	\$ 17,057	\$ 39,665	\$ 2,428	\$ 59,149
2031	\$ 18,952	\$ 38,791	\$ 2,477	\$ 60,219
2032	\$ 20,847	\$ 37,819	\$ 2,526	\$ 61,192
2033	\$ 22,742	\$ 36,751	\$ 2,577	\$ 62,070
2034	\$ 24,637	\$ 35,585	\$ 2,628	\$ 62,851
2035	\$ 27,480	\$ 34,323	\$ 2,681	\$ 64,483
2036	\$ 29,375	\$ 32,914	\$ 2,735	\$ 65,024
2037	\$ 32,218	\$ 31,409	\$ 2,789	\$ 66,416
2038	\$ 35,061	\$ 29,758	\$ 2,845	\$ 67,663
2039	\$ 37,903	\$ 27,961	\$ 2,902	\$ 68,766
2040	\$ 40,746	\$ 26,018	\$ 2,960	\$ 69,724
2041	\$ 44,536	\$ 23,879	\$ 3,019	\$ 71,435
2042	\$ 46,432	\$ 21,541	\$ 3,080	\$ 71,052
2043	\$ 50,222	\$ 19,103	\$ 3,141	\$ 72,466
2044	\$ 54,012	\$ 16,467	\$ 3,204	\$ 73,683
2045	\$ 57,803	\$ 13,631	\$ 3,268	\$ 74,702
2046	\$ 62,541	\$ 10,596	\$ 3,333	\$ 76,470
2047	\$ 67,278	\$ 7,313	\$ 3,400	\$ 77,991
2048	\$ 72,016	\$ 3,781	\$ 3,468	\$ 79,265
Total	\$ 823,450	\$ 694,625	\$ 66,906	\$ 1,584,981

Note: Figures may not sum due to rounding. These Annual Installments are estimates only and may be revised in future Annual Service Plan Updates.

EXHIBIT N - IMPROVEMENT AREA #2 ASSESSMENT ROLL

				Improvement Area #2 Assessments			
				Outstanding		Installment Due	
Property ID	Geographic ID	Lot Type		Assessment		1/31/25	
938962	02176202210000	Lot Type 10	\$	29,709.44	\$	2,028.63	
938961	02176202200000	Lot Type 10	\$	29,709.44	\$	2,028.63	
938960	02176202190000	Lot Type 10	\$	29,709.44	\$	2,028.63	
938958	02176202170000	Lot Type 10	\$	29,709.44	\$	2,028.63	
938957	02176202160000	Lot Type 10	\$	29,709.44	\$	2,028.63	
938956	02176202150000	Open Space	\$	-	\$	-	
938959	02176202180000	Open Space	\$	-	\$	-	
938966	02176205040000	Open Space	\$	-	\$	-	
938963	02176205010000	Lot Type 9	\$	21,963.11	\$	1,499.69	
938964	02176205020000	Lot Type 9	\$	21,963.11	\$	1,499.69	
938965	02176205030000	Lot Type 9	\$	21,963.11	\$	1,499.69	
938970	02176205050000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938971	02176205060000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938972	02176205070000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938973	02176205080000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938974	02176205090000	Open Space	\$	-	\$	-	
939023	02176205510000	Lot Type 8		Prepaid	d in F	ull	
939022	02176205500000	Lot Type 8	\$	21,681.43	\$	1,480.46	
939021	02176205490000	Lot Type 8	\$	21,681.43	\$	1,480.46	
939020	02176205480000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938978	02176205130000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938977	02176205120000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938976	02176205110000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938975	02176205100000	Lot Type 8	\$	21,681.43	\$	1,480.46	
939016	02176205440000	Lot Type 8	\$	21,681.43	\$	1,480.46	
939017	02176205450000	Lot Type 8	\$	21,681.43	\$	1,480.46	
939018	02176205460000	Lot Type 8	\$	21,681.43	\$	1,480.46	
939019	02176205470000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938979	02176205140000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938980	02176205150000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938981	02176205160000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938982	02176205170000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938983	02176205180000	Open Space	\$, -	\$, <u>-</u>	
939015	02176205430000	Lot Type 8	\$	21,681.43	\$	1,480.46	
939014	02176205420000	Lot Type 8	\$	21,681.43	\$	1,480.46	
939013	02176205410000	Lot Type 8	\$	21,681.43	\$	1,480.46	
939012	02176205400000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938987	02176205220000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938986	02176205210000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938985	02176205200000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938984	02176205190000	Lot Type 8	\$	21,681.43	\$	1,480.46	
939008	02176205360000	Lot Type 8	\$	21,681.43	\$	1,480.46	
939009	02176205370000	Lot Type 8	\$	21,681.43	\$	1,480.46	
939010	02176205380000	Lot Type 8	\$	21,681.43	\$	1,480.46	
939011	02176205390000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938988	02176205230000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938989	02176205230000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938990	02176205250000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938991	02176205250000	Lot Type 8	\$	21,681.43	\$	1,480.46	
938992	02176205270000	Open Space	\$	-1,001.10	\$	_, 100. 10	
JJJJJ2	321,32032,0000	Open Space	۲		7		

				Improvement Area #2 Assessments			
				Outstanding	In	Installment Due	
Property ID	Geographic ID	Lot Type		Assessment		1/31/25	
939001	02176205350000	Lot Type 8	\$	21,681.43	\$	1,480.23	
939000	02176205340000	Lot Type 8	\$ \$	21,681.43	\$	1,480.23	
938999	02176205330000	Lot Type 8	\$	21,681.43	\$	1,480.23	
938998	02176205320000	Lot Type 8	\$	21,681.43	\$	1,480.23	
938997	02176205310000	Lot Type 8	\$	21,681.43	\$	1,480.23	
938996	02176205300000	Lot Type 8	\$ \$ \$ \$	21,681.43	\$	1,480.23	
938995	02176205290000	Lot Type 8	\$	21,681.43	\$	1,480.23	
938994	02176205280000	Lot Type 8	\$	21,681.43	\$	1,480.23	
938860	02156201090000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939030	02176207010000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939031	02176207020000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939032	02176207030000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939033	02176207040000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939034	02176207050000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939035	02176207060000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939154	02176505010000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939155	02176505020000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939156	02176505030000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939157	02176505040000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939158	02176505050000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939159	02176505060000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939160	02176505070000	Lot Type 9		21,963.11	\$	1,499.46	
939161	02176505080000	Lot Type 9	\$ \$	21,963.11	\$	1,499.46	
939162	02176505090000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939163	02176505100000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939164	02176505110000	Lot Type 9	\$	21,963.11	\$	1,499.46	
939165	02176505120000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938878	02156501010000	Open Space	\$	-	\$	-	
938879	02156501020000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938880	02156501030000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938881	02156501040000	Lot Type 9	\$ \$ \$	21,963.11	\$	1,499.46	
938882	02156501050000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938883	02156501060000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938884	02156501070000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938885	02156501080000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938926	02156501090000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938852	02156201010000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938853	02156201020000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938854	02156201030000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938855	02156201040000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938856	02156201050000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938857	02156201060000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938858	02156201070000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938859	02156201080000	Open Space	\$	-	\$	-	
938867	02156202070000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938868	02156202080000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938869	02156202090000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938870	02156202100000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938871	02156202110000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938872	02156202120000	Lot Type 9	\$	21,963.11	\$	1,499.46	

			Improvement Area #2 Assessments				
				Outstanding	lr	nstallment Due	
Property ID	Geographic ID	Lot Type		Assessment		1/31/25	
938886	02156502010000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938887	02156502020000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938888	02156502030000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938889	02156502040000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938890	02156502050000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938891	02156502060000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938892	02156502070000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938893	02156502080000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938894	02156502090000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938895	02156502100000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938896	02156502110000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938897	02156502120000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938898	02156502130000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938899	02156502140000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938900	02156502150000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938901	02156502160000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938902	02156502170000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938903	02156502180000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938904	02156502190000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938905	02156502200000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938906	02156502210000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938907	02156502220000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938908	02156502230000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938909	02156502240000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938910	02156502250000	Lot Type 9		21,963.11	\$	1,499.46	
938911	02156502260000	Lot Type 9	\$ \$ \$	21,963.11	\$	1,499.46	
938912	02156502270000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938913	02156502280000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938914	02156502290000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938915	02156502300000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938916	02156502310000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938917	02156502320000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938918	02156502330000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938919	02156502340000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938920	02156502350000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938921	02156502360000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938922	02156502370000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938923	02156502380000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938924	02156502390000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938861	02156202010000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938862	02156202020000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938863	02156202030000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938864	02156202040000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938865	02156202050000	Lot Type 9	\$	21,963.11	\$	1,499.46	
938866	02156202060000	Open Space	\$	-	\$	-	
938874	02156204010000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938875	02156204020000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938876	02156204030000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938877	02156204040000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938927	02156503010000	Lot Type 10	\$	29,709.44	\$	2,028.31	

			Improvement Area #2 Assessments				
				Outstanding	Ins	tallment Due	
Property ID	Geographic ID	Lot Type		Assessment		1/31/25	
938928	02156503020000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938929	02156503030000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938930	02156503040000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938931	02156503050000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938932	02156503060000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938933	02156503070000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938934	02156503080000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938935	02156503090000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938936	02156503100000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938937	02156503110000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938938	02156503120000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938939	02156503130000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938940	02156503140000	Open Space	\$	-	\$	-	
938941	02156503150000	Open Space	\$	-	\$	-	
938945	02156504020000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938946	02156504030000	Lot Type 10		Prepaid	l in Fu	II	
938947	02156504040000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938948	02156504050000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938949	02156504060000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938950	02156504070000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938951	02156504080000	Lot Type 10	\$	29,709.44	\$	2,028.31	
938952	02156504090000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939134	02176504010000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939135	02176504020000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939136	02176504030000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939137	02176504040000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939138	02176504050000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939139	02176504060000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939140	02176504070000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939141	02176504080000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939142	02176504090000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939143	02176504100000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939144	02176504110000	Lot Type 10		Prepaid	d in Fu	II	
939145	02176504120000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939146	02176504130000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939147	02176504140000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939148	02176504150000	Lot Type 10		Prepaid	d in Fu	II	
939149	02176504160000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939150	02176504170000	Open Space	\$	-	\$	-	
938953	02156504010000	Open Space	\$	-	\$	-	
939036	02176501010000	Open Space	\$	-	\$	-	
939037	02176501020000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939038	02176501030000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939039	02176501040000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939040	02176501050000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939041	02176501060000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939042	02176501070000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939043	02176501080000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939044	02176501090000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939045	02176501100000	Lot Type 10	\$	29,709.44	\$	2,028.31	

			Improvement Area #2 Assessments				
				Outstanding	Inst	allment Due	
Property ID	Geographic ID	Lot Type		Assessment		1/31/25	
939046	02176501110000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939047	02176501120000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939048	02176501130000	Open Space	\$	-	\$	-	
939025	02176206020000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939026	02176206030000	Lot Type 10		Prepaid	d in Ful	I	
939052	02176502010000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939053	02176502020000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939054	02176502030000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939055	02176502040000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939056	02176502050000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939057	02176502060000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939058	02176502070000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939059	02176502080000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939060	02176502090000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939061	02176502100000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939062	02176502110000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939063	02176502120000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939064	02176502130000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939065	02176502140000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939066	02176502150000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939067	02176502160000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939068	02176502170000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939069	02176502180000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939070	02176502190000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939071	02176502200000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939072	02176502210000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939073	02176502220000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939074	02176502230000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939075	02176502240000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939076	02176502250000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939077	02176502260000	Lot Type 10		Prepaid	d in Ful	I	
939078	02176502270000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939079	02176502280000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939080	02176502290000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939081	02176502300000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939082	02176502310000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939083	02176502320000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939084	02176502330000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939085	02176502340000	Lot Type 10		Prepaid	d in Ful	ı	
939086	02176502350000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939087	02176502360000	Lot Type 10		Prepaid	d in Ful	ı	
939088	02176502370000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939089	02176502380000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939090	02176502390000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939091	02176502400000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939024	02176206010000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939096	02176503010000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939097	02176503020000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939098	02176503030000	Lot Type 10	\$	29,709.44	\$	2,028.31	
939099	02176503040000	Lot Type 10	\$	29,709.44	\$	2,028.31	

			Improvement Area #2 Assessments				
				Outstanding	In	stallment Due	
Property ID	Geographic ID	Lot Type		Assessment		1/31/25	
939100	02176503050000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939101	02176503060000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939102	02176503070000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939103	02176503080000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939104	02176503090000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939105	02176503100000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939106	02176503110000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939107	02176503120000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939108	02176503130000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939109	02176503140000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939110	02176503150000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939111	02176503160000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939112	02176503170000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939113	02176503180000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939114	02176503190000	Lot Type 10	\$	29,709.44	\$	2,028.63	
938954	02156505010000	Lot Type 10	\$	29,709.44	\$	2,028.63	
938955	02156505020000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939119	02156505030000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939120	02156505040000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939121	02176503220000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939122	02176503230000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939123	02176503240000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939124	02176503250000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939125	02176503260000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939126	02176503270000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939127	02176503280000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939128	02176503290000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939129	02176503300000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939130	02176503310000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939131	02176503320000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939132	02176503330000	Lot Type 10	\$	29,709.44	\$	2,028.63	
939133	02176503340000	Lot Type 10	\$	29,709.44	\$	2,028.63	
938873	02156203010000	Open Space	\$	-	\$	-	
	Total		\$	6,675,609.82	\$	455,826.08	

Note: Totals may not sum due to rounding and may not match the PID Bonds due to prepayment of Assessments for which PID Bonds have not yet been redeemed.

EXHIBIT O - PROJECTED ANNUAL INSTALLMENTS FOR IMPROVEMENT AREA #2 ASSESSED PARCELS

Installment Due 1/31	Principal	Interest [a]	Annual ollection Costs			Total
2025	\$ 39,000	\$ 364,914	\$ 21,619	\$	33,635	\$ 459,168
2026	\$ 48,000	\$ 363,061	\$ 22,052	\$	33,440	\$ 466,553
2027	\$ 57,000	\$ 360,781	\$ 22,493	\$	33,200	\$ 473,474
2028	\$ 65,000	\$ 358,074	\$ 22,943	\$	32,915	\$ 478,931
2029	\$ 75,000	\$ 354,986	\$ 23,401	\$	32,590	\$ 485,978
2030	\$ 90,000	\$ 351,424	\$ 23,870	\$	32,215	\$ 497,508
2031	\$ 100,000	\$ 346,586	\$ 24,347	\$	31,765	\$ 502,698
2032	\$ 110,000	\$ 341,211	\$ 24,834	\$	31,265	\$ 507,310
2033	\$ 126,000	\$ 335,299	\$ 25,331	\$	30,715	\$ 517,344
2034	\$ 140,000	\$ 328,526	\$ 25,837	\$	30,085	\$ 524,448
2035	\$ 155,000	\$ 321,001	\$ 26,354	\$	29,385	\$ 531,740
2036	\$ 175,000	\$ 312,670	\$ 26,881	\$	28,610	\$ 543,161
2037	\$ 190,000	\$ 303,264	\$ 27,419	\$	27,735	\$ 548,417
2038	\$ 210,000	\$ 293,051	\$ 27,967	\$	26,785	\$ 557,803
2039	\$ 230,000	\$ 281,764	\$ 28,526	\$	25,735	\$ 566,025
2040	\$ 250,000	\$ 269,401	\$ 29,097	\$	24,585	\$ 573,083
2041	\$ 276,000	\$ 255,964	\$ 29,679	\$	23,335	\$ 584,977
2042	\$ 301,000	\$ 241,129	\$ 30,272	\$	21,955	\$ 594,356
2043	\$ 327,000	\$ 224,950	\$ 30,878	\$	20,450	\$ 603,278
2044	\$ 354,000	\$ 206,965	\$ 31,495	\$	18,815	\$ 611,275
2045	\$ 386,000	\$ 187,495	\$ 32,125	\$	17,045	\$ 622,665
2046	\$ 418,000	\$ 166,265	\$ 32,768	\$	15,115	\$ 632,148
2047	\$ 451,000	\$ 143,275	\$ 33,423	\$	13,025	\$ 640,723
2048	\$ 485,000	\$ 118,470	\$ 34,092	\$	10,770	\$ 648,332
2049	\$ 524,000	\$ 91,795	\$ 34,773	\$	8,345	\$ 658,913
2050	\$ 568,000	\$ 62,975	\$ 35,469	\$	5,725	\$ 672,169
2051	\$ 577,000	\$ 31,735	\$ 36,178	\$	2,885	\$ 647,798
Total	\$ 6,727,000	\$ 7,017,031	\$ 764,121	\$	642,125	\$ 15,150,278

[[]a] Interest rate is calculated at a the actual rate of the Improvement Area #2 Bonds.

Note: Figures may not sum due to rounding. These Annual Installments are estimates only and may be revised in future Annual Service Plan Updates.

EXHIBIT P - IMPROVEMENT AREA #3 ASSESSMENT ROLL

			Improvement Area #3 Assessments				
				Outstanding	li	nstallment Due	
Property ID	Geographic ID	Lot Type		Assessment		1/31/25	
966723	02176202220000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966724	02176202230000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966725	02176202240000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966726	02176202250000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966727	02176202260000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966728	02176202270000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966729	02176202280000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966730	02176202290000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966731	02176202300000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966732	02176202310000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966733	02176202320000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966734	02176202330000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966735	02176202340000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966736	02176202350000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966737	02176202360000	Open Space	\$	· <u>-</u>	\$	-	
966738	02176501330000	Open Space	\$	_	\$	-	
966740	02176508010000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966741	02176508020000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966742	02176509010000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966743	02176509020000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966744	02176509030000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966745	02176509040000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966746	02176509050000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966747	02176509060000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966748	02176509070000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966749	02176509080000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966750	02176509090000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966751	02176509100000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966752	02176509110000	Open Space	\$	-	\$	-	
966753	02176509120000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966754	02176509130000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966755	02176509140000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966756	02176509150000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966760	02176208010000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966761	02176208020000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966762	02176208030000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966763	02176208040000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966764	02176208050000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966765	02176208060000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966766	02176208070000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966767	02176208080000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966768	02176501140000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966769	02176501150000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966770	02176501160000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966771	02176501170000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966772	02176501180000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966773	02176501190000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966774	02176501200000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966775	02176501210000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966776	02176501220000	Lot Type 13	\$	39,666.88	\$	2,873.88	

			Improvement Area #3 Assessments			
				Outstanding	lr	nstallment Due
Property ID	Geographic ID	Lot Type		Assessment		1/31/25
966777	02176501230000	Lot Type 13	\$	39,666.88	\$	2,873.88
966778	02176501240000	Lot Type 13	\$	39,666.88	\$	2,873.88
966779	02176501250000	Lot Type 13	\$	39,666.88	\$	2,873.88
966780	02176501260000	Lot Type 13	\$	39,666.88	\$	2,873.88
966781	02176501270000	Lot Type 13	\$	39,666.88	\$	2,873.88
966782	02176501280000	Lot Type 13	\$	39,666.88	\$	2,873.88
966783	02176501290000	Lot Type 13	\$	39,666.88	\$	2,873.88
966784	02176501300000	Lot Type 13	\$	39,666.88	\$	2,873.88
966785	02176501310000	Lot Type 13	\$	39,666.88	\$	2,873.88
966786	02176501320000	Lot Type 13	\$	39,666.88	\$	2,873.88
966788	02176507010000	Open Space	\$	-	\$	-
966789	02176507020000	Lot Type 13	\$	39,666.88	\$	2,873.88
966790	02176507030000	Lot Type 13	\$	39,666.88	\$	2,873.88
966791	02176507040000	Lot Type 13	\$	39,666.88	\$	2,873.88
966792	02176507050000	Lot Type 13	\$	39,666.88	\$	2,873.88
966793	02176507060000	Lot Type 13	\$	39,666.88	\$	2,873.88
966794	02176507070000	Lot Type 13	\$	39,666.88	\$	2,873.88
966795	02176507080000	Lot Type 13	\$	39,666.88	\$	2,873.88
966796	02176507090000	Lot Type 13	\$	39,666.88	\$	2,873.88
966797	02176507100000	Lot Type 13	\$	39,666.88	\$	2,873.88
966798	02176507110000	Lot Type 13	\$	39,666.88	\$	2,873.88
966799	02176507120000	Lot Type 13	\$	39,666.88	\$	2,873.88
966800	02176507130000	Lot Type 13	\$	39,666.88	\$	2,873.88
966801	02176507140000	Lot Type 13	\$	39,666.88	\$	2,873.88
966802	02176507150000	Lot Type 13	\$	39,666.88	\$	2,873.88
966803	02176507160000	Lot Type 13	\$	39,666.88	\$	2,873.88
966805	02176506010000	Open Space	\$	-	\$	-
966806	02176506020000	Lot Type 13	\$	39,666.88	\$	2,873.88
966807	02176506030000	Lot Type 13	\$	39,666.88	\$	2,873.88
966808	02176506040000	Lot Type 13	\$	39,666.88	\$	2,873.88
966809	02176506050000	Lot Type 13	\$	39,666.88	\$	2,873.88
966810	02176506060000	Lot Type 13	\$	39,666.88	\$	2,873.88
966811	02176506070000	Lot Type 13	\$	39,666.88	\$	2,873.88
966812	02176506080000	Lot Type 13	\$	39,666.88	\$	2,873.88
966813	02176506090000	Lot Type 13	\$	39,666.88	\$	2,873.88
966814	02176506100000	Lot Type 13	\$	39,666.88	\$	2,873.88
966815	02176506110000	Lot Type 13	\$	39,666.88	\$	2,873.88
966816	02176506120000	Lot Type 13	\$	39,666.88	\$	2,873.88
966817	02176506130000	Lot Type 13	\$	39,666.88	\$	2,873.88
966818	02176506140000	Lot Type 13	\$	39,666.88	\$	2,873.88
966819	02176506150000	Lot Type 13	\$	39,666.88	\$	2,873.88
966820	02176506160000	Lot Type 13	\$	39,666.88	\$	2,873.88
966821	02176506170000	Lot Type 13	\$	39,666.88	\$	2,873.88
966822	02176506180000	Lot Type 13	\$	39,666.88	\$	2,873.88
966823	02176506190000	Lot Type 13	\$	39,666.88	\$	2,873.88
966824	02176506200000	Lot Type 13	\$	39,666.88	\$	2,873.88
966825	02176506210000	Lot Type 13	\$	39,666.88	\$	2,873.88
966826	02176506220000	Lot Type 13	\$	39,666.88	\$	2,873.88
966827	02176506230000	Lot Type 13	\$	39,666.88	\$	2,873.88
966828	02176506240000	Lot Type 13	\$	39,666.88	\$	2,873.88

Property ID Geographic ID Lot Type 13 \$ 39,666.88 \$ 2,873.88				Improvement Area #3 Assessments				
966829 02176506250000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966833 02176504180000 Open Space \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$					Outstanding	lr	stallment Due	
966830	Property ID	Geographic ID	Lot Type		Assessment		1/31/25	
966834 02176504190000 Open Space \$ \$ \$ \$ \$ \$ \$ \$ \$	966829	02176506250000	Lot Type 13		39,666.88	\$	2,873.88	
966834	966830	02176506260000	Lot Type 13		39,666.88	\$	2,873.88	
966835 0217650420000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966837 0217650420000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966838 0217650420000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966839 02176504240000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966830 02176504240000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966840 02176504240000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966841 02176504260000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966841 02176504270000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966842 02176504270000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966843 0217650420000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966844 0217650420000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966844 0217650420000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966846 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966846 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966846 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966846 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966840 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966840 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966840 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966840 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 0217650400000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510000000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510000000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 966860 02176510000000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100	966833	02176504180000	Open Space		-	\$	-	
966836 02176504210000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966839 02176504220000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966839 02176504240000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966840 02176504250000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966841 02176504250000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966841 02176504250000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966842 02176504250000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966842 02176504250000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966843 02176504290000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966844 02176504290000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966844 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966846 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966848 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966851 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966851 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966851 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 0217650040000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176510040000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176510040000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966857 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510000000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 0217651000000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96	966834	02176504190000	Lot Type 13		39,666.88	\$	2,873.88	
966836 02176504210000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966839 02176504220000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966839 02176504240000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966840 02176504250000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966841 02176504250000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966841 02176504250000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966842 02176504250000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966842 02176504250000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966843 02176504290000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966844 02176504290000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966844 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966846 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966848 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966851 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966851 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966851 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 0217650040000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176510040000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176510040000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966857 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510000000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 0217651000000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96	966835	02176504200000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966838 02176504240000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966840 02176504260000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966841 02176504260000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966841 02176504260000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966842 02176504270000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966842 02176504280000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966843 02176504280000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966845 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966845 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966846 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504390000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176510040000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510110000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510110000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 9668	966836	02176504210000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966838 02176504240000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966840 02176504260000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966841 02176504260000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966841 02176504260000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966842 02176504270000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966842 02176504280000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966843 02176504280000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966845 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966845 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966846 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504390000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176510040000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510110000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510110000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 9668	966837	02176504220000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966849 02176504250000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966841 02176504250000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966841 02176504250000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966842 02176504290000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966843 02176504290000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966844 02176504290000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966845 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966846 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966848 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966851 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966851 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 0217650040000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966866 02176510010000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510010000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 0217651000000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510010000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687	966838	02176504230000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966841 02176504260000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966842 02176504280000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966844 02176504290000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966845 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966845 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966846 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966851 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966853 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176510040000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966860 02176510000000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966860 02176510000000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510000000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510000000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510000000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,0	966839	02176504240000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966841 02176504260000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966842 02176504280000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966844 02176504290000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966845 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966845 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966846 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966851 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966853 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176510010000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966866 02176510010000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966866 02176510010000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510060000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510060000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510180000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510180000 Lot Type 12 \$ 27,655.60 \$ 2,0	966840	02176504250000	Lot Type 13	\$	39,666.88	\$	2,873.88	
966842 02176504270000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966844 02176504290000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966844 02176504290000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966845 02176504300000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966846 02176504310000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504340000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504340000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504350000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966851 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504380000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966853 02176504380000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504390000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966860 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 966861 02176510020000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 966861 02176510030000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 966864 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 966866 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 966869 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510080000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510180000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96	966841	02176504260000	Lot Type 13		39,666.88	\$	2,873.88	
966843 02176504280000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966845 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966846 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966846 0217650430000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966847 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504320000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504340000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966849 02176504340000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966850 02176504340000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966851 02176504360000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504370000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966852 02176504370000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966854 02176504390000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504390000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966855 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966856 02176504400000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966860 02176510040000 Lot Type 13 \$ 39,666.88 \$ 2,873.88 966860 02176510040000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 966861 02176510030000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 966864 02176510030000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 966866 02176510030000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510030000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510030000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96686 02176510030000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02176510100000 Lot Type 12 \$ 27,655.60 \$ 2,003.66 96687 02	966842	02176504270000	Lot Type 13		39,666.88	\$	2,873.88	
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	966880	02176510210000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966881 02176510220000 Lot Type 12 \$ 27,655.60 \$ 2,003.66								

			Improvement Area #3 Assessmen			
				Outstanding	ln:	stallment Due
Property ID	Geographic ID	Lot Type		Assessment		1/31/25
966882	02176510230000	Lot Type 12	\$	27,655.60	\$	2,003.66
966885	02176512010000	Lot Type 12	\$	27,655.60	\$	2,003.66
966886	02176512020000	Lot Type 12	\$	27,655.60	\$	2,003.66
966887	02176512030000	Lot Type 12	\$	27,655.60	\$	2,003.66
966888	02176512040000	Lot Type 12	\$	27,655.60	\$	2,003.66
966889	02176512050000	Lot Type 12	\$	27,655.60	\$	2,003.66
966890	02176512060000	Lot Type 12	\$	27,655.60	\$	2,003.66
966891	02176512070000	Lot Type 12	\$	27,655.60	\$	2,003.66
966892	02176512080000	Lot Type 12	\$	27,655.60	\$	2,003.66
966893	02176512090000	Lot Type 12	\$	27,655.60	\$	2,003.66
966894	02176512100000	Lot Type 12	\$	27,655.60	\$	2,003.66
966895	02176512110000	Lot Type 12	\$	27,655.60	\$	2,003.66
966896	02176512120000	Lot Type 12	\$	27,655.60	\$	2,003.66
966897	02176512130000	Lot Type 12	\$	27,655.60	\$	2,003.66
966898	02176512140000	Lot Type 12	\$	27,655.60	\$	2,003.66
966899	02176512150000	Lot Type 12	\$	27,655.60	\$	2,003.66
966900	02176512160000	Lot Type 12	\$	27,655.60	\$	2,003.66
966901	02176512170000	Lot Type 12	\$	27,655.60	\$	2,003.66
966902	02176512180000	Lot Type 12	\$	27,655.60	\$	2,003.66
966903	02176512190000	Lot Type 12	\$	27,655.60	\$	2,003.66
966904	02176512200000	Open Space	\$	-	\$	-
966905	02176512210000	Lot Type 12	\$	27,655.60	\$	2,003.66
966906	02176512220000	Lot Type 12	\$	27,655.60	\$	2,003.66
966907	02176512230000	Lot Type 12	\$	27,655.60	\$	2,003.66
966908	02176512240000	Lot Type 12	\$	27,655.60	\$	2,003.66
966909	02176512250000	Lot Type 12	\$	27,655.60	\$	2,003.66
966911	02176513010000	Lot Type 11	\$	26,840.02	\$	1,944.57
966912	02176513020000	Lot Type 11	\$	26,840.02	\$	1,944.57
966913	02176513030000	Lot Type 11	\$	26,840.02	\$	1,944.57
966914	02176513040000	Lot Type 11	\$	26,840.02	\$	1,944.57
966915	02176513050000	Lot Type 11	\$	26,840.02	\$	1,944.57
966916	02176513060000	Lot Type 11	\$	26,840.02	\$	1,944.57
966917	02176513070000	Open Space	\$,	\$	-
966918	02176513080000	Lot Type 11	\$	26,840.02	\$	1,944.57
966919	02176513090000	Lot Type 11	\$	26,840.02	\$	1,944.57
966920	02176513100000	Lot Type 11	\$	26,840.02	\$	1,944.57
966921	02176513110000	Lot Type 11	\$	26,840.02	\$	1,944.57
966922	02176513120000	Lot Type 11	\$	26,840.02	\$	1,944.57
966923	02176513130000	Lot Type 11	\$	26,840.02	\$	1,944.57
966924	02176513140000	Lot Type 11	\$	26,840.02	\$	1,944.57
966925	02176513150000	Lot Type 11	\$	26,840.02	\$	1,944.57
966926	02176513160000	Lot Type 11	\$	26,840.02	\$	1,944.57
966927	02176513170000	Lot Type 11	\$	26,840.02	\$	1,944.57
966928	02176513180000	Lot Type 11	\$	26,840.02	\$	1,944.57
966929	02176513190000	Lot Type 11	\$	26,840.02	\$	1,944.57
966930	02176513200000	Lot Type 11	\$	26,840.02	\$	1,944.57
966931	02176513210000	Lot Type 11	\$	26,840.02	\$	1,944.57
966932	02176513220000	Lot Type 11	\$	26,840.02	\$	1,944.57
966933	02176513230000	Lot Type 11	\$	26,840.02	\$	1,944.57
966934	02176513240000	Lot Type 11	\$	26,840.02	\$	1,944.57
		, , , , , , , , , , , , , , , , , ,	7	=3,0.0.02	т	_,5,

			Improvement Area #3 Assessment				
				Outstanding	In	stallment Due	
Property ID	Geographic ID	Lot Type		Assessment		1/31/25	
966935	02176513250000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966936	02176513260000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966937	02176513270000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966938	02176513280000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966939	02176513290000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966940	02176513300000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966941	02176513310000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966950	02176511010000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966951	02176511020000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966952	02176511030000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966953	02176511040000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966954	02176511050000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966955	02176511060000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966956	02176511070000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966957	02176511080000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966958	02176511090000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966959	02176511100000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966960	02176511110000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966961	02176511120000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966962	02176511130000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966963	02176511140000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966964	02176511150000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966965	02176511160000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966966	02176511170000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966967	02176511180000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966968	02176511190000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966969	02176511200000	Open Space	\$	· <u>-</u>	\$	-	
966970	02176511210000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966971	02176511220000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966972	02176511230000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966973	02176511240000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966974	02176511250000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966976	02176514010000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966977	02176514020000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966978	02176514030000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966979	02176514040000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966980	02176514050000	Lot Type 12	\$	27,655.60	\$	2,003.66	
966981	02176514060000	Open Space	\$	-	\$	-	
966982	02176514070000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966983	02176514080000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966984	02176514090000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966985	02176514100000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966986	02176514110000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966987	02176514120000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966988	02176514130000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966989	02176514140000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966990	02176514150000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966991	02176514160000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966992	02176514170000	Lot Type 11	\$	26,840.02	\$	1,944.57	
966993	02176514180000	Lot Type 11	\$	26,840.02	\$	1,944.57	

				Assessments		
				Outstanding	In	stallment Due
Property ID	Geographic ID	Lot Type		Assessment		1/31/25
966995	02176514190000	Lot Type 12	\$	27,655.60	\$	2,003.66
966996	02176514200000	Lot Type 12	\$	27,655.60	\$	2,003.66
966997	02176514210000	Lot Type 12	\$	27,655.60	\$	2,003.66
966998	02176514220000	Lot Type 12	\$	27,655.60	\$	2,003.66
966999	02176514230000	Lot Type 12	\$	27,655.60	\$	2,003.66
967000	02176514240000	Lot Type 12	\$	27,655.60	\$	2,003.66
967001	02176514250000	Lot Type 12	\$	27,655.60	\$	2,003.66
967002	02176514260000	Lot Type 12		27,655.60	\$	2,003.66
967003	02176514270000	Open Space	\$ \$	-	\$	-
967004	02176514280000	Lot Type 12	\$	27,655.60	\$	2,003.66
967005	02176514290000	Lot Type 12	\$	27,655.60	\$	2,003.66
967006	02176514300000	Lot Type 12	\$	27,655.60	\$	2,003.66
967007	02176514310000	Lot Type 12	\$	27,655.60	\$	2,003.66
967008	02176514320000	Lot Type 12	\$	27,655.60	\$	2,003.66
967009	02176514330000	Lot Type 12	\$	27,655.60	\$	2,003.66
967010	02176514340000	Lot Type 12	\$	27,655.60	\$	2,003.66
967011	02176514350000	Lot Type 12	\$	27,655.60	\$	2,003.66
967012	02176514360000	Open Space	\$, -	\$	-
972808	02196501010000	Lot Type 13	\$	39,666.88	\$	2,873.88
972809	02196501020000	Lot Type 13	\$	39,666.88	\$	2,873.88
972810	02196501030000	Lot Type 13	\$	39,666.88	\$	2,873.88
972811	02196501040000	Lot Type 13	\$	39,666.88	\$	2,873.88
972812	02196501050000	Lot Type 13	\$	39,666.88	\$	2,873.88
972813	02196501060000	Lot Type 13	\$	39,666.88	\$	2,873.88
972814	02196501070000	Lot Type 13	\$	39,666.88	\$	2,873.88
972815	02196501080000	Lot Type 13	\$	39,666.88	\$	2,873.88
972816	02196501090000	Lot Type 13	\$	39,666.88	\$	2,873.88
972817	02196501100000	Lot Type 13	\$	39,666.88	\$	2,873.88
972818	02196501110000	Lot Type 13	\$	39,666.88	\$	2,873.88
972819	02196501120000	Lot Type 13	\$	39,666.88	\$	2,873.88
972820	02196501130000	Lot Type 13	\$	39,666.88	\$	2,873.88
972821	02196501140000	Lot Type 13	\$	39,666.88	\$	2,873.88
972822	02196501150000	Lot Type 13	\$	39,666.88	\$	2,873.88
972823	02196501160000	Lot Type 13	\$	39,666.88	\$	2,873.88
972824	02196501170000	Lot Type 13	\$	39,666.88	\$	2,873.88
972825	02196501170000	Lot Type 13	\$	39,666.88	\$	2,873.88
972826	02196501190000	Lot Type 13	\$	39,666.88	\$	2,873.88
972827	02196501200000	Open Space	\$	-	\$	2,073.00
972828	02196502010000	Lot Type 11	\$	26,840.02	\$	1,944.57
972829	02196502020000	Lot Type 11	\$	26,840.02	\$	1,944.57
972830	02196502030000	Lot Type 11	\$	26,840.02	\$	1,944.57
972831	02196502040000	Lot Type 11 Lot Type 11	\$	26,840.02	\$	1,944.57
972832	02196502050000	Lot Type 11 Lot Type 11	\$	26,840.02	\$	1,944.57
972833	02196502060000	Lot Type 11 Lot Type 11	\$	26,840.02	\$	1,944.57
972834	02196502070000	Lot Type 11 Lot Type 11	\$	26,840.02	\$	1,944.57
972835	02196502080000	Lot Type 11 Lot Type 11	\$	26,840.02	\$	1,944.57
972836	02196502090000	Lot Type 11 Lot Type 11	\$	26,840.02	۶ \$	1,944.57
972837	02196502100000	Lot Type 11 Lot Type 11	\$ \$	26,840.02	۶ \$	1,944.57
972838	02196502100000	Lot Type 11 Lot Type 11	\$	26,840.02	۶ \$	1,944.57
972839	02196502110000	Lot Type 11 Lot Type 11	\$ \$	26,840.02	۶ \$	1,944.57
312033	02130302120000	ror Type II	٦	20,040.02	ڔ	1,344.5/

			Improvement Area #3 Assessments			
				Outstanding	In	stallment Due
Property ID	Geographic ID	Lot Type		Assessment		1/31/25
972840	02196502130000	Lot Type 11	\$	26,840.02	\$	1,944.57
972841	02196502140000	Lot Type 11	\$	26,840.02	\$	1,944.57
972842	02196502150000	Lot Type 11	\$	26,840.02	\$	1,944.57
972843	02196502160000	Lot Type 11	\$	26,840.02	\$	1,944.57
972844	02196502170000	Lot Type 11	\$	26,840.02	\$	1,944.57
972845	02196502180000	Open Space	\$	-	\$	-
972846	02196502190000	Lot Type 11	\$	26,840.02	\$	1,944.57
972847	02196502200000	Lot Type 11	\$	26,840.02	\$	1,944.57
972848	02196502210000	Lot Type 11	\$	26,840.02	\$	1,944.57
972849	02196502220000	Lot Type 11	\$	26,840.02	\$	1,944.57
972850	02196502230000	Lot Type 11	\$	26,840.02	\$	1,944.57
972851	02196502240000	Lot Type 11	\$	26,840.02	\$	1,944.57
972852	02196503010000	Open Space	\$	-	\$	-
972853	02196503020000	Lot Type 13	\$	39,666.88	\$	2,873.88
972854	02196503030000	Lot Type 13	\$	39,666.88	\$	2,873.88
972855	02196503040000	Lot Type 13	\$	39,666.88	\$	2,873.88
972856	02196503050000	Lot Type 13	\$	39,666.88	\$	2,873.88
972857	02196503060000	Open Space	\$	· -	\$	-
972858	02196503070000	Lot Type 13	\$	39,666.88	\$	2,873.88
972859	02196503080000	Lot Type 13	\$	39,666.88	\$	2,873.88
972860	02196503090000	Lot Type 13	\$	39,666.88	\$	2,873.88
972861	02196503100000	Lot Type 13	\$	39,666.88	\$	2,873.88
972862	02196503110000	Lot Type 13	\$	39,666.88	\$	2,873.88
972863	02196504010000	Lot Type 11	\$	26,840.02	\$	1,944.57
972864	02196504020000	Lot Type 11	\$	26,840.02	\$	1,944.57
972865	02196504030000	Open Space	\$		\$	-,-
972866	02196504040000	Lot Type 11	\$	26,840.02	\$	1,944.57
972867	02196504050000	Lot Type 11	\$	26,840.02	\$	1,944.57
972868	02196504060000	Lot Type 11	\$	26,840.02	\$	1,944.57
972869	02196504070000	Lot Type 11	\$	26,840.02	\$	1,944.57
972870	02196504080000	Lot Type 11	\$	26,840.02	\$	1,944.57
972871	02196504090000	Lot Type 11	\$	26,840.02	\$	1,944.57
972872	02196504100000	Lot Type 11	\$	26,840.02	\$	1,944.57
972873	02196504110000	Lot Type 11	\$	26,840.02	\$	1,944.57
972874	02196504120000	Lot Type 11	\$	26,840.02	\$	1,944.57
972875	02196504130000	Lot Type 11	\$	26,840.02	\$	1,944.57
972876	02196504140000	Lot Type 13	\$	39,666.88	\$	2,873.88
972877	02196504150000	Lot Type 13	\$	39,666.88	\$	2,873.88
972878	02196504160000	Lot Type 13	\$	39,666.88	\$	2,873.88
972879	02196504170000	Lot Type 13	\$	39,666.88	\$	2,873.88
972880	02196504180000	Lot Type 13	\$	39,666.88	\$	2,873.88
972881	02196504190000	Open Space	\$	-	\$	_,0.0.00
972882	02196504200000	Lot Type 11	\$	26,840.02	\$	1,944.57
972883	02196504210000	Lot Type 11	\$	26,840.02	\$	1,944.57
972884	02196504220000	Lot Type 11	\$	26,840.02	\$	1,944.57
972885	02196504230000	Lot Type 11	\$	26,840.02	\$	1,944.57
972886	02196504240000	Lot Type 11	\$	26,840.02	\$	1,944.57
972887	02196505010000	Open Space	\$		\$	_,5 :5 /
972888	02196505020000	Lot Type 13	\$	39,666.88	\$	2,873.88
972889	02196505030000	Lot Type 13	\$	39,666.88	\$	2,873.88
3,2003	2223333333000	-01 · , pc 10	٧	33,300.00	7	2,073.00

			Improvement Are	a #3	Assessments
			Outstanding	In	stallment Due
Property ID	Geographic ID	Lot Type	Assessment		1/31/25
972890	02196505040000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972891	02196505050000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972892	02196505060000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972893	02196505070000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972894	02196505080000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972895	02196505090000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972896	02196505100000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972897	02196505110000	Open Space	\$ -	\$	-
972898	02196505120000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972899	02196505130000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972900	02196505140000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972901	02196505150000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972902	02196505160000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972903	02196505170000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972904	02196505180000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972905	02196505190000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972906	02196505200000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972907	02196505210000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972908	02196505220000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972909	02196505230000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972910	02196505240000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972911	02196505250000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972912	02196505260000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972913	02196505270000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972914	02196505280000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972915	02196505290000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972916	02196505300000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972917	02196505310000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972918	02196505320000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972919	02196505330000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972920	02196505340000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972921	02196505350000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972922	02196505360000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972923	02196505370000	Lot Type 13	\$ 39,666.88	\$	2,873.88
972924	02196505380000	Open Space	\$ -	\$	-
	Total		\$ 11,990,000.28	\$	868,680.16

Note: Totals may not sum due to rounding.

EXHIBIT Q - PROJECTED ANNUAL INSTALLMENTS FOR IMPROVEMENT AREA #3 ASSESSED PARCELS

Installment				Annual	Additional	
Due 1/31	Principal	Interest [a]	Co	ollection Costs	Interest	Total
2025	\$ 297,000	\$ 521,664	\$	34,231	\$ 15,786	\$ 868,681
2026	\$ 191,000	\$ 587,375	\$	34,916	\$ 58,465	\$ 871,756
2027	\$ 199,000	\$ 579,258	\$	35,614	\$ 57,510	\$ 871,382
2028	\$ 214,000	\$ 570,800	\$	36,326	\$ 56,515	\$ 877,641
2029	\$ 222,000	\$ 561,705	\$	37,053	\$ 55,445	\$ 876,203
2030	\$ 231,000	\$ 552,270	\$	37,794	\$ 54,335	\$ 875,399
2031	\$ 244,000	\$ 542,453	\$	38,550	\$ 53,180	\$ 878,182
2032	\$ 257,000	\$ 532,083	\$	39,321	\$ 51,960	\$ 880,363
2033	\$ 265,000	\$ 521,160	\$	40,107	\$ 50,675	\$ 876,942
2034	\$ 280,000	\$ 507,910	\$	40,909	\$ 49,350	\$ 878,169
2035	\$ 299,000	\$ 493,910	\$	41,728	\$ 47,950	\$ 882,588
2036	\$ 314,000	\$ 478,960	\$	42,562	\$ 46,455	\$ 881,977
2037	\$ 329,000	\$ 463,260	\$	43,413	\$ 44,885	\$ 880,558
2038	\$ 349,000	\$ 446,810	\$	44,282	\$ 43,240	\$ 883,332
2039	\$ 368,000	\$ 429,360	\$	45,167	\$ 41,495	\$ 884,022
2040	\$ 387,000	\$ 410,960	\$	46,071	\$ 39,655	\$ 883,686
2041	\$ 412,000	\$ 391,610	\$	46,992	\$ 37,720	\$ 888,322
2042	\$ 431,000	\$ 371,010	\$	47,932	\$ 35,660	\$ 885,602
2043	\$ 456,000	\$ 349,460	\$	48,891	\$ 33,505	\$ 887,856
2044	\$ 481,000	\$ 326,660	\$	49,868	\$ 31,225	\$ 888,753
2045	\$ 505,000	\$ 302,610	\$	50,866	\$ 28,820	\$ 887,296
2046	\$ 536,000	\$ 276,098	\$	51,883	\$ 26,295	\$ 890,276
2047	\$ 567,000	\$ 247,958	\$	52,921	\$ 23,615	\$ 891,493
2048	\$ 598,000	\$ 218,190	\$	53,979	\$ 20,780	\$ 890,949
2049	\$ 634,000	\$ 186,795	\$	55,059	\$ 17,790	\$ 893,644
2050	\$ 670,000	\$ 153,510	\$	56,160	\$ 14,620	\$ 894,290
2051	\$ 711,000	\$ 118,335	\$	57,283	\$ 11,270	\$ 897,888
2052	\$ 748,000	\$ 81,008	\$	58,429	\$ 7,715	\$ 895,151
2053	\$ 795,000	\$ 41,738	\$	59,597	\$ 3,975	\$ 900,310
Total	\$ 11,990,000	\$ 11,264,917	\$	1,327,903	\$ 1,059,891	\$ 25,642,711

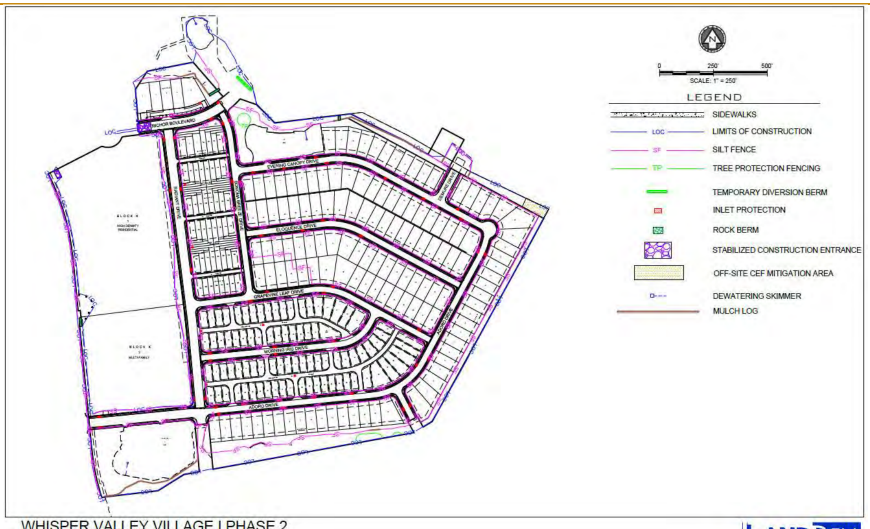
[[]a] Interest rate is calculated at the actual rate of the PID Bonds.

Note: Figures may not sum due to rounding. These Annual Installments are estimates only and may be revised in future Annual Service Plan Updates.

EXHIBIT R-1 - MAP OF IMPROVEMENT AREA #1 IMPROVEMENTS

Whisper Rising at Whisper Valley ENAMORADO ROAD 25' Lots 35' Lots FUTURE MIXED USE 50' Lots 60' Lots 21 Models FUTURE MIXED USE

EXHIBIT R-2 - MAPS OF IMPROVEMENT AREA #2 IMPROVEMENTS



WHISPER VALLEY VILLAGE I PHASE 2

EROSION CONTROL ITEMS AUSTIN, TEXAS 1 OF 7

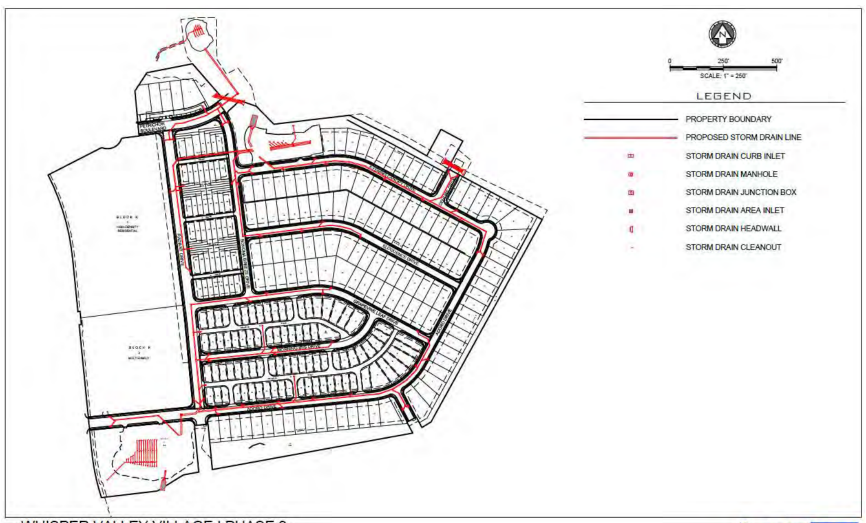




WASTEWATER IMPROVEMENTS AUSTIN, TEXAS

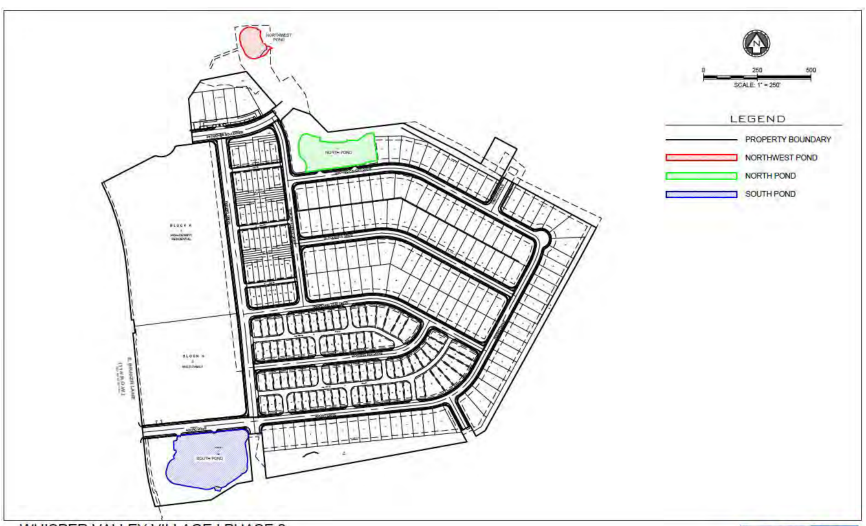
AUSTIN, TEXAS 2 OF 7





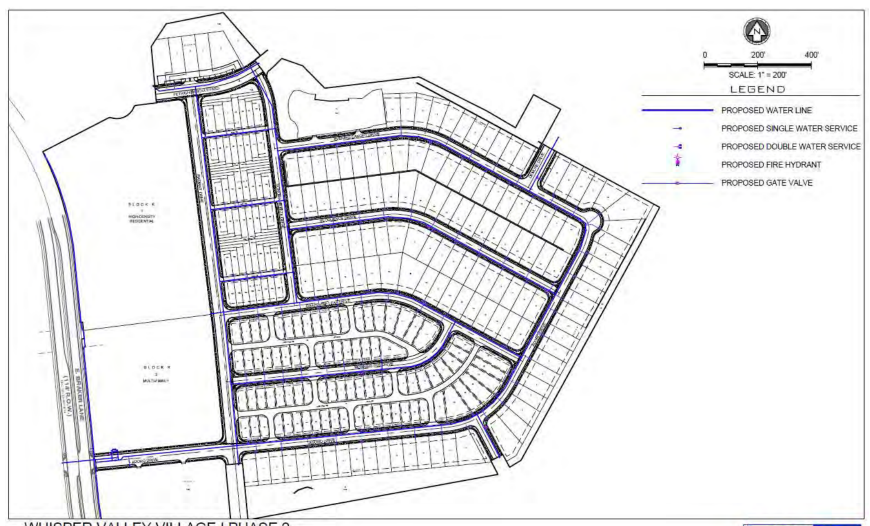
DRAINAGE IMPROVEMENTS AUSTIN, TEXAS 3 OF 7





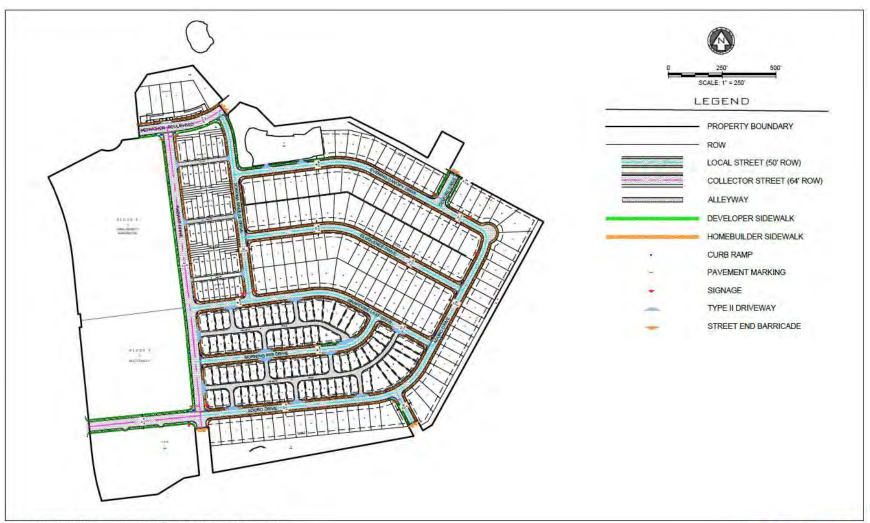
WATER QUALITY/DETENTION POND IMPROVEMENTS
AUSTIN, TEXAS
4 0 F 7





POTABLE WATER IMPROVEMENTS AUSTIN, TEXAS 5 OF 7





STREET IMPROVEMENTS AUSTIN, TEXAS 6 OF 7





RETAINING WALL AUSTIN, TEXAS 7 OF 7



EXHIBIT R-3 - MAPS OF IMPROVEMENT AREA #3 IMPROVEMENTS



WHISPER VALLEY - IA#3

EROSION CONTROL ITEMS AUSTIN, TEXAS 1 OF 7



BUITE 150 AUSTIN, TX 78735 512.872.8696 HRGREEN.COM TEPE NO: 16384 TEPLS NO: 10194101

DEVELOPMENT TX



WASTEWATER IMPROVEMENTS AUSTIN, TEXAS 2 OF 7



SUITE 150 AUSTIN, TX 78735 512.872.6006 HRGREEN.COM TBPE NO: 16384 TBPLS NO: 10194101

DEVELOPMENT TX



DRAINAGE IMPROVEMENTS AUSTIN, TEXAS 3 OF 7



SSOR HIGHWAY 200 WEST SUITE 150 AUSTIN, TX 78735 S12.872.0005 HRGREEN.COM

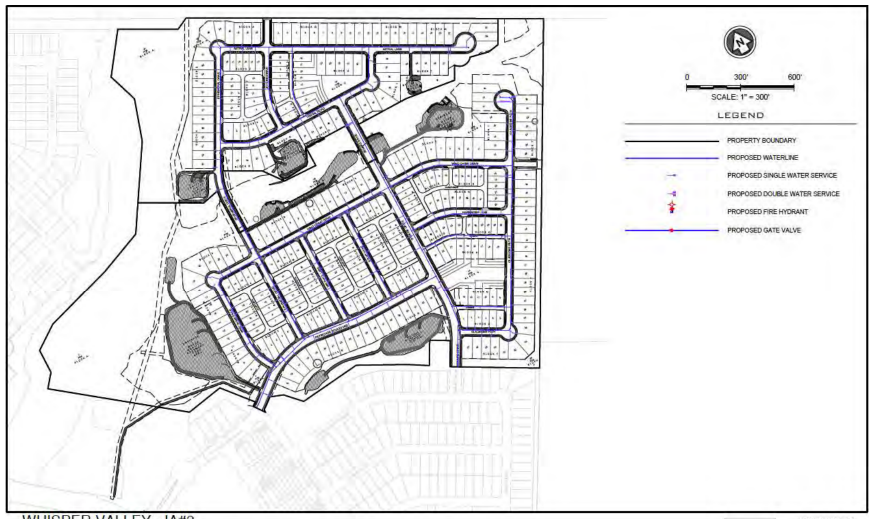
TBPE NO: 16384 TBPLS NO: 10194101



WATER QUALITY / DETENTION POND IMPROVEMENTS AUSTIN, TEXAS $\underline{4}\,\text{OF}\,\underline{7}$



508 HIGHWAY 200 WEST SUITE 150 AUSTIN, TX 78735 512,872,6906 HRGREEN, COM TBPE NO: 10384 TBPLS NO: 10194101



POTABLE WATER IMPROVEMENTS AUSTIN, TEXAS 5 OF 7



SUITE 150 AUSTIN, TX 78735 512.872.8600 H5.GREEN.COM TBPE NO: 16384 TBPLS NO: 10194101



STREETS AUSTIN, TEXAS 6 OF 7



SS08 HIGHWAY 200 WEST SUITE 150 AUSTIN, TX 78735 S12.872.0609 HRGREEN.COM TEPE NO: 16384 TEPLS NO: 10194101



RETAINING WALLS AUSTIN, TEXAS 7 OF 7



5508 HIGHWAY 200 WEST BUITE 150 AUSTIN, TX 78735 512.872.0005 HRGREEN.COM TEPE NO: 16384 TEPLS NO: 10194101

EXHIBIT S-1 - MASTER IMPROVEMENT AREA PREPAYMENTS

Master Improvement Area - Partial Prepayments				
Property ID Amount Prepaid				
806431	\$	573.46		

Master Imp	Master Improvement Area - Prepayments in Full					
Property ID	Lot Type	Date Paid in Full				
935536	N/A	25-Feb-20				
923197	N/A	25-Feb-20				
858504	Lot Type 7	12-Mar-18				
858513	Lot Type 6	12-Mar-18				
858519	Lot Type 6	12-Mar-18				
858520	Lot Type 6	12-Mar-18				
858521	Lot Type 6	12-Mar-18				
858522	Lot Type 6	12-Mar-18				
858523	Lot Type 6	12-Mar-18				
858524	Lot Type 6	12-Mar-18				
858535	Lot Type 6	12-Mar-18				
858536	Lot Type 6	12-Mar-18				
858537	Lot Type 6	12-Mar-18				
858538	Lot Type 6	12-Mar-18				
858539	Lot Type 6	12-Mar-18				
858541	Lot Type 6	12-Mar-18				
858543	Lot Type 6	12-Mar-18				
858544	Lot Type 6	12-Mar-18				
858579	Lot Type 4	12-Mar-18				
858586	Lot Type 4	12-Mar-18				
858636	Lot Type 6	12-Mar-18				
858640	Lot Type 5	12-Mar-18				
858641	Lot Type 5	12-Mar-18				
858643	Lot Type 5	12-Mar-18				
858644	Lot Type 5	12-Mar-18				
858658	Lot Type 5	12-Mar-18				
858659	Lot Type 5	12-Mar-18				
858660	Lot Type 5	12-Mar-18				
858661	Lot Type 5	12-Mar-18				
858662	Lot Type 5	12-Mar-18				
858663	Lot Type 5	12-Mar-18				
858664	Lot Type 5	12-Mar-18				
858665	Lot Type 5	12-Mar-18				
858667	Lot Type 6	12-Mar-18				
858669	Lot Type 6	12-Mar-18				

Master Improvement Area - Prepayments in Full					
Property ID	Lot Type	Date Paid in Full			
858673	Lot Type 6	12-Mar-18			
858674	Lot Type 6	12-Mar-18			
858681	Lot Type 6	12-Mar-18			
858682	Lot Type 6	12-Mar-18			
858683	Lot Type 6	12-Mar-18			
858684	Lot Type 6	12-Mar-18			
858705	Lot Type 6	12-Mar-18			
858706	Lot Type 6	12-Mar-18			
858708	Lot Type 6	12-Mar-18			
858461	Lot Type 3	12-Mar-18			
858462	Lot Type 3	12-Mar-18			
858463	Lot Type 3	12-Mar-18			
858464	Lot Type 3	12-Mar-18			
858465	Lot Type 3	12-Mar-18			
858466	Lot Type 3	12-Mar-18			
858467	Lot Type 3	12-Mar-18			
858468	Lot Type 3	12-Mar-18			
858469	Lot Type 3	12-Mar-18			
858470	Lot Type 3	12-Mar-18			
858472	Lot Type 3	12-Mar-18			
858473	Lot Type 3	12-Mar-18			
858474	Lot Type 3	12-Mar-18			
858475	Lot Type 3	12-Mar-18			
858476	Lot Type 3	12-Mar-18			
858477	Lot Type 3	12-Mar-18			
858478	Lot Type 3	12-Mar-18			
858479	Lot Type 3	12-Mar-18			
858480	Lot Type 3	12-Mar-18			
858481	Lot Type 3	12-Mar-18			
858482	Lot Type 3	12-Mar-18			
858483	Lot Type 3	12-Mar-18			
858484	Lot Type 3	12-Mar-18			
858485	Lot Type 3	12-Mar-18			
858486	Lot Type 3	12-Mar-18			
858487	Lot Type 3	12-Mar-18			
858488	Lot Type 3	12-Mar-18			
858489	Lot Type 3	12-Mar-18			
858491	Lot Type 3	12-Mar-18			
858492	Lot Type 3	12-Mar-18			
858493	Lot Type 3	12-Mar-18			
858494	Lot Type 3	12-Mar-18			
858495	Lot Type 3	12-Mar-18			
858496	Lot Type 3	12-Mar-18			
858497	Lot Type 3	12-Mar-18			
858498	Lot Type 3	12-Mar-18			

Master Improvement Area - Prepayments in Full					
Property ID	Lot Type	Date Paid in Full			
858499	Lot Type 3	12-Mar-18			
858500	Lot Type 3	12-Mar-18			
858501	Lot Type 3	12-Mar-18			
858502	Lot Type 3	12-Mar-18			
858503	Lot Type 3	12-Mar-18			
858506	Lot Type 3	12-Mar-18			
858507	Lot Type 3	12-Mar-18			
858508	Lot Type 3	12-Mar-18			
858509	Lot Type 2	12-Mar-18			
858510	Lot Type 2	12-Mar-18			
858511	Lot Type 2	12-Mar-18			
858512	Lot Type 2	12-Mar-18			
858514	Lot Type 2	12-Mar-18			
858515	Lot Type 2	12-Mar-18			
858516	Lot Type 2	12-Mar-18			
858517	Lot Type 2	12-Mar-18			
858518	Lot Type 2	12-Mar-18			
858526	Lot Type 2	12-Mar-18			
858527	Lot Type 2	12-Mar-18			
858528	Lot Type 2	12-Mar-18			
858529	Lot Type 2	12-Mar-18			
858530	Lot Type 2	12-Mar-18			
858531	Lot Type 2	12-Mar-18			
858532	Lot Type 2	12-Mar-18			
858533	Lot Type 2	12-Mar-18			
858534	Lot Type 2	12-Mar-18			
858540	Lot Type 2	12-Mar-18			
858542	Lot Type 2	12-Mar-18			
858545	Lot Type 2	12-Mar-18			
858546	Lot Type 2	12-Mar-18			
858547	Lot Type 2	12-Mar-18			
858548	Lot Type 2	12-Mar-18			
858549	Lot Type 2	12-Mar-18			
858550	Lot Type 2	12-Mar-18			
858551	Lot Type 2	12-Mar-18			
858552	Lot Type 2	12-Mar-18			
858553	Lot Type 2	12-Mar-18			
858554	Lot Type 2	12-Mar-18			
858555	Lot Type 2	12-Mar-18			
858556	Lot Type 2	12-Mar-18			
858557	Lot Type 2	12-Mar-18			
858559	Lot Type 1	12-Mar-18			
858560	Lot Type 1	12-Mar-18			
858561	Lot Type 1	12-Mar-18			
858562	Lot Type 1	12-Mar-18			

Master Improvement Area - Prepayments in Full					
Property ID	Lot Type	Date Paid in Full			
858563	Lot Type 1	12-Mar-18			
858564	Lot Type 1	12-Mar-18			
858565	Lot Type 1	12-Mar-18			
858566	Lot Type 1	12-Mar-18			
858567	Lot Type 1	12-Mar-18			
858569	Lot Type 1	12-Mar-18			
858570	Lot Type 1	12-Mar-18			
858571	Lot Type 1	12-Mar-18			
858572	Lot Type 1	12-Mar-18			
858573	Lot Type 1	12-Mar-18			
858574	Lot Type 1	12-Mar-18			
858575	Lot Type 1	12-Mar-18			
858576	Lot Type 1	12-Mar-18			
858577	Lot Type 1	12-Mar-18			
858578	Lot Type 1	12-Mar-18			
858580	Lot Type 1	12-Mar-18			
858581	Lot Type 1	12-Mar-18			
858582	Lot Type 1	12-Mar-18			
858583	Lot Type 1	12-Mar-18			
858584	Lot Type 1	12-Mar-18			
858585	Lot Type 1	12-Mar-18			
858589	Lot Type 3	12-Mar-18			
858590	Lot Type 3	12-Mar-18			
858591	Lot Type 3	12-Mar-18			
858592	Lot Type 3	12-Mar-18			
858593	Lot Type 3	12-Mar-18			
858594	Lot Type 3	12-Mar-18			
858595	Lot Type 3	12-Mar-18			
858596	Lot Type 3	12-Mar-18			
858597	Lot Type 3	12-Mar-18			
858598	Lot Type 3	12-Mar-18			
858600	Lot Type 3	12-Mar-18			
858601	Lot Type 3	12-Mar-18			
858602	Lot Type 3	12-Mar-18			
858603	Lot Type 3	12-Mar-18			
858604	Lot Type 3	12-Mar-18			
858606	Lot Type 3	12-Mar-18			
858607	Lot Type 3	12-Mar-18			
858608	Lot Type 3	12-Mar-18			
858609	Lot Type 3	12-Mar-18			
858610	Lot Type 3	12-Mar-18			
858611	Lot Type 3	12-Mar-18			
858613	Lot Type 3	12-Mar-18			
858614	Lot Type 3	12-Mar-18			
858615	Lot Type 3	12-Mar-18			

Master Impi	ovement Area - Prepay	ments in Full
Property ID	Lot Type	Date Paid in Full
858616	Lot Type 3	12-Mar-18
858617	Lot Type 3	12-Mar-18
858618	Lot Type 3	12-Mar-18
858619	Lot Type 3	12-Mar-18
858620	Lot Type 3	12-Mar-18
858621	Lot Type 3	12-Mar-18
858622	Lot Type 3	12-Mar-18
858624	Lot Type 3	12-Mar-18
858625	Lot Type 3	12-Mar-18
858626	Lot Type 3	12-Mar-18
858627	Lot Type 3	12-Mar-18
858628	Lot Type 3	12-Mar-18
858629	Lot Type 3	12-Mar-18
858630	Lot Type 3	12-Mar-18
858631	Lot Type 3	12-Mar-18
858632	Lot Type 3	12-Mar-18
858633	Lot Type 3	12-Mar-18
858634	Lot Type 2	12-Mar-18
858635	Lot Type 2	12-Mar-18
858637	Lot Type 2	12-Mar-18
858646	Lot Type 3	12-Mar-18
858647	Lot Type 3	12-Mar-18
858648	Lot Type 3	12-Mar-18
858649	Lot Type 3	12-Mar-18
858650	Lot Type 3	12-Mar-18
858651	Lot Type 3	12-Mar-18
858652	Lot Type 3	12-Mar-18
858653	Lot Type 3	12-Mar-18
858654	Lot Type 3	12-Mar-18
858655	Lot Type 3	12-Mar-18
858656	Lot Type 3	12-Mar-18
858657	Lot Type 3	12-Mar-18
858666	Lot Type 2	12-Mar-18
858668	Lot Type 2	12-Mar-18
858670	Lot Type 2	12-Mar-18
858671	Lot Type 2	12-Mar-18
858672	Lot Type 2	12-Mar-18
858675	Lot Type 2	12-Mar-18
858676	Lot Type 2	12-Mar-18
858677	Lot Type 2	12-Mar-18
858678	Lot Type 2	12-Mar-18
858679	Lot Type 2	12-Mar-18
858680	Lot Type 2	12-Mar-18
858685	Lot Type 2	12-Mar-18
858686	Lot Type 2	12-Mar-18

Master Impr	Master Improvement Area - Prepayments in Full						
Property ID	Lot Type	Date Paid in Full					
858687	Lot Type 2	12-Mar-18					
858688	Lot Type 2	12-Mar-18					
858689	Lot Type 2	12-Mar-18					
858690	Lot Type 2	12-Mar-18					
858691	Lot Type 2	12-Mar-18					
858692	Lot Type 2	12-Mar-18					
858693	Lot Type 2	12-Mar-18					
858694	Lot Type 2	12-Mar-18					
858695	Lot Type 2	12-Mar-18					
858696	Lot Type 2	12-Mar-18					
858697	Lot Type 2	12-Mar-18					
858698	Lot Type 2	12-Mar-18					
858699	Lot Type 2	12-Mar-18					
858700	Lot Type 2	12-Mar-18					
858701	Lot Type 2	12-Mar-18					
858702	Lot Type 2	12-Mar-18					
858703	Lot Type 2	12-Mar-18					
858704	Lot Type 2	12-Mar-18					
858707	Lot Type 2	12-Mar-18					
858709	Lot Type 2	12-Mar-18					
858710	Lot Type 2	12-Mar-18					
858711	Lot Type 2	12-Mar-18					
858712	Lot Type 2	12-Mar-18					
858713	Lot Type 2	12-Mar-18					
966723 [a]	Lot Type 13	9-Jun-23					
966724 [a]	Lot Type 13	9-Jun-23					
966725 [a]	Lot Type 13	9-Jun-23					
966726 [a]	Lot Type 13	9-Jun-23					
966727 [a]	Lot Type 13	9-Jun-23					
966728 [a]	Lot Type 13	9-Jun-23					
966729 [a]	Lot Type 13	9-Jun-23					
966730 [a]	Lot Type 13	9-Jun-23					
966731 [a]	Lot Type 13	9-Jun-23					
966732 [a]	Lot Type 13	9-Jun-23					
966733 [a]	Lot Type 13	9-Jun-23					
966734 [a]	Lot Type 13	9-Jun-23					
966735 [a]	Lot Type 13	9-Jun-23					
966736 [a]	Lot Type 13	9-Jun-23					
966740 [a]	Lot Type 13	9-Jun-23					
966741 [a]	Lot Type 13	9-Jun-23					
966742 [a]	Lot Type 12	9-Jun-23					
966743 [a]	Lot Type 12	9-Jun-23					
966744 [a]	Lot Type 12	9-Jun-23					
966745 [a]	Lot Type 12	9-Jun-23					
966746 [a]	Lot Type 12	9-Jun-23					

Master Imp	rovement Area - Prepay	ments in Full
Property ID	Lot Type	Date Paid in Full
966747 [a]	Lot Type 12	9-Jun-23
966748 [a]	Lot Type 12	9-Jun-23
966749 [a]	Lot Type 12	9-Jun-23
966750 [a]	Lot Type 12	9-Jun-23
966751 [a]	Lot Type 12	9-Jun-23
966753 [a]	Lot Type 12	9-Jun-23
966754 [a]	Lot Type 12	9-Jun-23
966755 [a]	Lot Type 12	9-Jun-23
966756 [a]	Lot Type 12	9-Jun-23
966760 [a]	Lot Type 12	9-Jun-23
966761 [a]	Lot Type 12	9-Jun-23
966762 [a]	Lot Type 12	9-Jun-23
966763 [a]	Lot Type 12	9-Jun-23
966764 [a]	Lot Type 12	9-Jun-23
966765 [a]	Lot Type 12	9-Jun-23
966766 [a]	Lot Type 12	9-Jun-23
966767 [a]	Lot Type 12	9-Jun-23
966768 [a]	Lot Type 13	9-Jun-23
966769 [a]	Lot Type 13	9-Jun-23
966770 [a]	Lot Type 13	9-Jun-23
966771 [a]	Lot Type 13	9-Jun-23
966772 [a]	Lot Type 13	9-Jun-23
966773 [a]	Lot Type 13	9-Jun-23
966774 [a]	Lot Type 13	9-Jun-23
966775 [a]	Lot Type 13	9-Jun-23
966776 [a]	Lot Type 13	9-Jun-23
966777 [a]	Lot Type 13	9-Jun-23
966778 [a]	Lot Type 13	9-Jun-23
966779 [a]	Lot Type 13	9-Jun-23
966780 [a]	Lot Type 13	9-Jun-23
966781 [a]	Lot Type 13	9-Jun-23
966782 [a]	Lot Type 13	9-Jun-23
966783 [a]	Lot Type 13	9-Jun-23
966784 [a]	Lot Type 13	9-Jun-23
966785 [a]	Lot Type 13	9-Jun-23
966786 [a]	Lot Type 13	9-Jun-23
966789 [a]	Lot Type 13	9-Jun-23
966790 [a]	Lot Type 13	9-Jun-23
966791 [a]	Lot Type 13	9-Jun-23
966792 [a]	Lot Type 13	9-Jun-23
966793 [a]	Lot Type 13	9-Jun-23
966794 [a]	Lot Type 13	9-Jun-23
966795 [a]	Lot Type 13	9-Jun-23
966796 [a]	Lot Type 13	9-Jun-23

Master Improvement Area - Prepayments in Full								
Property ID	Lot Type	Date Paid in Full						
966797 [a]	Lot Type 13	9-Jun-23						
966798 [a]	Lot Type 13	9-Jun-23						
966799 [a]	Lot Type 13	9-Jun-23						
966800 [a]	Lot Type 13	9-Jun-23						
966801 [a]	Lot Type 13	9-Jun-23						
966802 [a]	Lot Type 13	9-Jun-23						
966803 [a]	Lot Type 13	9-Jun-23						
966806 [a]	Lot Type 13	9-Jun-23						
966807 [a]	Lot Type 13	9-Jun-23						
966808 [a]	Lot Type 13	9-Jun-23						
966809 [a]	Lot Type 13	9-Jun-23						
966810 [a]	Lot Type 13	9-Jun-23						
966811 [a]	Lot Type 13	9-Jun-23						
966812 [a]	Lot Type 13	9-Jun-23						
966813 [a]	Lot Type 13	9-Jun-23						
966814 [a]	Lot Type 13	9-Jun-23						
966815 [a]	Lot Type 13	9-Jun-23						
966816 [a]	Lot Type 13	9-Jun-23						
	Lot Type 13							
966817 [a]		9-Jun-23						
966818 [a]	Lot Type 13	9-Jun-23						
966819 [a]	Lot Type 13	9-Jun-23						
966820 [a]	Lot Type 13	9-Jun-23						
966821 [a]	Lot Type 13	9-Jun-23						
966822 [a]	Lot Type 13	9-Jun-23						
966823 [a]	Lot Type 13	9-Jun-23						
966824 [a]	Lot Type 13	9-Jun-23						
966825 [a]	Lot Type 13	9-Jun-23						
966826 [a]	Lot Type 13	9-Jun-23						
966827 [a]	Lot Type 13	9-Jun-23						
966828 [a]	Lot Type 13	9-Jun-23						
966829 [a]	Lot Type 13	9-Jun-23						
966830 [a]	Lot Type 13	9-Jun-23						
966834 [a]	Lot Type 13	9-Jun-23						
966835 [a]	Lot Type 13	9-Jun-23						
966836 [a]	Lot Type 13	9-Jun-23						
966837 [a]	Lot Type 13	9-Jun-23						
966838 [a]	Lot Type 13	9-Jun-23						
966839 [a]	Lot Type 13	9-Jun-23						
966840 [a]	Lot Type 13	9-Jun-23						
966841 [a]	Lot Type 13	9-Jun-23						
966842 [a]	Lot Type 13	9-Jun-23						
966843 [a]	Lot Type 13	9-Jun-23						
966844 [a]	Lot Type 13	9-Jun-23						
966845 [a]	Lot Type 13	9-Jun-23						
966846 [a]	Lot Type 13	9-Jun-23						

Master Improvement Area - Prepayments in Full									
Property ID	Lot Type	Date Paid in Full							
966847 [a]	Lot Type 13	9-Jun-23							
966848 [a]	Lot Type 13	9-Jun-23							
966849 [a]	Lot Type 13	9-Jun-23							
966850 [a]	Lot Type 13	9-Jun-23							
966851 [a]	Lot Type 13	9-Jun-23							
966852 [a]	Lot Type 13	9-Jun-23							
966853 [a]	Lot Type 13	9-Jun-23							
966854 [a]	Lot Type 13	9-Jun-23							
966855 [a]	Lot Type 13	9-Jun-23							
966856 [a]	Lot Type 13	9-Jun-23							
966857 [a]	Lot Type 13	9-Jun-23							
966858 [a]	Lot Type 13	9-Jun-23							
966860 [a]	Lot Type 12	9-Jun-23							
966861 [a]	Lot Type 12	9-Jun-23							
966862 [a]	Lot Type 12	9-Jun-23							
966863 [a]	Lot Type 12	9-Jun-23							
966864 [a]	Lot Type 12	9-Jun-23							
966865 [a]	Lot Type 12	9-Jun-23							
966866 [a]	Lot Type 12	9-Jun-23							
966867 [a]	Lot Type 12	9-Jun-23							
966868 [a]	Lot Type 12	9-Jun-23							
966869 [a]	Lot Type 12	9-Jun-23							
966870 [a]	Lot Type 12	9-Jun-23							
966871 [a]	Lot Type 12	9-Jun-23							
966872 [a]	Lot Type 12	9-Jun-23							
966873 [a] 966874 [a]	Lot Type 12	9-Jun-23							
966875 [a]	Lot Type 12 Lot Type 12	9-Jun-23 9-Jun-23							
966876 [a]	Lot Type 12	9-Jun-23							
966878 [a]	Lot Type 12	9-Jun-23							
966879 [a]	Lot Type 12	9-Jun-23							
966880 [a]	Lot Type 12	9-Jun-23							
966881 [a]	Lot Type 12	9-Jun-23							
966882 [a]	Lot Type 12	9-Jun-23							
966885 [a]	Lot Type 12	9-Jun-23							
966886 [a]	Lot Type 12	9-Jun-23							
966887 [a]	Lot Type 12	9-Jun-23							
966888 [a]	Lot Type 12	9-Jun-23							
966889 [a]	Lot Type 12	9-Jun-23							
966890 [a]	Lot Type 12	9-Jun-23							
966891 [a]	Lot Type 12	9-Jun-23							
966892 [a]	Lot Type 12	9-Jun-23							
966893 [a]	Lot Type 12	9-Jun-23							
966894 [a]	Lot Type 12	9-Jun-23							
966895 [a]	Lot Type 12	9-Jun-23							

Master Improvement Area - Prepayments in Full								
Property ID	Lot Type	Date Paid in Full						
966896 [a]	Lot Type 12	9-Jun-23						
966897 [a]	Lot Type 12	9-Jun-23						
966898 [a]	Lot Type 12	9-Jun-23						
966899 [a]	Lot Type 12	9-Jun-23						
966900 [a]	Lot Type 12	9-Jun-23						
966901 [a]	Lot Type 12	9-Jun-23						
966902 [a]	Lot Type 12	9-Jun-23						
966903 [a]	Lot Type 12	9-Jun-23						
966905 [a]	Lot Type 12	9-Jun-23						
966906 [a]	Lot Type 12	9-Jun-23						
966907 [a]	Lot Type 12	9-Jun-23						
966908 [a]	Lot Type 12	9-Jun-23						
966909 [a]	Lot Type 12	9-Jun-23						
966911 [a]	Lot Type 11	9-Jun-23						
966912 [a]	Lot Type 11	9-Jun-23						
966913 [a]	Lot Type 11	9-Jun-23						
966914 [a]	Lot Type 11	9-Jun-23						
966915 [a]	Lot Type 11	9-Jun-23						
966916 [a]	Lot Type 11	9-Jun-23						
966918 [a]	Lot Type 11	9-Jun-23						
966919 [a]	Lot Type 11	9-Jun-23						
966920 [a]	Lot Type 11	9-Jun-23						
966921 [a]	Lot Type 11	9-Jun-23						
966922 [a]	Lot Type 11	9-Jun-23						
966923 [a]	Lot Type 11	9-Jun-23						
966924 [a]	Lot Type 11	9-Jun-23						
966925 [a]	Lot Type 11	9-Jun-23						
966926 [a]	Lot Type 11	9-Jun-23						
966927 [a]	Lot Type 11	9-Jun-23						
966928 [a]	Lot Type 11	9-Jun-23						
966929 [a]	Lot Type 11	9-Jun-23						
966930 [a]	Lot Type 11	9-Jun-23 9-Jun-23						
966931 [a]	Lot Type 11	9-Jun-23						
966932 [a]	Lot Type 11	9-Jun-23						
966933 [a]	Lot Type 11	9-Jun-23						
966934 [a]	Lot Type 11	9-Jun-23						
966935 [a]	Lot Type 11	9-Jun-23						
966936 [a]	Lot Type 11	9-Jun-23						
966937 [a]	Lot Type 11	9-Jun-23						
966938 [a]	Lot Type 11	9-Jun-23						
966939 [a]	Lot Type 11	9-Jun-23						
966940 [a]	Lot Type 11 Lot Type 11	9-Jun-23						
966941 [a]	Lot Type 11	9-Jun-23						
966950 [a]	Lot Type 11	9-Jun-23						
966951 [a]	Lot Type 12 Lot Type 12	9-Jun-23						

Master Improvement Area - Prepayments in Full								
Property ID	Lot Type	Date Paid in Full						
966952 [a]	Lot Type 12	9-Jun-23						
966953 [a]	Lot Type 12	9-Jun-23						
966954 [a]	Lot Type 12	9-Jun-23						
966955 [a]	Lot Type 12	9-Jun-23						
966956 [a]	Lot Type 12	9-Jun-23						
966957 [a]	Lot Type 12	9-Jun-23						
966958 [a]	Lot Type 12	9-Jun-23						
966959 [a]	Lot Type 12	9-Jun-23						
966960 [a]	Lot Type 12	9-Jun-23						
966961 [a]	Lot Type 12	9-Jun-23						
966962 [a]	Lot Type 12	9-Jun-23						
966963 [a]	Lot Type 12	9-Jun-23						
966964 [a]	• •							
966965 [a]	Lot Type 12 Lot Type 12	9-Jun-23						
966965 [a]	Lot Type 12 Lot Type 12	9-Jun-23 9-Jun-23						
	• •							
966967 [a]	Lot Type 12	9-Jun-23						
966968 [a]	Lot Type 12	9-Jun-23						
966970 [a]	Lot Type 12	9-Jun-23						
966971 [a]	Lot Type 12	9-Jun-23						
966972 [a]	Lot Type 12	9-Jun-23						
966973 [a]	Lot Type 12	9-Jun-23						
966974 [a]	Lot Type 12	9-Jun-23						
966976 [a]	Lot Type 12	9-Jun-23						
966977 [a]	Lot Type 12	9-Jun-23						
966978 [a]	Lot Type 12	9-Jun-23						
966979 [a]	Lot Type 12	9-Jun-23						
966980 [a]	Lot Type 12	9-Jun-23						
966982 [a]	Lot Type 11	9-Jun-23						
966983 [a]	Lot Type 11	9-Jun-23						
966984 [a]	Lot Type 11	9-Jun-23						
966985 [a]	Lot Type 11	9-Jun-23						
966986 [a]	Lot Type 11	9-Jun-23						
966987 [a]	Lot Type 11	9-Jun-23						
966988 [a]	Lot Type 11	9-Jun-23						
966989 [a]	Lot Type 11	9-Jun-23						
966990 [a]	Lot Type 11	9-Jun-23						
966991 [a]	Lot Type 11	9-Jun-23						
966992 [a]	Lot Type 11	9-Jun-23						
966993 [a]	Lot Type 11	9-Jun-23						
966995 [a]	Lot Type 12	9-Jun-23						
966996 [a]	Lot Type 12	9-Jun-23						
966997 [a]	Lot Type 12	9-Jun-23						
966998 [a]	Lot Type 12	9-Jun-23						
966999 [a]	Lot Type 12	9-Jun-23						
967000 [a]	Lot Type 12	9-Jun-23						

Master Improvement Area - Prepayments in Full									
Property ID	Lot Type	Date Paid in Full							
967001 [a]	Lot Type 12	9-Jun-23							
967002 [a]	Lot Type 12	9-Jun-23							
967004 [a]	Lot Type 12	9-Jun-23							
967005 [a]	Lot Type 12	9-Jun-23							
967006 [a]	Lot Type 12	9-Jun-23							
967007 [a]	Lot Type 12	9-Jun-23							
967008 [a]	Lot Type 12	9-Jun-23							
967009 [a]	Lot Type 12	9-Jun-23							
967010 [a]	Lot Type 12	9-Jun-23							
967011 [a]	Lot Type 12	9-Jun-23							
972808 [b]	Lot Type 13	9-Jun-23							
972809 [b]	Lot Type 13	9-Jun-23							
972810 [b]	Lot Type 13	9-Jun-23							
972811 [b]	Lot Type 13	9-Jun-23							
972812 [b]	Lot Type 13	9-Jun-23							
972813 [b]	Lot Type 13	9-Jun-23							
972814 [b]	Lot Type 13	9-Jun-23							
972815 [b]	Lot Type 13	9-Jun-23							
972816 [b]	Lot Type 13	9-Jun-23							
972817 [b]	Lot Type 13	9-Jun-23							
972818 [b]	Lot Type 13	9-Jun-23							
972819 [b]	Lot Type 13	9-Jun-23							
972820 [b]	Lot Type 13	9-Jun-23							
972821 [b]	Lot Type 13	9-Jun-23							
972822 [b]	Lot Type 13	9-Jun-23							
972823 [b] 972824 [b]	Lot Type 13 Lot Type 13	9-Jun-23 9-Jun-23							
972824 [b] 972825 [b]	Lot Type 13	9-Jun-23							
972825 [b] 972826 [b]	Lot Type 13	9-Jun-23							
972828 [b]	Lot Type 13	9-Jun-23							
972829 [b]	Lot Type 11	9-Jun-23							
972830 [b]	Lot Type 11	9-Jun-23							
972831 [b]	Lot Type 11	9-Jun-23							
972832 [b]	Lot Type 11	9-Jun-23							
972833 [b]	Lot Type 11	9-Jun-23							
972834 [b]	Lot Type 11	9-Jun-23							
972835 [b]	Lot Type 11	9-Jun-23							
972836 [b]	Lot Type 11	9-Jun-23							
972837 [b]	Lot Type 11	9-Jun-23							
972838 [b]	Lot Type 11	9-Jun-23							
972839 [b]	Lot Type 11	9-Jun-23							
972840 [b]	Lot Type 11	9-Jun-23							
972841 [b]	Lot Type 11	9-Jun-23							
972842 [b]	Lot Type 11	9-Jun-23							
972843 [b]	Lot Type 11	9-Jun-23							

Master Improvement Area - Prepayments in Full								
Property ID	Lot Type	Date Paid in Full						
972844 [b]	Lot Type 11	9-Jun-23						
972846 [b]	Lot Type 11	9-Jun-23						
972847 [b]	Lot Type 11	9-Jun-23						
972848 [b]	Lot Type 11	9-Jun-23						
972849 [b]	Lot Type 11	9-Jun-23						
972850 [b]	Lot Type 11	9-Jun-23						
972851 [b]	Lot Type 11	9-Jun-23						
972853 [b]	Lot Type 13	9-Jun-23						
972854 [b]	Lot Type 13	9-Jun-23						
972855 [b]	Lot Type 13	9-Jun-23						
972856 [b]	Lot Type 13	9-Jun-23						
972858 [b]	Lot Type 13	9-Jun-23						
972859 [b]	Lot Type 13	9-Jun-23						
972860 [b]	Lot Type 13	9-Jun-23						
972861 [b]	Lot Type 13	9-Jun-23						
972862 [b]	Lot Type 13	9-Jun-23						
972863 [b]	Lot Type 11	9-Jun-23						
972864 [b]	Lot Type 11	9-Jun-23						
972866 [b]	Lot Type 11	9-Jun-23						
972867 [b]	Lot Type 11	9-Jun-23						
972868 [b]	Lot Type 11	9-Jun-23						
972869 [b]	Lot Type 11	9-Jun-23						
972870 [b]	Lot Type 11	9-Jun-23						
972871 [b]	Lot Type 11	9-Jun-23						
972872 [b]	Lot Type 11	9-Jun-23						
972873 [b]	Lot Type 11	9-Jun-23						
972874 [b]	Lot Type 11	9-Jun-23						
972875 [b]	Lot Type 11	9-Jun-23						
972876 [b]	Lot Type 13	9-Jun-23						
972877 [b]	Lot Type 13	9-Jun-23						
972878 [b]	Lot Type 13	9-Jun-23						
972879 [b]	Lot Type 13	9-Jun-23						
972880 [b]	Lot Type 13	9-Jun-23						
972882 [b]	Lot Type 11	9-Jun-23						
972883 [b]	Lot Type 11	9-Jun-23						
972884 [b]	Lot Type 11	9-Jun-23						
972885 [b]	Lot Type 11	9-Jun-23						
972886 [b]	Lot Type 11	9-Jun-23						
972888 [b]	Lot Type 13	9-Jun-23						
972889 [b]	Lot Type 13	9-Jun-23						
972890 [b]	Lot Type 13	9-Jun-23						
972891 [b]	Lot Type 13	9-Jun-23						
972892 [b]	Lot Type 13	9-Jun-23						
972893 [b]	Lot Type 13	9-Jun-23						
972894 [b]	Lot Type 13	9-Jun-23						

Master Imp	rovement Area - Prepay	ments in Full
Property ID	Lot Type	Date Paid in Full
972895 [b]	Lot Type 13	9-Jun-23
972896 [b]	Lot Type 13	9-Jun-23
972898 [b]	Lot Type 13	9-Jun-23
972899 [b]	Lot Type 13	9-Jun-23
972900 [b]	Lot Type 13	9-Jun-23
972901 [b]	Lot Type 13	9-Jun-23
972902 [b]	Lot Type 13	9-Jun-23
972903 [b]	Lot Type 13	9-Jun-23
972904 [b]	Lot Type 13	9-Jun-23
972905 [b]	Lot Type 13	9-Jun-23
972906 [b]	Lot Type 13	9-Jun-23
972907 [b]	Lot Type 13	9-Jun-23
972908 [b]	Lot Type 13	9-Jun-23
972909 [b]	Lot Type 13	9-Jun-23
972910 [b]	Lot Type 13	9-Jun-23
972911 [b]	Lot Type 13	9-Jun-23
972912 [b]	Lot Type 13	9-Jun-23
972913 [b]	Lot Type 13	9-Jun-23
972914 [b]	Lot Type 13	9-Jun-23
972915 [b]	Lot Type 13	9-Jun-23
972916 [b]	Lot Type 13	9-Jun-23
972917 [b]	Lot Type 13	9-Jun-23
972918 [b]	Lot Type 13	9-Jun-23
972919 [b]	Lot Type 13	9-Jun-23
972920 [b]	Lot Type 13	9-Jun-23
972921 [b]	Lot Type 13	9-Jun-23
972922 [b]	Lot Type 13	9-Jun-23
972923 [b]	Lot Type 13	9-Jun-23
975061	N/A	11-Jul-24
984862	N/A	11-Jul-24

[[]a] Parcel was created with the Whisper Valley Village 1, Phase 3 Final Plat which was part of the Assessed Parcel with Parcel ID 922965 in Tax Year 2022 and has been prepaid in full.

[[]b] Parcel was created with the Whisper Valley Village 1, Phase 4 Final Plat which was part of the Assessed Parcel with Parcel ID 947821 in Tax Year 2022 and has been prepaid in full.

EXHIBIT S-2 - IMPROVEMENT AREA #1 PREPAYMENTS

Improvemen	Improvement Area #1 - Prepayments in Full										
Property ID	Lot Type	Date Paid in Full									
858668	2	27-Feb-20									
858478	3	30-May-20									
858551	2	15-Jul-20									
858462	3	1-Feb-21									
858501	3	1-Feb-21									
858527	2	12-Mar-21									
858658	5	22-Mar-22									

Improvement Area #1 - Partial Prepayments										
Property ID Lot Type Amount Prepai										
858607	3	\$12,929.01								

EXHIBIT S-3 - IMPROVEMENT AREA #2 PREPAYMENTS

Improvemen	t Area #2 - Prepa	yments in Full				
Property ID	Lot Type	Date Paid in Full				
939087	10	17-Feb-21				
939085	10	31-Jan-22				
939077	10	4-Feb-22				
938946	10	4-Feb-22				
939144	10	4-Feb-22				
939026	10	11-Feb-22				
939148	10	23-Feb-23				
939023	8	31-Jan-24				

EXHIBIT S-4 - IMPROVEMENT AREA #3 PREPAYMENTS

ayments of Assessments have occurred within Improvement Area #3.					

EXHIBIT T - CALCULATION OF ASSESSMENT BY LOT TYPE

	Improvement Area #1 Bond																
	Annual																
	Estimated Buildout Total Estimated A									As	sessment per	Firs	Year Annual	Ins	tallment per	PII	D Equivalent
Lot Type	Lot Size	Units	Valu	ue per Unit	t Buildout Value		% Allocation	Total Assessment		Lot Type		Installment		Lot Type		Tax Rate	
1	25'	25	\$	158,710	\$	3,967,742	7.56%	\$	340,003	\$	13,600	\$	21,489	\$	860	\$	0.5416
2	50'	73	\$	260,000	\$	18,980,000	36.14%	\$	1,626,432	\$	22,280	\$	102,794	\$	1,408	\$	0.5416
3	60'	97	\$	304,804	\$	29,565,966	56.30%	\$	2,533,564	\$	26,119	\$	160,126	\$	1,651	\$	0.5416
		195			\$	52,513,708	100.00%	\$	4,500,000			\$	284,408				

						Improv	ement Area #1 F	Reimbu	rsement								
															Annual		
			Estin	nated Buildout	To	otal Estimated				As	sessment per	Firs	st Year Annual	Ins	tallment per	ΡI	D Equivalent
Lot Type	Lot Size	Units	Vá	lue per Unit	В	uildout Value	% Allocation	Tota	l Assessment		Lot Type		Installment		Lot Type		Tax Rate
4	25'	2	\$	158,710	\$	317,419	3.12%	\$	27,200	\$	13,600	\$	1,719	\$	860	\$	0.5416
5	35'	12	\$	210,000	\$	2,520,000	24.80%	\$	215,944	\$	17,995	\$	13,648	\$	1,137	\$	0.5416
6	50'	27	\$	260,000	\$	7,020,000	69.08%	\$	601,557	\$	22,280	\$	38,019	\$	1,408	\$	0.5416
7	60'	1	\$	304,804	\$	304,804	3.00%	\$	26,119	\$	26,119	\$	1,651	\$	1,651	\$	0.5416
		42			\$	10,162,223	100.00%	\$	870,820			\$	55,037				

237	\$ 62,675,931	\$ 5,370,820	\$ 339,446	

						Improvement	Area #2 (at time	of A	Assessment Levy	/)							
															Annual		
			Estin	nated Buildout	To	otal Estimated				As	sessment per	Fire	st Year Annual	Ins	stallment per	ΡI	D Equivalent
Lot Type	Lot Size	Units	Va	lue per Unit	В	uildout Value	% Allocation	To	tal Assessment		Lot Type		Installment		Lot Type		Tax Rate
8	25'	44	\$	261,700	\$	11,514,800	13.82%	\$	1,041,674.52	\$	23,674	\$	60,884	\$	1,384	\$	0.5287
9	35'	87	\$	265,100	\$	23,063,700	27.67%	\$	2,086,433.86	\$	23,982	\$	121,948	\$	1,402	\$	0.5287
10	50'	130	\$	358,600	\$	46,618,000	55.93%	\$	4,217,249.34	\$	32,440	\$	246,491	\$	1,896	\$	0.5287
10 (Prepaid)	50'	6	\$	358,600	\$	2,151,600	2.58%	\$	194,642	\$	32,440	\$	11,377	\$	1,896	\$	0.5287
		267			\$	83,348,100	100.00%	\$	7,540,000			\$	440,700				

	Improvement Area #2 (at time of Improvement Area #2 Bond Issuance)																
															Annual		
			Estin	nated Buildout	T	otal Estimated				As	sessment per	Fire	st Year Annual	ln:	stallment per	P	ID Equivalent
Lot Type	Lot Size	Units	Va	lue per Unit	E	Buildout Value	% Allocation	To	tal Assessment		Lot Type		Installment		Lot Type		Tax Rate
8	25'	44	\$	261,700	\$	11,514,800	14.18%	\$	967,171.44	\$	21,981.17	\$	61,227.16	\$	1,391.53	\$	0.5317
9	35'	87	\$	265,100	\$	23,063,700	28.40%	\$	1,937,207.07	\$	22,266.75	\$	122,635.64	\$	1,409.61	\$	0.5317
10	50'	130	\$	358,600	\$	46,618,000	57.41%	\$	3,915,621.49	\$	30,120.17	\$	247,879.92	\$	1,906.77	\$	0.5317
		261			\$	81,196,500	100.00%	\$	6,820,000.00			\$	431,742.72				

						Improvement	Area #3 (at time	e of A	Assessment Levy	1)							
															Annual		
			Estima	ated Buildout	To	otal Estimated				As	sessment per	Firs	t Year Annual	Ins	tallment per	PID	Equivalent
Lot Type	Lot Size	Units	Valu	ue per Unit	В	uildout Value	% Allocation	To	tal Assessment		Lot Type	- 1	nstallment		Lot Type		Tax Rate
11	35'	82	\$	362,000	\$	29,684,000	18.36%	\$	2,232,086.72	\$	27,220.57	\$	161,312.32	\$	1,967.22	\$	0.5434
12	40'	113	\$	373,000	\$	42,149,000	26.06%	\$	3,169,391.70	\$	28,047.71	\$	229,051.10	\$	2,027.00	\$	0.5434
13	50'	168	\$	535,000	\$	89,880,000	55.58%	\$	6,758,521.58	\$	40,229.30	\$	488,436.58	\$	2,907.36	\$	0.5434
		363			\$	161,713,000	100.00%	\$	12,160,000.00			\$	878,800.00				

				lm	prov	vement Area #3 (at time of Impro	vem	ent Area #3 Bon	ıd Is	suance)						
															Annual		
			Estim	ated Buildout	To	otal Estimated				As	sessment per	Firs	t Year Annual	Ins	stallment per	PII	D Equivalent
Lot Type	Lot Size	Units	Val	lue per Unit	В	uildout Value	% Allocation	To	tal Assessment		Lot Type	- 1	nstallment		Lot Type		Tax Rate
11	35'	82	\$	362,000	\$	29,684,000	18.36%	\$	2,200,881.56	\$	26,840.02	\$	159,454.91	\$	1,944.57	\$	0.5372
12	40'	113	\$	373,000	\$	42,149,000	26.06%	\$	3,125,082.77	\$	27,655.60	\$	226,413.72	\$	2,003.66	\$	0.5372
13	50'	168	\$	535,000	\$	89,880,000	55.58%	\$	6,664,035.67	\$	39,666.88	\$	482,812.53	\$	2,873.88	\$	0.5372
		363			\$	161,713,000	100.00%	\$	11,990,000.00			\$	868,681.16				

EXHIBIT U – BUYER DISCLOSURES

Buyer Disclosures for the following Lot Types are contained in this Exhibit:

- Lot Type 1
- Lot Type 2
- Lot Type 3
- Property ID 858607
- Lot Type 4
- Lot Type 5
- Lot Type 6
- Lot Type 7
- Lot Type 8
- Lot Type 9
- Lot Type 10
- Lot Type 11
- Lot Type 12
- Lot Type 13
- Property ID 201773
- Property ID 858720
- Property ID 806427
- Property ID 965584
- Property ID 963221
- Property ID 806429
- Property ID 806431
- Property ID 965110
- Property ID 965111
- Property ID 965112
- Property ID 806432
- Property ID 806424
- Property ID 806428
- Property ID 978116
- Property ID 978098

BUYER DISCLOSURE – LOT TYPE 1

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING¹ R	ETURN TO:
NOTICE OF OBLIG	ATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
C	ONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

LOT TYPE 1 PRINCIPAL ASSESSMENT: \$13,093.54

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges receipt of this notice before the effective date of a binding contract for the purchase of the real property at the address described above.										
DATE:	DATE:									
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER									
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described									
DATE:	DATE:									
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²									

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges receipt of this notice before the effective date of a binding contract for the purchase of the real property at the address described above. The undersigned purchaser acknowledged the receipt of this notice including the current information equired by Section 5.0143, Texas Property Code, as amended.										
DATE:	DATE:									
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER									
STATE OF TEXAS § COUNTY OF §										
COUNTY OF §										
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the									
Given under my hand and seal of office on t	this, 20									
Notary Public, State of Texas] ³										

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE 1

Installment Due 1/31	Principal	Interest [a]	Co	Annual Illection Costs	Additional Interest	Total
2025	\$ 156.62	\$ 608.81	\$	53.61	\$ 65.47	\$ 884.50
2026	\$ 172.28	\$ 602.54	\$	54.68	\$ 64.68	\$ 894.19
2027	\$ 203.61	\$ 595.65	\$	55.77	\$ 63.82	\$ 918.85
2028	\$ 234.93	\$ 587.51	\$	56.89	\$ 62.81	\$ 942.13
2029	\$ 250.59	\$ 578.11	\$	58.02	\$ 61.63	\$ 948.36
2030	\$ 281.92	\$ 568.08	\$	59.18	\$ 60.38	\$ 969.57
2031	\$ 313.24	\$ 555.05	\$	60.37	\$ 58.97	\$ 987.63
2032	\$ 344.57	\$ 540.56	\$	61.58	\$ 57.40	\$ 1,004.10
2033	\$ 375.89	\$ 524.62	\$	62.81	\$ 55.68	\$ 1,019.00
2034	\$ 407.22	\$ 507.24	\$	64.06	\$ 53.80	\$ 1,032.32
2035	\$ 454.20	\$ 488.40	\$	65.34	\$ 51.76	\$ 1,059.71
2036	\$ 485.53	\$ 467.40	\$	66.65	\$ 49.49	\$ 1,069.07
2037	\$ 532.51	\$ 444.94	\$	67.98	\$ 47.06	\$ 1,092.50
2038	\$ 579.50	\$ 420.31	\$	69.34	\$ 44.40	\$ 1,113.56
2039	\$ 626.49	\$ 393.51	\$	70.73	\$ 41.50	\$ 1,132.23
2040	\$ 673.47	\$ 364.54	\$	72.15	\$ 38.37	\$ 1,148.53
2041	\$ 736.12	\$ 332.55	\$	73.59	\$ 35.00	\$ 1,177.26
2042	\$ 767.44	\$ 297.58	\$	75.06	\$ 31.32	\$ 1,171.41
2043	\$ 830.09	\$ 261.13	\$	76.56	\$ 27.49	\$ 1,195.27
2044	\$ 892.74	\$ 221.70	\$	78.09	\$ 23.34	\$ 1,215.87
2045	\$ 955.39	\$ 179.29	\$	79.66	\$ 18.87	\$ 1,233.21
2046	\$ 1,033.70	\$ 133.91	\$	81.25	\$ 14.10	\$ 1,262.96
2047	\$ 1,112.01	\$ 84.81	\$	82.87	\$ 8.93	\$ 1,288.62
2048	\$ 673.47	\$ 31.99	\$	84.53	\$ 3.37	\$ 793.36
Total	\$ 13,093.54	\$ 9,790.22	\$	1,630.78	\$ 1,039.65	\$ 25,554.19

[[]a] Interest rate is calculated at the rate of the PID Bonds.

BUYER DISCLOSURE – LOT TYPE 2

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING¹ R	ETURN TO:
NOTICE OF OBLIG	ATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
C	ONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

LOT TYPE 2 PRINCIPAL ASSESSMENT: \$21,449.98

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and acknowledged the receipt of the required by Section 5.0143, Texas Property Code, and the receipt of the recei	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE 2

Installment Due 1/31	Principal	Interest [a]	Co	Annual ollection Costs	Additional Interest	Total
2025	\$ 256.58	\$ 997.35	\$	87.82	\$ 107.25	\$ 1,449.00
2026	\$ 282.24	\$ 987.09	\$	89.57	\$ 105.97	\$ 1,464.87
2027	\$ 333.55	\$ 975.80	\$	91.36	\$ 104.56	\$ 1,505.27
2028	\$ 384.87	\$ 962.46	\$	93.19	\$ 102.89	\$ 1,543.41
2029	\$ 410.53	\$ 947.06	\$	95.06	\$ 100.96	\$ 1,553.61
2030	\$ 461.84	\$ 930.64	\$	96.96	\$ 98.91	\$ 1,588.35
2031	\$ 513.16	\$ 909.28	\$	98.90	\$ 96.60	\$ 1,617.94
2032	\$ 564.47	\$ 885.55	\$	100.87	\$ 94.04	\$ 1,644.93
2033	\$ 615.79	\$ 859.44	\$	102.89	\$ 91.21	\$ 1,669.34
2034	\$ 667.10	\$ 830.96	\$	104.95	\$ 88.13	\$ 1,691.15
2035	\$ 744.08	\$ 800.11	\$	107.05	\$ 84.80	\$ 1,736.03
2036	\$ 795.39	\$ 765.69	\$	109.19	\$ 81.08	\$ 1,751.36
2037	\$ 872.37	\$ 728.91	\$	111.37	\$ 77.10	\$ 1,789.75
2038	\$ 949.34	\$ 688.56	\$	113.60	\$ 72.74	\$ 1,824.24
2039	\$ 1,026.31	\$ 644.65	\$	115.87	\$ 67.99	\$ 1,854.83
2040	\$ 1,103.29	\$ 597.19	\$	118.19	\$ 62.86	\$ 1,881.53
2041	\$ 1,205.92	\$ 544.78	\$	120.55	\$ 57.35	\$ 1,928.60
2042	\$ 1,257.24	\$ 487.50	\$	122.97	\$ 51.32	\$ 1,919.02
2043	\$ 1,359.87	\$ 427.78	\$	125.42	\$ 45.03	\$ 1,958.10
2044	\$ 1,462.50	\$ 363.19	\$	127.93	\$ 38.23	\$ 1,991.85
2045	\$ 1,565.13	\$ 293.72	\$	130.49	\$ 30.92	\$ 2,020.26
2046	\$ 1,693.42	\$ 219.37	\$	133.10	\$ 23.09	\$ 2,068.99
2047	\$ 1,821.71	\$ 138.94	\$	135.76	\$ 14.62	\$ 2,111.03
2048	\$ 1,103.29	\$ 52.41	\$	138.48	\$ 5.52	\$ 1,299.69
Total	\$ 21,449.98	\$ 16,038.44	\$	2,671.56	\$ 1,703.17	\$ 41,863.15

[[]a] Interest rate is calculated at the rate of the PID Bonds.

BUYER DISCLOSURE – LOT TYPE 3

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	_
	-
	_
NOTICE OF OBLI	GATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
-	
	PROPERTY ADDRESS

LOT TYPE 3 PRINCIPAL ASSESSMENT: \$25,146.28

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and acknowledged the receipt of the required by Section 5.0143, Texas Property Code, and the receipt of the recei	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE 3

Installment Due 1/31	Principal	Interest [a]	Co	Annual Illection Costs	Additional Interest	Total
2025	\$ 300.79	\$ 1,169.22	\$	102.95	\$ 125.73	\$ 1,698.69
2026	\$ 330.87	\$ 1,157.19	\$	105.01	\$ 124.23	\$ 1,717.30
2027	\$ 391.03	\$ 1,143.95	\$	107.11	\$ 122.57	\$ 1,764.67
2028	\$ 451.19	\$ 1,128.31	\$	109.25	\$ 120.62	\$ 1,809.37
2029	\$ 481.27	\$ 1,110.26	\$	111.44	\$ 118.36	\$ 1,821.33
2030	\$ 541.43	\$ 1,091.01	\$	113.67	\$ 115.96	\$ 1,862.06
2031	\$ 601.59	\$ 1,065.97	\$	115.94	\$ 113.25	\$ 1,896.75
2032	\$ 661.74	\$ 1,038.15	\$	118.26	\$ 110.24	\$ 1,928.39
2033	\$ 721.90	\$ 1,007.54	\$	120.62	\$ 106.93	\$ 1,957.00
2034	\$ 782.06	\$ 974.16	\$	123.03	\$ 103.32	\$ 1,982.57
2035	\$ 872.30	\$ 937.98	\$	125.50	\$ 99.41	\$ 2,035.19
2036	\$ 932.46	\$ 897.64	\$	128.01	\$ 95.05	\$ 2,053.16
2037	\$ 1,022.70	\$ 854.51	\$	130.57	\$ 90.39	\$ 2,098.16
2038	\$ 1,112.93	\$ 807.22	\$	133.18	\$ 85.27	\$ 2,138.60
2039	\$ 1,203.17	\$ 755.74	\$	135.84	\$ 79.71	\$ 2,174.46
2040	\$ 1,293.41	\$ 700.10	\$	138.56	\$ 73.69	\$ 2,205.76
2041	\$ 1,413.73	\$ 638.66	\$	141.33	\$ 67.23	\$ 2,260.94
2042	\$ 1,473.89	\$ 571.51	\$	144.15	\$ 60.16	\$ 2,249.71
2043	\$ 1,594.20	\$ 501.50	\$	147.04	\$ 52.79	\$ 2,295.53
2044	\$ 1,714.52	\$ 425.77	\$	149.98	\$ 44.82	\$ 2,335.09
2045	\$ 1,834.84	\$ 344.33	\$	152.98	\$ 36.25	\$ 2,368.39
2046	\$ 1,985.23	\$ 257.18	\$	156.04	\$ 27.07	\$ 2,425.52
2047	\$ 2,135.63	\$ 162.88	\$	159.16	\$ 17.15	\$ 2,474.81
2048	\$ 1,293.41	\$ 61.44	\$	162.34	\$ 6.47	\$ 1,523.66
Total	\$ 25,146.28	\$ 18,802.22	\$	3,131.93	\$ 1,996.66	\$ 49,077.10

[[]a] Interest rate is calculated at the rate of the PID Bonds.

BUYER DISCLOSURE – PROPERTY ID 858607

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	-
	_
	_
NOTICE OF OBL	IGATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

PROPERTY ID 858607 PRINCIPAL ASSESSMENT: \$12,558.71

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and acknowledged the receipt of the required by Section 5.0143, Texas Property Code, and the receipt of the recei	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - PROPERTY ID 858607

Installment Due 1/31	Principal	Interest [a]	Co	Annual ollection Costs	Additional Interest	Total
2025	\$ 150.22	\$ 583.94	\$	51.42	\$ 62.79	\$ 848.37
2026	\$ 165.25	\$ 577.93	\$	52.44	\$ 62.04	\$ 857.66
2027	\$ 195.29	\$ 571.32	\$	53.49	\$ 61.22	\$ 881.32
2028	\$ 225.34	\$ 563.51	\$	54.56	\$ 60.24	\$ 903.65
2029	\$ 240.36	\$ 554.49	\$	55.65	\$ 59.11	\$ 909.62
2030	\$ 270.40	\$ 544.88	\$	56.77	\$ 57.91	\$ 929.96
2031	\$ 300.45	\$ 532.37	\$	57.90	\$ 56.56	\$ 947.28
2032	\$ 330.49	\$ 518.48	\$	59.06	\$ 55.06	\$ 963.09
2033	\$ 360.54	\$ 503.19	\$	60.24	\$ 53.40	\$ 977.38
2034	\$ 390.58	\$ 486.52	\$	61.45	\$ 51.60	\$ 990.15
2035	\$ 435.65	\$ 468.45	\$	62.68	\$ 49.65	\$ 1,016.43
2036	\$ 465.69	\$ 448.31	\$	63.93	\$ 47.47	\$ 1,025.40
2037	\$ 510.76	\$ 426.77	\$	65.21	\$ 45.14	\$ 1,047.88
2038	\$ 555.83	\$ 403.14	\$	66.51	\$ 42.59	\$ 1,068.07
2039	\$ 600.90	\$ 377.44	\$	67.84	\$ 39.81	\$ 1,085.98
2040	\$ 645.96	\$ 349.65	\$	69.20	\$ 36.80	\$ 1,101.61
2041	\$ 706.05	\$ 318.96	\$	70.58	\$ 33.58	\$ 1,129.17
2042	\$ 736.10	\$ 285.43	\$	71.99	\$ 30.04	\$ 1,123.56
2043	\$ 796.19	\$ 250.46	\$	73.43	\$ 26.36	\$ 1,146.45
2044	\$ 856.28	\$ 212.64	\$	74.90	\$ 22.38	\$ 1,166.20
2045	\$ 916.37	\$ 171.97	\$	76.40	\$ 18.10	\$ 1,182.84
2046	\$ 991.48	\$ 128.44	\$	77.93	\$ 13.52	\$ 1,211.37
2047	\$ 1,066.59	\$ 81.35	\$	79.49	\$ 8.56	\$ 1,235.99
2048	\$ 645.96	\$ 30.68	\$	81.08	\$ 3.23	\$ 760.95
Total	\$ 12,558.71	\$ 9,390.32	\$	1,564.17	\$ 997.19	\$ 24,510.39

[[]a] Interest rate is calculated at the rate of the PID Bonds.

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING¹ R	ETURN TO:
NOTICE OF OBLIG	ATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
C	ONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

LOT TYPE 4 PRINCIPAL ASSESSMENT: \$13,131.69

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and acknowledged the receipt of the required by Section 5.0143, Texas Property Code, and the receipt of the recei	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE 4

Installment Due 1/31	Principal	Interest	Annual ollection Costs	Total
2025	\$ 151.11	\$ 676.74	\$ 35.07	\$ 862.92
2026	\$ 166.22	\$ 669.94	\$ 35.77	\$ 871.94
2027	\$ 196.45	\$ 662.46	\$ 36.49	\$ 895.39
2028	\$ 226.67	\$ 653.62	\$ 37.22	\$ 917.51
2029	\$ 241.78	\$ 643.42	\$ 37.96	\$ 923.16
2030	\$ 272.00	\$ 632.54	\$ 38.72	\$ 943.26
2031	\$ 302.23	\$ 618.60	\$ 39.50	\$ 960.32
2032	\$ 332.45	\$ 603.11	\$ 40.29	\$ 975.84
2033	\$ 362.67	\$ 586.07	\$ 41.09	\$ 989.83
2034	\$ 392.89	\$ 567.48	\$ 41.91	\$ 1,002.29
2035	\$ 438.23	\$ 547.35	\$ 42.75	\$ 1,028.33
2036	\$ 468.45	\$ 524.89	\$ 43.61	\$ 1,036.95
2037	\$ 513.78	\$ 500.88	\$ 44.48	\$ 1,059.14
2038	\$ 559.12	\$ 474.55	\$ 45.37	\$ 1,079.04
2039	\$ 604.45	\$ 445.90	\$ 46.28	\$ 1,096.62
2040	\$ 649.78	\$ 414.92	\$ 47.20	\$ 1,111.90
2041	\$ 710.23	\$ 380.80	\$ 48.15	\$ 1,139.18
2042	\$ 740.45	\$ 343.52	\$ 49.11	\$ 1,133.08
2043	\$ 800.90	\$ 304.64	\$ 50.09	\$ 1,155.63
2044	\$ 861.34	\$ 262.60	\$ 51.09	\$ 1,175.03
2045	\$ 921.79	\$ 217.38	\$ 52.12	\$ 1,191.28
2046	\$ 997.34	\$ 168.98	\$ 53.16	\$ 1,219.48
2047	\$ 1,072.90	\$ 116.62	\$ 54.22	\$ 1,243.74
2048	\$ 1,148.46	\$ 60.29	\$ 55.31	\$ 1,264.06
Total	\$ 13,131.69	\$ 11,077.29	\$ 1,066.97	\$ 25,275.95

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹ R	ETURN TO:
NOTICE OF OBLIG	ATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
C	ONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

LOT TYPE 5 PRINCIPAL ASSESSMENT: \$17,375.46

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and acknowledged the receipt of the required by Section 5.0143, Texas Property Code, and the receipt of the recei	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE 5

Installment Due 1/31	Principal	Interest	Annual ollection Costs	Total
2025	\$ 199.95	\$ 895.44	\$ 46.41	\$ 1,141.80
2026	\$ 219.94	\$ 886.44	\$ 47.33	\$ 1,153.72
2027	\$ 259.93	\$ 876.55	\$ 48.28	\$ 1,184.76
2028	\$ 299.92	\$ 864.85	\$ 49.25	\$ 1,214.02
2029	\$ 319.92	\$ 851.35	\$ 50.23	\$ 1,221.50
2030	\$ 359.91	\$ 836.96	\$ 51.24	\$ 1,248.10
2031	\$ 399.90	\$ 818.51	\$ 52.26	\$ 1,270.67
2032	\$ 439.89	\$ 798.02	\$ 53.31	\$ 1,291.21
2033	\$ 479.87	\$ 775.47	\$ 54.37	\$ 1,309.72
2034	\$ 519.86	\$ 750.88	\$ 55.46	\$ 1,326.20
2035	\$ 579.85	\$ 724.24	\$ 56.57	\$ 1,360.65
2036	\$ 619.84	\$ 694.52	\$ 57.70	\$ 1,372.06
2037	\$ 679.82	\$ 662.75	\$ 58.86	\$ 1,401.43
2038	\$ 739.81	\$ 627.91	\$ 60.03	\$ 1,427.75
2039	\$ 799.79	\$ 590.00	\$ 61.23	\$ 1,451.02
2040	\$ 859.78	\$ 549.01	\$ 62.46	\$ 1,471.24
2041	\$ 939.75	\$ 503.87	\$ 63.71	\$ 1,507.33
2042	\$ 979.74	\$ 454.53	\$ 64.98	\$ 1,499.26
2043	\$ 1,059.72	\$ 403.09	\$ 66.28	\$ 1,529.10
2044	\$ 1,139.70	\$ 347.46	\$ 67.61	\$ 1,554.77
2045	\$ 1,219.68	\$ 287.62	\$ 68.96	\$ 1,576.26
2046	\$ 1,319.66	\$ 223.59	\$ 70.34	\$ 1,613.58
2047	\$ 1,419.63	\$ 154.31	\$ 71.74	\$ 1,645.68
2048	\$ 1,519.60	\$ 79.78	\$ 73.18	\$ 1,672.56
Total	\$ 17,375.46	\$ 14,657.15	\$ 1,411.78	\$ 33,444.39

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	_
	_
NOTICE OF OBLIC	GATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
_	PROPERTY ADDRESS

LOT TYPE 6 PRINCIPAL ASSESSMENT: \$21,512.48

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges receipt of this notice before the effective date of a binding contract for the purchase of the real property at the address described above. The undersigned purchaser acknowledged the receipt of this notice including the current information required by Section 5.0143, Texas Property Code, as amended.			
DATE:	DATE:		
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER		
STATE OF TEXAS § COUNTY OF §			
COUNTY OF §			
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the		
Given under my hand and seal of office on t	this, 20		
Notary Public, State of Texas] ³			

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE 6

Installment Due 1/31	Principal	Interest	Annual ollection Costs	Total
2025	\$ 247.55	\$ 1,108.64	\$ 57.46	\$ 1,413.65
2026	\$ 272.31	\$ 1,097.50	\$ 58.61	\$ 1,428.42
2027	\$ 321.82	\$ 1,085.25	\$ 59.78	\$ 1,466.85
2028	\$ 371.33	\$ 1,070.77	\$ 60.97	\$ 1,503.07
2029	\$ 396.09	\$ 1,054.06	\$ 62.19	\$ 1,512.34
2030	\$ 445.60	\$ 1,036.23	\$ 63.44	\$ 1,545.27
2031	\$ 495.11	\$ 1,013.39	\$ 64.70	\$ 1,573.21
2032	\$ 544.62	\$ 988.02	\$ 66.00	\$ 1,598.64
2033	\$ 594.13	\$ 960.11	\$ 67.32	\$ 1,621.56
2034	\$ 643.64	\$ 929.66	\$ 68.67	\$ 1,641.97
2035	\$ 717.91	\$ 896.67	\$ 70.04	\$ 1,684.62
2036	\$ 767.42	\$ 859.88	\$ 71.44	\$ 1,698.74
2037	\$ 841.69	\$ 820.55	\$ 72.87	\$ 1,735.10
2038	\$ 915.95	\$ 777.41	\$ 74.33	\$ 1,767.69
2039	\$ 990.22	\$ 730.47	\$ 75.81	\$ 1,796.50
2040	\$ 1,064.48	\$ 679.72	\$ 77.33	\$ 1,821.53
2041	\$ 1,163.51	\$ 623.84	\$ 78.87	\$ 1,866.22
2042	\$ 1,213.02	\$ 562.75	\$ 80.45	\$ 1,856.22
2043	\$ 1,312.04	\$ 499.07	\$ 82.06	\$ 1,893.17
2044	\$ 1,411.06	\$ 430.19	\$ 83.70	\$ 1,924.95
2045	\$ 1,510.08	\$ 356.11	\$ 85.38	\$ 1,951.57
2046	\$ 1,633.86	\$ 276.83	\$ 87.08	\$ 1,997.77
2047	\$ 1,757.64	\$ 191.05	\$ 88.83	\$ 2,037.51
2048	\$ 1,881.41	\$ 98.77	\$ 90.60	\$ 2,070.79
Total	\$ 21,512.48	\$ 18,146.95	\$ 1,747.92	\$ 41,407.34

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING¹ R	ETURN TO:
NOTICE OF OBLIG	ATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
C	ONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

LOT TYPE 7 PRINCIPAL ASSESSMENT: \$25,219.56

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges receipt of this notice before the effective date of a binding contract for the purchase of the real property at the address described above. The undersigned purchaser acknowledged the receipt of this notice including the current information required by Section 5.0143, Texas Property Code, as amended.			
DATE:	DATE:		
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER		
STATE OF TEXAS § COUNTY OF §			
COUNTY OF §			
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the		
Given under my hand and seal of office on t	this, 20		
Notary Public, State of Texas] ³			

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE 7

Installment Due 1/31	Principal	Interest	Annual ollection Costs	Total
2025	\$ 290.21	\$ 1,299.69	\$ 67.36	\$ 1,657.26
2026	\$ 319.23	\$ 1,286.63	\$ 68.70	\$ 1,674.56
2027	\$ 377.28	\$ 1,272.26	\$ 70.08	\$ 1,719.62
2028	\$ 435.32	\$ 1,255.28	\$ 71.48	\$ 1,762.08
2029	\$ 464.34	\$ 1,235.69	\$ 72.91	\$ 1,772.94
2030	\$ 522.38	\$ 1,214.80	\$ 74.37	\$ 1,811.55
2031	\$ 580.43	\$ 1,188.03	\$ 75.85	\$ 1,844.31
2032	\$ 638.47	\$ 1,158.28	\$ 77.37	\$ 1,874.12
2033	\$ 696.51	\$ 1,125.56	\$ 78.92	\$ 1,900.99
2034	\$ 754.56	\$ 1,089.86	\$ 80.50	\$ 1,924.91
2035	\$ 841.62	\$ 1,051.19	\$ 82.11	\$ 1,974.92
2036	\$ 899.66	\$ 1,008.06	\$ 83.75	\$ 1,991.47
2037	\$ 986.73	\$ 961.95	\$ 85.42	\$ 2,034.10
2038	\$ 1,073.79	\$ 911.38	\$ 87.13	\$ 2,072.30
2039	\$ 1,160.85	\$ 856.35	\$ 88.88	\$ 2,106.08
2040	\$ 1,247.92	\$ 796.85	\$ 90.65	\$ 2,135.43
2041	\$ 1,364.00	\$ 731.34	\$ 92.47	\$ 2,187.81
2042	\$ 1,422.05	\$ 659.73	\$ 94.32	\$ 2,176.09
2043	\$ 1,538.13	\$ 585.07	\$ 96.20	\$ 2,219.40
2044	\$ 1,654.22	\$ 504.32	\$ 98.13	\$ 2,256.66
2045	\$ 1,770.30	\$ 417.47	\$ 100.09	\$ 2,287.86
2046	\$ 1,915.41	\$ 324.53	\$ 102.09	\$ 2,342.03
2047	\$ 2,060.52	\$ 223.97	\$ 104.13	\$ 2,388.62
2048	\$ 2,205.62	\$ 115.80	\$ 106.22	\$ 2,427.63
Total	\$ 25,219.56	\$ 21,274.07	\$ 2,049.13	\$ 48,542.75

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	_
	_
NOTICE OF OBLIC	GATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
_	PROPERTY ADDRESS

LOT TYPE 8 PRINCIPAL ASSESSMENT: \$21,681.43

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges receipt of this notice before the effective date of a binding contract for the purchase of the real property at the address described above. The undersigned purchaser acknowledged the receipt of this notice including the current information required by Section 5.0143, Texas Property Code, as amended.			
DATE:	DATE:		
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER		
STATE OF TEXAS § COUNTY OF §			
COUNTY OF §			
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the		
Given under my hand and seal of office on t	this, 20		
Notary Public, State of Texas] ³			

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE 8

Installment Due 1/31	Principal	Interest [a]	Co	Annual ollection Costs	Additional Interest	Total
2025	\$ 125.70	\$ 1,176.13	\$	70.22	\$ 108.41	\$ 1,480.46
2026	\$ 154.71	\$ 1,170.16	\$	71.62	\$ 107.78	\$ 1,504.27
2027	\$ 183.71	\$ 1,162.81	\$	73.05	\$ 107.01	\$ 1,526.59
2028	\$ 209.50	\$ 1,154.09	\$	74.51	\$ 106.09	\$ 1,544.19
2029	\$ 241.73	\$ 1,144.14	\$	76.00	\$ 105.04	\$ 1,566.91
2030	\$ 290.07	\$ 1,132.65	\$	77.52	\$ 103.83	\$ 1,604.08
2031	\$ 322.30	\$ 1,117.06	\$	79.08	\$ 102.38	\$ 1,620.82
2032	\$ 354.53	\$ 1,099.74	\$	80.66	\$ 100.77	\$ 1,635.70
2033	\$ 406.10	\$ 1,080.68	\$	82.27	\$ 99.00	\$ 1,668.05
2034	\$ 451.23	\$ 1,058.86	\$	83.92	\$ 96.97	\$ 1,690.96
2035	\$ 499.57	\$ 1,034.60	\$	85.59	\$ 94.71	\$ 1,714.48
2036	\$ 564.03	\$ 1,007.75	\$	87.31	\$ 92.21	\$ 1,751.30
2037	\$ 612.38	\$ 977.43	\$	89.05	\$ 89.39	\$ 1,768.25
2038	\$ 676.84	\$ 944.52	\$	90.83	\$ 86.33	\$ 1,798.52
2039	\$ 741.30	\$ 908.14	\$	92.65	\$ 82.95	\$ 1,825.03
2040	\$ 805.76	\$ 868.29	\$	94.50	\$ 79.24	\$ 1,847.79
2041	\$ 889.56	\$ 824.98	\$	96.39	\$ 75.21	\$ 1,886.15
2042	\$ 970.14	\$ 777.17	\$	98.32	\$ 70.76	\$ 1,916.39
2043	\$ 1,053.94	\$ 725.02	\$	100.29	\$ 65.91	\$ 1,945.16
2044	\$ 1,140.96	\$ 667.06	\$	102.29	\$ 60.64	\$ 1,970.95
2045	\$ 1,244.10	\$ 604.30	\$	104.34	\$ 54.94	\$ 2,007.68
2046	\$ 1,347.23	\$ 535.88	\$	106.42	\$ 48.72	\$ 2,038.25
2047	\$ 1,453.59	\$ 461.78	\$	108.55	\$ 41.98	\$ 2,065.91
2048	\$ 1,563.18	\$ 381.83	\$	110.72	\$ 34.71	\$ 2,090.45
2049	\$ 1,688.88	\$ 295.86	\$	112.94	\$ 26.90	\$ 2,124.57
2050	\$ 1,830.69	\$ 202.97	\$	115.20	\$ 18.45	\$ 2,167.31
2051	\$ 1,859.70	\$ 102.28	\$	117.50	\$ 9.30	\$ 2,088.78
Total	\$ 21,681.43	\$ 22,616.21	\$	2,481.76	\$ 2,069.60	\$ 48,848.99

[[]a] Interest rate is calculated at a the actual rate of the Improvement Area #2 Bonds.

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹ R	ETURN TO:
	-
NOTICE OF OBLIC	GATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
(CONCERNING THE FOLLOWING PROPERTY
_	PROPERTY ADDRESS
	I KOLEKT I ADDKESS

LOT TYPE 9 PRINCIPAL ASSESSMENT: \$21,963.11

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provi the effective date of a binding contract for the purcl above.	ding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and acknowledged the receipt of the required by Section 5.0143, Texas Property Code, and the receipt of the recei	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE 9

Installment	Duinainal	Interest [a]		Annual	Additional	Tatal
Due 1/31	Principal	Interest [a]	Cc	llection Costs	Interest	Total
2025	\$ 127.33	\$ 1,191.41	\$	71.13	\$ 109.82	\$ 1,499.69
2026	\$ 156.72	\$ 1,185.37	\$	72.55	\$ 109.18	\$ 1,523.81
2027	\$ 186.10	\$ 1,177.92	\$	74.00	\$ 108.40	\$ 1,546.42
2028	\$ 212.22	\$ 1,169.08	\$	75.48	\$ 107.46	\$ 1,564.25
2029	\$ 244.87	\$ 1,159.00	\$	76.99	\$ 106.40	\$ 1,587.27
2030	\$ 293.84	\$ 1,147.37	\$	78.53	\$ 105.18	\$ 1,624.92
2031	\$ 326.49	\$ 1,131.58	\$	80.10	\$ 103.71	\$ 1,641.88
2032	\$ 359.14	\$ 1,114.03	\$	81.70	\$ 102.08	\$ 1,656.95
2033	\$ 411.38	\$ 1,094.72	\$	83.34	\$ 100.28	\$ 1,689.72
2034	\$ 457.09	\$ 1,072.61	\$	85.01	\$ 98.23	\$ 1,712.93
2035	\$ 506.06	\$ 1,048.04	\$	86.71	\$ 95.94	\$ 1,736.75
2036	\$ 571.36	\$ 1,020.84	\$	88.44	\$ 93.41	\$ 1,774.05
2037	\$ 620.33	\$ 990.13	\$	90.21	\$ 90.55	\$ 1,791.23
2038	\$ 685.63	\$ 956.79	\$	92.01	\$ 87.45	\$ 1,821.89
2039	\$ 750.93	\$ 919.94	\$	93.85	\$ 84.02	\$ 1,848.74
2040	\$ 816.23	\$ 879.57	\$	95.73	\$ 80.27	\$ 1,871.80
2041	\$ 901.12	\$ 835.70	\$	97.64	\$ 76.19	\$ 1,910.65
2042	\$ 982.74	\$ 787.27	\$	99.60	\$ 71.68	\$ 1,941.29
2043	\$ 1,067.63	\$ 734.44	\$	101.59	\$ 66.77	\$ 1,970.43
2044	\$ 1,155.78	\$ 675.72	\$	103.62	\$ 61.43	\$ 1,996.56
2045	\$ 1,260.26	\$ 612.16	\$	105.69	\$ 55.65	\$ 2,033.76
2046	\$ 1,364.74	\$ 542.84	\$	107.81	\$ 49.35	\$ 2,064.73
2047	\$ 1,472.48	\$ 467.78	\$	109.96	\$ 42.53	\$ 2,092.75
2048	\$ 1,583.49	\$ 386.79	\$	112.16	\$ 35.16	\$ 2,117.61
2049	\$ 1,710.82	\$ 299.70	\$	114.41	\$ 27.25	\$ 2,152.17
2050	\$ 1,854.47	\$ 205.61	\$	116.69	\$ 18.69	\$ 2,195.47
2051	\$ 1,883.86	\$ 103.61	\$	119.03	\$ 9.42	\$ 2,115.92
Total	\$ 21,963.11	\$ 22,910.04	\$	2,514.00	\$ 2,096.49	\$ 49,483.64

[[]a] Interest rate is calculated at a the actual rate of the Improvement Area #2 Bonds.

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	_
	-
	_
NOTICE OF OBLI	GATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
-	
	PROPERTY ADDRESS

LOT TYPE 10 PRINCIPAL ASSESSMENT: \$29,709.44

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and acknowledged the receipt of the required by Section 5.0143, Texas Property Code, and the receipt of the recei	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE 10

Installment	Principal	Interest [a]	Annual	Additional	Total
Due 1/31	· ····································	terest [a]	ollection Costs	Interest	
2025	\$ 172.24	\$ 1,611.62	\$ 96.22	\$ 148.55	\$ 2,028.63
2026	\$ 211.99	\$ 1,603.44	\$ 98.14	\$ 147.69	\$ 2,061.26
2027	\$ 251.74	\$ 1,593.37	\$ 100.10	\$ 146.63	\$ 2,091.84
2028	\$ 287.07	\$ 1,581.41	\$ 102.10	\$ 145.37	\$ 2,115.95
2029	\$ 331.23	\$ 1,567.78	\$ 104.15	\$ 143.93	\$ 2,147.09
2030	\$ 397.48	\$ 1,552.04	\$ 106.23	\$ 142.28	\$ 2,198.03
2031	\$ 441.64	\$ 1,530.68	\$ 108.35	\$ 140.29	\$ 2,220.97
2032	\$ 485.81	\$ 1,506.94	\$ 110.52	\$ 138.08	\$ 2,241.35
2033	\$ 556.47	\$ 1,480.83	\$ 112.73	\$ 135.65	\$ 2,285.68
2034	\$ 618.30	\$ 1,450.92	\$ 114.99	\$ 132.87	\$ 2,317.08
2035	\$ 684.55	\$ 1,417.68	\$ 117.29	\$ 129.78	\$ 2,349.30
2036	\$ 772.88	\$ 1,380.89	\$ 119.63	\$ 126.35	\$ 2,399.76
2037	\$ 839.12	\$ 1,339.35	\$ 122.02	\$ 122.49	\$ 2,422.99
2038	\$ 927.45	\$ 1,294.25	\$ 124.47	\$ 118.29	\$ 2,464.46
2039	\$ 1,015.78	\$ 1,244.39	\$ 126.95	\$ 113.66	\$ 2,500.79
2040	\$ 1,104.11	\$ 1,189.80	\$ 129.49	\$ 108.58	\$ 2,531.98
2041	\$ 1,218.94	\$ 1,130.45	\$ 132.08	\$ 103.06	\$ 2,584.53
2042	\$ 1,329.35	\$ 1,064.93	\$ 134.73	\$ 96.96	\$ 2,625.97
2043	\$ 1,444.18	\$ 993.48	\$ 137.42	\$ 90.32	\$ 2,665.39
2044	\$ 1,563.42	\$ 914.05	\$ 140.17	\$ 83.10	\$ 2,700.74
2045	\$ 1,704.75	\$ 828.06	\$ 142.97	\$ 75.28	\$ 2,751.06
2046	\$ 1,846.07	\$ 734.30	\$ 145.83	\$ 66.75	\$ 2,792.96
2047	\$ 1,991.82	\$ 632.77	\$ 148.75	\$ 57.52	\$ 2,830.86
2048	\$ 2,141.98	\$ 523.22	\$ 151.72	\$ 47.57	\$ 2,864.48
2049	\$ 2,314.22	\$ 405.41	\$ 154.76	\$ 36.86	\$ 2,911.24
2050	\$ 2,508.54	\$ 278.13	\$ 157.85	\$ 25.28	\$ 2,969.80
2051	\$ 2,548.29	\$ 140.16	\$ 161.01	\$ 12.74	\$ 2,862.20
Total	\$ 29,709.44	\$ 30,990.34	\$ 3,400.68	\$ 2,835.91	\$ 66,936.37

[[]a] Interest rate is calculated at a the actual rate of the Improvement Area #2 Bonds.

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	_
	- -
NOTICE OF OBLIG	GATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
_	PROPERTY ADDRESS

LOT TYPE 11 PRINCIPAL ASSESSMENT: \$26,840.02

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and acknowledged the receipt of the required by Section 5.0143, Texas Property Code, and the receipt of the recei	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE 11

Installment				Annual	Additional	
Due 1/31	Principal	Interest [a]	Cc	llection Costs	Interest	Total
2025	\$ 664.84	\$ 1,167.76	\$	76.63	\$ 35.34	\$ 1,944.57
2026	\$ 427.56	\$ 1,314.86	\$	78.16	\$ 130.88	\$ 1,951.45
2027	\$ 445.47	\$ 1,296.69	\$	79.72	\$ 128.74	\$ 1,950.62
2028	\$ 479.05	\$ 1,277.76	\$	81.32	\$ 126.51	\$ 1,964.63
2029	\$ 496.95	\$ 1,257.40	\$	82.94	\$ 124.12	\$ 1,961.41
2030	\$ 517.10	\$ 1,236.28	\$	84.60	\$ 121.63	\$ 1,959.61
2031	\$ 546.20	\$ 1,214.30	\$	86.30	\$ 119.05	\$ 1,965.84
2032	\$ 575.30	\$ 1,191.08	\$	88.02	\$ 116.31	\$ 1,970.72
2033	\$ 593.21	\$ 1,166.63	\$	89.78	\$ 113.44	\$ 1,963.06
2034	\$ 626.79	\$ 1,136.97	\$	91.58	\$ 110.47	\$ 1,965.81
2035	\$ 669.32	\$ 1,105.63	\$	93.41	\$ 107.34	\$ 1,975.70
2036	\$ 702.90	\$ 1,072.17	\$	95.28	\$ 103.99	\$ 1,974.34
2037	\$ 736.48	\$ 1,037.02	\$	97.18	\$ 100.48	\$ 1,971.16
2038	\$ 781.25	\$ 1,000.20	\$	99.13	\$ 96.79	\$ 1,977.37
2039	\$ 823.78	\$ 961.14	\$	101.11	\$ 92.89	\$ 1,978.91
2040	\$ 866.31	\$ 919.95	\$	103.13	\$ 88.77	\$ 1,978.16
2041	\$ 922.28	\$ 876.63	\$	105.19	\$ 84.44	\$ 1,988.54
2042	\$ 964.81	\$ 830.52	\$	107.30	\$ 79.83	\$ 1,982.45
2043	\$ 1,020.77	\$ 782.28	\$	109.44	\$ 75.00	\$ 1,987.49
2044	\$ 1,076.73	\$ 731.24	\$	111.63	\$ 69.90	\$ 1,989.50
2045	\$ 1,130.46	\$ 677.40	\$	113.86	\$ 64.51	\$ 1,986.24
2046	\$ 1,199.85	\$ 618.05	\$	116.14	\$ 58.86	\$ 1,992.91
2047	\$ 1,269.25	\$ 555.06	\$	118.46	\$ 52.86	\$ 1,995.64
2048	\$ 1,338.64	\$ 488.43	\$	120.83	\$ 46.52	\$ 1,994.42
2049	\$ 1,419.23	\$ 418.15	\$	123.25	\$ 39.82	\$ 2,000.45
2050	\$ 1,499.82	\$ 343.64	\$	125.72	\$ 32.73	\$ 2,001.90
2051	\$ 1,591.60	\$ 264.90	\$	128.23	\$ 25.23	\$ 2,009.95
2052	\$ 1,674.42	\$ 181.34	\$	130.79	\$ 17.27	\$ 2,003.83
2053	\$ 1,779.63	\$ 93.43	\$	133.41	\$ 8.90	\$ 2,015.37
Total	\$ 26,840.02	\$ 25,216.90	\$	2,972.56	\$ 2,372.60	\$ 57,402.07

[[]a] Interest rate is calculated at the actual rate of the PID Bonds.

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	_
	-
	_
NOTICE OF OBLI	GATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
-	
	PROPERTY ADDRESS

LOT TYPE 12 PRINCIPAL ASSESSMENT: \$27,655.60

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and acknowledged the receipt of the required by Section 5.0143, Texas Property Code, and the receipt of the recei	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE 12

Installment					Annual	Additional	
Due 1/31		Principal	Interest [a]	Co	ollection Costs	Interest	Total
2025	\$	685.05	\$ 1,203.25	\$	78.96	\$ 36.41	\$ 2,003.66
2026	\$	440.55	\$ 1,354.81	\$	80.54	\$ 134.85	\$ 2,010.75
2027	\$	459.00	\$ 1,336.09	\$	82.15	\$ 132.65	\$ 2,009.89
2028	\$	493.60	\$ 1,316.58	\$	83.79	\$ 130.35	\$ 2,024.33
2029	\$	512.06	\$ 1,295.60	\$	85.46	\$ 127.89	\$ 2,021.01
2030	\$	532.81	\$ 1,273.84	\$	87.17	\$ 125.33	\$ 2,019.16
2031	\$	562.80	\$ 1,251.20	\$	88.92	\$ 122.66	\$ 2,025.58
2032	\$	592.78	\$ 1,227.28	\$	90.70	\$ 119.85	\$ 2,030.61
2033	\$	611.24	\$ 1,202.08	\$	92.51	\$ 116.88	\$ 2,022.72
2034	\$	645.84	\$ 1,171.52	\$	94.36	\$ 113.83	\$ 2,025.55
2035	\$	689.66	\$ 1,139.23	\$	96.25	\$ 110.60	\$ 2,035.74
2036	\$	724.26	\$ 1,104.75	\$	98.17	\$ 107.15	\$ 2,034.33
2037	\$	758.86	\$ 1,068.53	\$	100.14	\$ 103.53	\$ 2,031.06
2038	\$	804.99	\$ 1,030.59	\$	102.14	\$ 99.74	\$ 2,037.45
2039	\$	848.81	\$ 990.34	\$	104.18	\$ 95.71	\$ 2,039.05
2040	\$	892.64	\$ 947.90	\$	106.26	\$ 91.47	\$ 2,038.27
2041	\$ \$	950.30	\$ 903.27	\$	108.39	\$ 87.00	\$ 2,048.96
2042		994.13	\$ 855.76	\$	110.56	\$ 82.25	\$ 2,042.69
2043	\$	1,051.79	\$ 806.05	\$	112.77	\$ 77.28	\$ 2,047.89
2044	\$	1,109.45	\$ 753.46	\$	115.02	\$ 72.02	\$ 2,049.96
2045	\$	1,164.81	\$ 697.99	\$	117.32	\$ 66.47	\$ 2,046.60
2046	\$	1,236.31	\$ 636.83	\$	119.67	\$ 60.65	\$ 2,053.47
2047	\$	1,307.82	\$ 571.93	\$	122.06	\$ 54.47	\$ 2,056.28
2048	\$	1,379.32	\$ 503.27	\$	124.51	\$ 47.93	\$ 2,055.02
2049	\$	1,462.36	\$ 430.85	\$	127.00	\$ 41.03	\$ 2,061.24
2050	\$	1,545.39	\$ 354.08	\$	129.54	\$ 33.72	\$ 2,062.73
2051	\$	1,639.96	\$ 272.95	\$	132.13	\$ 25.99	\$ 2,071.03
2052	\$	1,725.30	\$ 186.85	\$	134.77	\$ 17.80	\$ 2,064.72
2053	\$	1,833.71	\$ 96.27	\$	137.46	\$ 9.17	\$ 2,076.61
Total	\$	27,655.60	\$ 25,983.16	\$	3,062.88	\$ 2,444.70	\$ 59,146.33

[[]a] Interest rate is calculated at the actual rate of the PID Bonds.

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	_
	- -
NOTICE OF OBLIG	GATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
_	PROPERTY ADDRESS

LOT TYPE 13 PRINCIPAL ASSESSMENT: \$39,666.88

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and acknowledged the receipt of the required by Section 5.0143, Texas Property Code, and the receipt of the recei	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE 13

Installment				Annual	Additional	
Due 1/31	Principal	Interest [a]	Cc	ollection Costs	Interest	Total
2025	\$ 982.57	\$ 1,725.84	\$	113.25	\$ 52.22	\$ 2,873.88
2026	\$ 631.89	\$ 1,943.23	\$	115.51	\$ 193.42	\$ 2,884.06
2027	\$ 658.36	\$ 1,916.38	\$	117.82	\$ 190.26	\$ 2,882.82
2028	\$ 707.98	\$ 1,888.39	\$	120.18	\$ 186.97	\$ 2,903.53
2029	\$ 734.45	\$ 1,858.31	\$	122.58	\$ 183.43	\$ 2,898.77
2030	\$ 764.22	\$ 1,827.09	\$	125.03	\$ 179.76	\$ 2,896.11
2031	\$ 807.23	\$ 1,794.61	\$	127.54	\$ 175.94	\$ 2,905.32
2032	\$ 850.24	\$ 1,760.30	\$	130.09	\$ 171.90	\$ 2,912.53
2033	\$ 876.71	\$ 1,724.17	\$	132.69	\$ 167.65	\$ 2,901.21
2034	\$ 926.33	\$ 1,680.33	\$	135.34	\$ 163.27	\$ 2,905.27
2035	\$ 989.19	\$ 1,634.02	\$	138.05	\$ 158.63	\$ 2,919.89
2036	\$ 1,038.82	\$ 1,584.56	\$	140.81	\$ 153.69	\$ 2,917.87
2037	\$ 1,088.44	\$ 1,532.62	\$	143.63	\$ 148.49	\$ 2,913.18
2038	\$ 1,154.61	\$ 1,478.20	\$	146.50	\$ 143.05	\$ 2,922.35
2039	\$ 1,217.47	\$ 1,420.46	\$	149.43	\$ 137.28	\$ 2,924.64
2040	\$ 1,280.32	\$ 1,359.59	\$	152.42	\$ 131.19	\$ 2,923.52
2041	\$ 1,363.03	\$ 1,295.58	\$	155.47	\$ 124.79	\$ 2,938.86
2042	\$ 1,425.89	\$ 1,227.42	\$	158.57	\$ 117.98	\$ 2,929.86
2043	\$ 1,508.60	\$ 1,156.13	\$	161.75	\$ 110.85	\$ 2,937.32
2044	\$ 1,591.31	\$ 1,080.70	\$	164.98	\$ 103.30	\$ 2,940.29
2045	\$ 1,670.71	\$ 1,001.13	\$	168.28	\$ 95.35	\$ 2,935.47
2046	\$ 1,773.26	\$ 913.42	\$	171.65	\$ 86.99	\$ 2,945.33
2047	\$ 1,875.82	\$ 820.33	\$	175.08	\$ 78.13	\$ 2,949.35
2048	\$ 1,978.38	\$ 721.84	\$	178.58	\$ 68.75	\$ 2,947.55
2049	\$ 2,097.48	\$ 617.98	\$	182.15	\$ 58.86	\$ 2,956.47
2050	\$ 2,216.58	\$ 507.86	\$	185.80	\$ 48.37	\$ 2,958.61
2051	\$ 2,352.22	\$ 391.49	\$	189.51	\$ 37.28	\$ 2,970.51
2052	\$ 2,474.63	\$ 268.00	\$	193.30	\$ 25.52	\$ 2,961.46
2053	\$ 2,630.12	\$ 138.08	\$	197.17	\$ 13.15	\$ 2,978.52
Total	\$ 39,666.88	\$ 37,268.06	\$	4,393.14	\$ 3,506.47	\$ 84,834.55

[[]a] Interest rate is calculated at the actual rate of the PID Bonds.

BUYER DISCLOSURE – PROPERTY ID 201773

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
NOTICE OF OBL	IGATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

PARCEL ID 201773 PRINCIPAL ASSESSMENT: \$683,665.07

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and acknowledged the receipt of the required by Section 5.0143, Texas Property Code, and the receipt of the recei	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - PARCEL ID 201773

Installment Due 1/31	Principal	Interest	Ann	ual Collection Costs	ı	Annual nstallment
2025	\$ 353,995.52	\$ 58,369.77	\$	3,385.25	\$	415,750.53
2026	\$ 329,669.56	\$ 25,961.48	\$	3,767.42	\$	359,398.46
Totals	\$ 683,665.07	\$ 84,331.25	\$	7,152.67	\$	775,148.99

Note: \$525,000 of Master Improvement Area Bonds are to be redeemed on December 1, 2024. The amounts shown above are net of this redemption. Due to the timing of the redemption, each Parcel will be billed the amount approved in the 2024 Annual Service Plan Update for the Annual Installment due 1/31/2025 and may not match the amounts shown above. Figures may not sum due to rounding. These Annual Installments are estimates only and may be revised in future Annual Service Plan Updates.

BUYER DISCLOSURE – PROPERTY ID 858720

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	_ _
NOTICE OF OBLI	GATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
_	PROPERTY ADDRESS

PROPERTY ID 858720 PRINCIPAL ASSESSMENT: \$86,931.39

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provi the effective date of a binding contract for the purcl above.	ding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and acknowledged the receipt of the required by Section 5.0143, Texas Property Code, and the receipt of the recei	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE PROPERTY ID 858720

Installment Due 1/31	Principal	Interest	Anr	nual Collection Costs	ı	Annual nstallment
2025	\$ 45,012.28	\$ 7,422.00	\$	430.45	\$	52,864.73
2026	\$ 41,919.11	\$ 3,301.13	\$	479.05	\$	45,699.29
Totals	\$ 86,931.39	\$ 10,723.14	\$	909.50	\$	98,564.02

Note: \$525,000 of Master Improvement Area Bonds are to be redeemed on December 1, 2024. The amounts shown above are net of this redemption. Due to the timing of the redemption, each Parcel will be billed the amount approved in the 2024 Annual Service Plan Update for the Annual Installment due 1/31/2025 and may not match the amounts shown above. Figures may not sum due to rounding. These Annual Installments are estimates only and may be revised in future Annual Service Plan Updates.

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	_
	- -
NOTICE OF OBLIG	GATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
_	PROPERTY ADDRESS

PROPERTY ID 806427 PRINCIPAL ASSESSMENT: \$341,787.94

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and acknowledged the receipt of the required by Section 5.0143, Texas Property Code, and the receipt of the recei	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Installment Due	Principal	Interest		Anr	nual Collection		Annual
1/31	Timelpai		micrest		Costs	I	nstallment
2025	\$ 176,974.67	\$	29,181.08	\$	1,692.40	\$	207,848.15
2026	\$ 164,813.27	\$	12,979.05	\$	1,883.47	\$	179,675.78
Totals	\$ 341,787.94	\$	42,160.12	\$	3,575.87	\$	387,523.93

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	_
	- -
NOTICE OF OBLIG	GATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
_	PROPERTY ADDRESS

PROPERTY ID 965584 PRINCIPAL ASSESSMENT: \$27,791.29

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and the section of the purchaser acknowledged the receipt of the purchaser acknowledged the receipt of the purchaser acknowledges rate and the purchaser acknowledges rate acknowledges rate and the purchaser acknowledges rate and the purchaser acknowledges rate acknowledges rate and the purchaser acknowledges rate acknowle	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

ANNUAL INSTALLMENTS - LOT TYPE PROPERTY ID 965584

Installment Due 1/31	Principal	Interest	Anr	nual Collection Costs	Annual Installment
2025	\$ 14,390.08	\$ 2,372.76	\$	137.61	\$ 16,900.45
2026	\$ 13,401.22	\$ 1,055.35	\$	153.15	\$ 14,609.71
Totals	\$ 27,791.29	\$ 3,428.10	\$	290.76	\$ 31,510.16

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER	RECORDING¹ RETURN TO:
NO	TICE OF OBLIGATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

PROPERTY ID 963221 PRINCIPAL ASSESSMENT: \$18,642.04

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges receipt of this notice before the effective date of a binding contract for the purchase of the real property at the address described above. The undersigned purchaser acknowledged the receipt of this notice including the current information required by Section 5.0143, Texas Property Code, as amended.			
DATE:	DATE:		
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER		
STATE OF TEXAS § COUNTY OF §			
COUNTY OF §			
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the		
Given under my hand and seal of office on t	this, 20		
Notary Public, State of Texas] ³			

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Installment Due 1/31	Principal	Interest	Anı	nual Collection Costs	ı	Annual nstallment
2025	\$ 9,652.68	\$ 1,591.62	\$	92.31	\$	11,336.60
2026	\$ 8,989.36	\$ 707.91	\$	102.73	\$	9,800.01
Totals	\$ 18,642.04	\$ 2,299.53	\$	195.04	\$	21,136.61

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	-
	_
	_
NOTICE OF OBL	IGATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

PROPERTY ID 806429 PRINCIPAL ASSESSMENT: \$234,399.92

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges receipt of this notice before the effective date of a binding contract for the purchase of the real property at the address described above. The undersigned purchaser acknowledged the receipt of this notice including the current information required by Section 5.0143, Texas Property Code, as amended.			
DATE:	DATE:		
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER		
STATE OF TEXAS § COUNTY OF §			
COUNTY OF §			
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the		
Given under my hand and seal of office on t	this, 20		
Notary Public, State of Texas] ³			

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Installment Due 1/31	Principal	Interest	Anr	nual Collection Costs		Annual nstallment
2025	\$ 121,370.13	\$ 20,012.53	\$		-	
2026	\$ 113,029.79	\$ 8,901.10	\$	1,291.69	\$	123,222.57
Totals	\$ 234,399.92	\$ 28,913.63	\$	2,452.35	\$	265,765.90

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
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	-
	_
	_
NOTICE OF OBL	IGATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

PROPERTY ID 806431 PRINCIPAL ASSESSMENT: \$340,442.54

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges receipt of this notice before the effective date of a binding contract for the purchase of the real property at the address described above. The undersigned purchaser acknowledged the receipt of this notice including the current information required by Section 5.0143, Texas Property Code, as amended.			
DATE:	DATE:		
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER		
STATE OF TEXAS § COUNTY OF §			
COUNTY OF §			
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the		
Given under my hand and seal of office on t	this, 20		
Notary Public, State of Texas] ³			

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Installment Due 1/31	Principal		Interest	Annual Collection Costs		Annual Installment	
1/31					Costs		nstannient
2025	\$ 176,278.03	\$	29,066.21	\$	1,685.74	\$	207,029.98
2026	\$ 164,164.51	\$	12,927.96	\$	1,876.05	\$	178,968.52
Totals	\$ 340,442.54	\$	41,994.17	\$	3,561.79	\$	385,998.50

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	_ _
NOTICE OF OBLI	GATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
_	PROPERTY ADDRESS

PROPERTY ID 965110 PRINCIPAL ASSESSMENT: \$49,115.13

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provi the effective date of a binding contract for the purcl above.	ding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and the section of the purchaser acknowledged the receipt of the purchaser acknowledged the receipt of the purchaser acknowledges rate and the purchaser acknowledges rate acknowledges rate and the purchaser acknowledges rate and the purchaser acknowledges rate acknowledges rate and the purchaser acknowledges rate acknowle	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Installment Due 1/31	Principal	Interest	Anr	nual Collection Costs	ı	Annual nstallment
2025	\$ 25,431.36	\$ 4,193.34	\$	243.20	\$	29,867.90
2026	\$ 23,683.76	\$ 1,865.10	\$	270.66	\$	25,819.52
Totals	\$ 49,115.13	\$ 6,058.43	\$	513.85	\$	55,687.42

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
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	- -
NOTICE OF OBLIG	GATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
_	PROPERTY ADDRESS

PROPERTY ID 965111 PRINCIPAL ASSESSMENT: \$77,405.28

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and the section of the purchaser acknowledged the receipt of the purchaser acknowledged the receipt of the purchaser acknowledges rate and the purchaser acknowledges rate acknowledges rate and the purchaser acknowledges rate and the purchase of the real purchaser acknowledges rate and the purchaser acknowledges rate ackno	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Installment Due 1/31	Principal	Interest	Anr	nual Collection Costs	ı	Annual nstallment
2025	\$ 40,079.74	\$ 6,608.69	\$	383.28	\$	47,071.71
2026	\$ 37,325.53	\$ 2,939.39	\$	426.55	\$	40,691.47
Totals	\$ 77,405.28	\$ 9,548.07	\$	809.83	\$	87,763.18

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER	RECORDING¹ RETURN TO:
NO	TICE OF OBLIGATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

PROPERTY ID 965112 PRINCIPAL ASSESSMENT: \$350,570.66

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and the section of the purchaser acknowledged the receipt of the purchaser acknowledged the receipt of the purchaser acknowledges rate and the purchaser acknowledges rate acknowledges rate and the purchaser acknowledges rate and the purchase of the real purchaser acknowledges rate and the purchaser acknowledges rate ackno	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Installment Due	Principal	Interest		Anr	nual Collection		Annual
1/31	Fillicipal		interest		Costs	I	nstallment
2025	\$ 181,522.28	\$	29,930.93	\$	1,735.89	\$	213,189.10
2026	\$ 169,048.38	\$	13,312.56	\$	1,931.86	\$	184,292.81
Totals	\$ 350,570.66	\$	43,243.49	\$	3,667.75	\$	397,481.90

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER	RECORDING¹ RETURN TO:
NO	TICE OF OBLIGATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

PROPERTY ID 806432 PRINCIPAL ASSESSMENT: \$773,988.29

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges receipt of this notice before the effective date of a binding contract for the purchase of the real property at the address described above. The undersigned purchaser acknowledged the receipt of this notice including the current information required by Section 5.0143, Texas Property Code, as amended.			
DATE:	DATE:		
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER		
STATE OF TEXAS § COUNTY OF §			
COUNTY OF §			
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the		
Given under my hand and seal of office on t	this, 20		
Notary Public, State of Texas] ³			

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Installment Due 1/31	Principal	Interest	Anr	nual Collection Costs	Annual nstallment
2025	\$ 400,764.05	\$ 66,081.36	\$	3,832.49	\$ 470,677.91
2026	\$ 373,224.24	\$ 29,391.41	\$	4,265.16	\$ 406,880.81
Totals	\$ 773,988.29	\$ 95,472.77	\$	8,097.65	\$ 877,558.71

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	-
	_
	_
NOTICE OF OBL	IGATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

PROPERTY ID 806424 PRINCIPAL ASSESSMENT: \$836,955.89

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges receipt of this notice before the effective date of a binding contract for the purchase of the real property at the address described above. The undersigned purchaser acknowledged the receipt of this notice including the current information required by Section 5.0143, Texas Property Code, as amended.			
DATE:	DATE:		
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER		
STATE OF TEXAS § COUNTY OF §			
COUNTY OF §			
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the		
Given under my hand and seal of office on t	this, 20		
Notary Public, State of Texas] ³			

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Installment Due 1/31	Principal	Interest	Anr	nual Collection Costs	ı	Annual Installment
2025	\$ 433,368.10	\$ 71,457.39	\$	4,144.28	\$	508,969.77
2026	\$ 403,587.79	\$ 31,782.54	\$	4,612.15	\$	439,982.48
Totals	\$ 836,955.89	\$ 103,239.93	\$	8,756.43	\$	948,952.26

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER	RECORDING¹ RETURN TO:
NO	TICE OF OBLIGATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

PROPERTY ID 806428 PRINCIPAL ASSESSMENT: \$18,723.98

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges receipt of this notice before the effective date of a binding contract for the purchase of the real property at the address described above. The undersigned purchaser acknowledged the receipt of this notice including the current information required by Section 5.0143, Texas Property Code, as amended.			
DATE:	DATE:		
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER		
STATE OF TEXAS § COUNTY OF §			
COUNTY OF §			
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the		
Given under my hand and seal of office on t	this, 20		
Notary Public, State of Texas] ³			

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Installment Due	Principal	Interest	Annual Collection		Annual	
1/31	Principal	interest		Costs	ı	nstallment
2025	\$ 9,695.10	\$ 1,598.61	\$	92.71	\$	11,386.43
2026	\$ 9,028.87	\$ 711.02	\$	103.18	\$	9,843.08
Totals	\$ 18,723.98	\$ 2,309.63	\$	195.89	\$	21,229.50

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER RECORDING ¹	RETURN TO:
	_
	_ _
NOTICE OF OBLI	GATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO
	CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
_	PROPERTY ADDRESS

PROPERTY ID 978116 PRINCIPAL ASSESSMENT: \$7,131.30

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and the section of the purchaser acknowledged the receipt of the purchaser acknowledged the receipt of the purchaser acknowledges rate and the purchaser acknowledges rate acknowledges rate and the purchaser acknowledges rate and the purchase of the real purchaser acknowledges rate and the purchaser acknowledges rate ackno	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Installment Due 1/31	Principal	Interest	Anr	nual Collection Costs	ı	Annual nstallment
2025	\$ 3,692.52	\$ 608.85	\$	35.31	\$	4,336.69
2026	\$ 3,438.78	\$ 270.80	\$	39.30	\$	3,748.88
Totals	\$ 7,131.30	\$ 879.66	\$	74.61	\$	8,085.57

NOTICE OF OBLIGATIONS RELATED TO PUBLIC IMPROVEMENT DISTRICT

A person who proposes to sell or otherwise convey real property that is located in a public improvement district established under Subchapter A, Chapter 372, Local Government Code (except for public improvement districts described under Section 372.0035), or Chapter 382, Local Government Code, shall first give to the purchaser of the property this written notice, signed by the seller.

For the purposes of this notice, a contract for the purchase and sale of real property having a performance period of less than six months is considered a sale requiring the notice set forth below.

This notice requirement does not apply to a transfer:

- 1) under a court order or foreclosure sale;
- 2) by a trustee in bankruptcy;
- 3) to a mortgagee by a mortgagor or successor in interest or to a beneficiary of a deed of trust by a trustor or successor in interest;
- 4) by a mortgagee or a beneficiary under a deed of trust who has acquired the land at a sale conducted under a power of sale under a deed of trust or a sale under a court-ordered foreclosure or has acquired the land by a deed in lieu of foreclosure;
- 5) by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6) from one co-owner to another co-owner of an undivided interest in the real property;
- 7) to a spouse or a person in the lineal line of consanguinity of the seller;
- 8) to or from a governmental entity; or
- 9) of only a mineral interest, leasehold interest, or security interest

The following notice shall be given to a prospective purchaser before the execution of a binding contract of purchase and sale, either separately or as an addendum or paragraph of a purchase contract. In the event a contract of purchase and sale is entered into without the seller having provided the required notice, the purchaser, subject to certain exceptions, is entitled to terminate the contract.

AFTER REC	ORDING¹ RETURN TO:
NOTIC	
NOTIC	E OF OBLIGATION TO PAY IMPROVEMENT DISTRICT ASSESSMENT TO CITY OF AUSTIN, TEXAS
	CONCERNING THE FOLLOWING PROPERTY
	PROPERTY ADDRESS

PROPERTY ID 978098 PRINCIPAL ASSESSMENT: \$20,065.60

As the purchaser of the real property described above, you are obligated to pay assessments to the City of Austin, Texas, for the costs of a portion of a public improvement or services project (the "Authorized Improvements") undertaken for the benefit of the property within *Whisper Valley Public Improvement District* (the "District") created under Subchapter A, Chapter 372, Local Government Code.

AN ASSESSMENT HAS BEEN LEVIED AGAINST YOUR PROPERTY FOR THE AUTHORIZED IMPROVEMENTS, WHICH MAY BE PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NOT PAID IN FULL, IT WILL BE DUE AND PAYABLE IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR TO YEAR DEPENDING ON THE AMOUNT OF INTEREST PAID, COLLECTION COSTS, ADMINISTRATIVE COSTS, AND DELINQUENCY COSTS.

The exact amount of the assessment may be obtained from the City of Austin. The exact amount of each annual installment will be approved each year by the Austin City Council in the annual service plan update for the district. More information about the assessments, including the amounts and due dates, may be obtained from the City of Austin.

¹ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County when updating for the Current Information of Obligation to Pay Improvement District Assessment.

[The undersigned purchaser acknowledges a binding contract for the purchase of the real prop	receipt of this notice before the effective date of perty at the address described above.
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
The undersigned seller acknowledges provide the effective date of a binding contract for the pure above.	iding this notice to the potential purchaser before hase of the real property at the address described
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER] ²

 $^{^2}$ To be included in copy of the notice required by Section 5.014, Tex. Prop. Code, to be executed by seller in accordance with Section 5.014(a-1), Tex. Prop. Code.

[The undersigned purchaser acknowledges rate a binding contract for the purchase of the real pundersigned purchaser acknowledged the receipt of required by Section 5.0143, Texas Property Code, and the section of the purchaser acknowledged the receipt of the purchaser acknowledged the receipt of the purchaser acknowledges rate and the purchaser acknowledges rate acknowledges rate and the purchaser acknowledges rate and the purchase of the real purchaser acknowledges rate and the purchaser acknowledges rate ackno	f this notice including the current information
DATE:	DATE:
SIGNATURE OF PURCHASER	SIGNATURE OF PURCHASER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
The foregoing instrument was acknowledge, known to me to be the perforegoing instrument, and acknowledged to me that therein expressed.	erson(s) whose name(s) is/are subscribed to the
Given under my hand and seal of office on t	this, 20
Notary Public, State of Texas] ³	

³ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Section 5.014 of the Texas Property Code inclu	ding the current information required by Section closing of the purchase of the real property at the
DATE:	DATE:
SIGNATURE OF SELLER	SIGNATURE OF SELLER
STATE OF TEXAS § COUNTY OF §	
COUNTY OF §	
	ged before me by and e person(s) whose name(s) is/are subscribed to the that he or she executed the same for the purposes
Given under my hand and seal of office of	on this, 20
Notary Public, State of Texas] ⁴	

⁴ To be included in separate copy of the notice required by Section 5.0143, Tex. Prop. Code, to be executed at the closing of the purchase and sale and to be recorded in the deed records of Travis County.

Installment Due 1/31	Principal	Interest	Anı	nual Collection Costs	ı	Annual nstallment
2025	\$ 10,389.78	\$ 1,713.16	\$	99.36	\$	12,202.30
2026	\$ 9,675.82	\$ 761.97	\$	110.57	\$	10,548.36
Totals	\$ 20,065.60	\$ 2,475.13	\$	209.93	\$	22,750.66