SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



ITEM: 3.13 (ID # 20794) MEETING DATE:

Tuesday, March 07, 2023

FROM:

TLMA-TRANSPORTATION:

SUBJECT: TRANSPORTATION AND LAND MANAGEMENT AGENCY/TRANSPORTATION: Approval and execution of the Clinton Keith Road Community Facilities District No 07-2 Transportation Uniform Mitigation Fee Program Improvement Credit Agreement between R-Hearthstone Lot Option Pool 02, L.P., and the County of Riverside associated with Unit Nos. 1 through 180 of Tract No. 32151, Not a Project under CEQA. District 3. [\$0]

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. Approve and execute the Clinton Keith Road Community Facilities District No. 07-2 Transportation Uniform Mitigation Fee Program Improvement Credit Agreement between R-Hearthstone Lot Option Pool 02, L.P., and the County of Riverside associated with Unit Nos. 1 through 180 of Tract No. 32151; and
- 2. Authorize the Chairman of the Board of Supervisors to execute the same.

1/19/2023

ACTION:Policy

ark Lancaster, Divector of Transportation

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Perez, seconded by Supervisor Gutierrez and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Jeffries, Spiegel, Washington, Perez and Gutierrez

Nays:

None

Absent:

None

Date:

March 7, 2023

XC:

Trans.

Kimberly Rector

Clerk of the Board

Deputy

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FINANCIAL DATA	Current Fiscal Year:		Next Fiscal Year:		Total Cost:		On	Ongoing Cost	
COST	\$	0	\$	0	\$	0	\$	0	
NET COUNTY COST	\$	0	\$	0	\$	0	\$	0	
SOURCE OF FUNDS: Developer funded 100%. No General Funds will be used on this project. Budget Adjustment: No									
						For Fisca	Year:	22/23	

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary

R-Hearthstone Lot Option Pool 02, L.P. (Developer) owns Tract No. 32151 consisting of one hundred eighty (180) multi-family residential units (Tract). The Tract is located within the boundaries of the Clinton Keith Road Community Facilities District No. 07-2 (Clinton Keith Road CFD), which is administered by the County of Riverside (County).

The Clinton Keith Road CFD is a funding mechanism that provides a means to finance, in part, the Clinton Keith Road Extension, a multi-phased, six-lane project from Antelope Road to State Route 79. Construction of the first phase and second phase of these improvements from Whitewood Road to Leon Road is complete.

In addition, the Clinton Keith Road Improvements have been identified in the Transportation Uniform Mitigation Fee (TUMF) Regional System of Highways and Arterials (RSHA) and are among those facilities whose construction if to be partly financed by the collection of TUMF. Ordinance No. 824 established the TUMF Program that requires a developer to pay TUMF, which covers a developer's fair share of the estimated costs to construct transportation improvements needed to mitigate the traffic impacts generated by a developer's project.

The Developer and the County now desire to enter into this Clinton Keith Road CFD Transportation Uniform Mitigation Fee Program Improvement Credit Agreement (TUMF Agreement) to provide a means by which the Developer's participation in the Clinton Keith Road CFD is offset against the Developer's obligation to pay the applicable TUMF for the Tract. Each residential unit constructed within the Tract will be eligible to receive a TUMF credit in an amount set forth in this TUMF Agreement.

The TUMF Agreement is not a "project" under the California Environmental Quality Act (CEQA). Pursuant to Section 15378 of the State CEQA Guidelines, the TUMF Agreement does not have the potential to result in a direct physical change in the environment and it is not reasonably foreseeable that the TUMF Agreement will result in an indirect physical change in the environment. The TUMF Agreement does not authorize any development, construction, maintenance, operation, or any other activity that would have the potential to result in any

SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

significant effect on the environment. The Clinton Keith Road Extension first and second phase Improvements were already completed. Any further development, if it occurs at all, will be the result of subsequent actions subject to CEQA review prior to construction. The TUMF Agreement merely establishes a means to offset Developer's prior payment of the Clinton Keith Road CFD against Developer's obligation to pay TUMF for the Tract. As a result, the TUMF Agreement is also not a "project" pursuant to Section 15378(b)(5) of the State CEQA Guidelines which states that a "project" does not include "organizational or administrative activities of governments that will not result in direct or indirect physical changes in the environment." Therefore, it is reasonably foreseeable that the TUMF Agreement will not result in any direct or indirect physical change in the environment.

Impact on Residents and Businesses

The Developer is responsible for disclosing the CFD special assessment to potential buyers of the residential homes as part of their purchase transaction.

Additional Fiscal Information

N/A

ATTACHMENTS:

Vicinity Map

TUMF Agreement

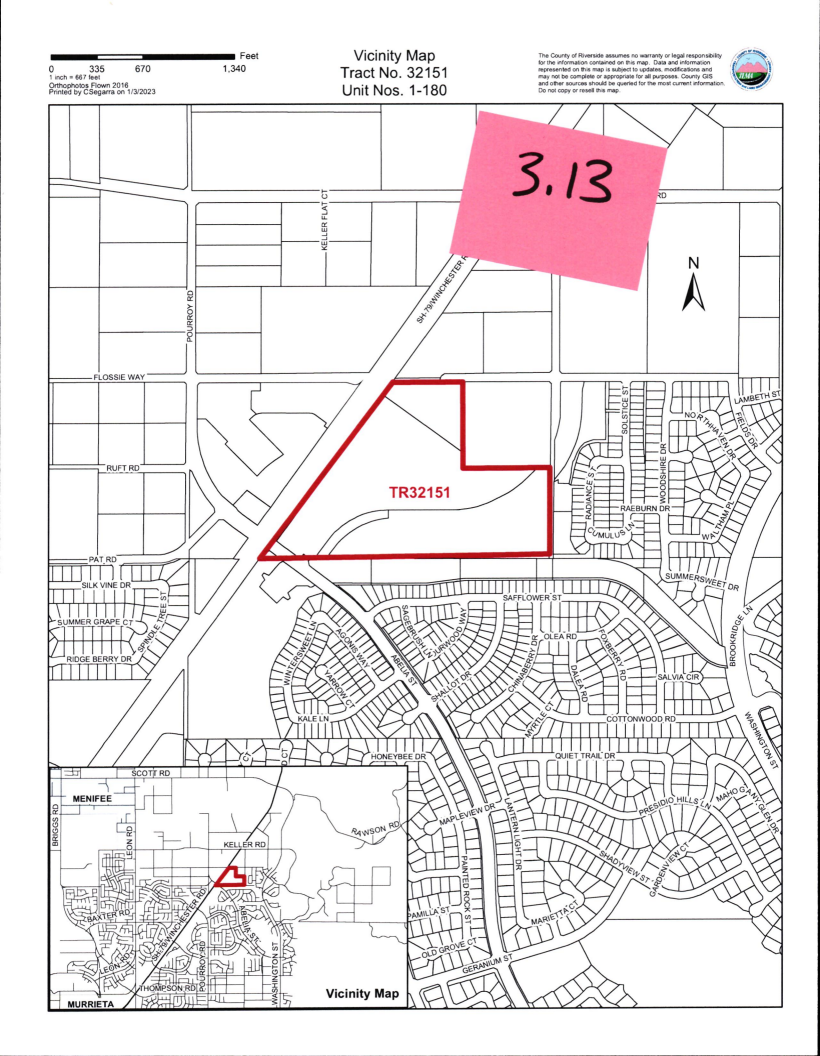
Jason Farin, Principal Management Analyst

2/27/2023

Aaron Gettis, Deputy County Counsel

2/15/2023

Page 3 of 3 ID# 20794 3.13



COMMUNITY FACILITIES DISTRICT NO. 07-2 (CLINTON KEITH ROAD) IMPROVEMENT CREDIT AGREEMENT TRANSPORTATION UNIFORM MITIGATION FEE PROGRAM

This IMPROVEMENT CREDIT AGREEMENT (this "Agreement") is entered into this day of Mach, 20_23 by and between the County of Riverside, a political subdivision of the State of California (the "County") and R-Hearthstone Lot Option Pool 02, L.P., a Delaware limited partnership, with its principal place of business at 23975 Park Sorrento, Suite 220 Calabasas, CA 91302 (the "Developer"). The County and the Developer are sometimes hereinafter referred to individually as "Party" and collectively as "Parties".

RECITALS

WHEREAS, the Developer owns Unit Nos. 1 through 180 of Tract No. 32151 (the "Tract"), for which a Final Map was recorded on November 10, 2022, as Instrument No. 2022-0467503 and is located within Riverside County, California, as shown by Exhibit "A," attached hereto and incorporated herein by this reference;

WHEREAS, the Tract consists of 180 multi-family residential units;

WHEREAS, the Tract was conditioned by the County to participate in some form of funding mechanism, such as a Community Facilities District, that would provide a means of financing the construction of public facilities, which include the full-width arterial improvements of Clinton Keith Road from Antelope Road to State Route 79, including associated appurtenances and rights-of-way (the "Project");

WHEREAS, the public facilities improvements described above had been determined by the Board of Supervisors to be necessary to mitigate the transportation and circulation needs, which the development of the Tract will contribute in part;

WHEREAS, the Riverside County Board of Supervisors (the "Board"), on June 12, 2007, adopted Resolution No. 2007-286 establishing Community Facilities District No. 07-2 Clinton Keith Road of the County of Riverside ("Clinton Keith Road CFD") and authorizing the levy of a special tax to pay for the construction or financing of the Clinton Keith Road Improvements and Resolution No. CFD 2007-04 determining the need to incur bonded indebtedness in an aggregate principal amount not to exceed \$60,000,000 to finance the Clinton Keith Road Improvements and Resolution No. CFD 2007-05 calling for a special election held on June 18, 2007, for the qualified electors of the Clinton Keith Road CFD to consider propositions dealing with the levy of the special tax and the incurrence of bonded indebtedness;

WHEREAS, the Board of Supervisors, on June 18, 2007, canvassed the results of the special election and determined that the qualified electors voted and approved the propositions by more than two-thirds of the votes cast and caused a Notice of Special Tax Lien for the Clinton

Keith Road CFD to be recorded within fifteen days of the special election certification;

WHEREAS, the County, by the adoption of Ordinance No. 824, as amended from time to time, established the Transportation Uniform Mitigation Fee Program which requires a developer to pay the fee (the "TUMF") which is set by said Ordinance and which is to be paid as a condition of receiving certification allowing for the occupancy of a residential or commercial structure; the TUMF is intended to represent a new structure's fair share of the estimated costs to construct those transportation improvements needed to mitigate the traffic impacts and burdens placed on the Regional System of Highways and Arterials ("RSHA") generated by a residential or commercial development and determined necessary to protect the safety, health and welfare of persons traveling to and from such residential or commercial development using the RSHA;

WHEREAS, the Clinton Keith Road Improvements have been identified as part of the RSHA and to be among those facilities whose construction is to be financed, in part, by the collection of the TUMF:

WHEREAS, the Clinton Keith Road Improvements are to be constructed by the Riverside County Transportation Department as the lead agency from funding that includes the proceeds of special taxes levied or the proceeds of special tax bonds issued by the Clinton Keith Road CFD;

WHEREAS, the qualified electors of the Clinton Keith Road CFD collectively and jointly with the County entered into an agreement entitled "Joint Funding, Credit and Reimbursement Agreement" dated June 12, 2007 and approved by the County Board of Supervisors on that same date, which established the parameters by which the CFD was formed, special tax bonds will be sold, and developers would receive credits against their applicable TUMF and Road and Bridge Benefit District (RBBD) fees;

WHEREAS, the capitalized terms that are not defined herein shall have the meanings set forth in the "Joint Funding, Credit and Reimbursement Agreement", unless the context otherwise requires;

WHEREAS, the Parties now desire to enter into this Agreement to provide a means by which Developer's participation in the Clinton Keith Road CFD is offset against Developer's obligation to pay the applicable TUMF for the Tract in accordance with the TUMF Administrative Plan; and

WHEREAS, the Tract is located within the boundaries of the Clinton Keith Road CFD, as shown on the Boundary Map of the Clinton Keith Road CFD recorded as Instrument No. 2007-0334626 on May 21, 2007, or within territory that has been annexed to Clinton Keith Road CFD.

NOW, THEREFORE, for the purposes set forth herein, and for good and valuable consideration, the adequacy of which is hereby acknowledged, Developer and County

hereby agree as follows:

TERMS

- 1.0 <u>Incorporation of Recitals</u>: The Parties hereby affirm the facts set forth in the Recitals above and agree to the incorporation of the Recitals as though fully set forth herein.
- 2.0 <u>Construction of Improvements</u>: County shall be responsible for constructing the Clinton Keith Road Improvements.

3.0 TUMF Credits

- 3.1 <u>TUMF Credits (After Bond Issuance)</u>: Upon issuance of the special tax bonds by CFD No. 07-2 (the "Bonds"), the Developer shall be entitled to credit against TUMF fees in an amount equal to the Developer's Share of Net Bond Proceeds per single-family dwelling unit (SFDU) or multifamily dwelling unit (MFDU) calculated for the Developer's Tract pursuant to Section 6.1.(a) of the Joint Funding, Credit and Reimbursement Agreement. Each SFDU or MFDU constructed within the Tract shall be eligible to receive a TUMF credit in an amount up to 96% of the TUMF in effect at issuance of a certificate of occupancy for each such unit then applicable to the Tract (the "TUMF Bond Credit"), provided the Developer's Share of the Net Bond Proceeds equals or exceeds the aggregate amount of the Developer's TUMF Bond Credit per SFDU or MFDU for the Tract. If the Developer's Share of the Net Bond Proceeds is less than the amount equal to 96% of the TUMF then applicable per SFDU or MFDU, the Developer shall pay to the County the sum by which the amount equal to 96% of the TUMF then applicable to such units exceeds the TUMF Bond Credit per SFDU or MFDU in securing a certificate of occupancy for such units.
- 3.2 <u>Program Administration Amount</u>: The issuance of any TUMF credits by the County for parcels within CFD No. 07-2 will require that four percent (4%) of the TUMF in effect at the time of issuance of a certificate of occupancy (the "Program Administration amount") be paid by the Developer to the County in accordance with the TUMF Ordinance, and will be transferred by the County to the Western Riverside Council of Governments (WRCOG) consistent with the TUMF Administrative Plan. The Program Administration amount represents the estimated maximum cost for administering the TUMF Program by WRCOG.
- 3.3 TUMF Security Deposit (Prior to Bond Issuance): If prior to the issuance of Bonds, the Developer requests that a certificate of occupancy be issued for each SFDU or MFDU constructed in the Tract, (i) such Developer shall pay to the County the Program Administration amount applicable to the Tract, and (ii) the Developer shall deposit with the County, as a security deposit, an amount equal to 96% of the TUMF then applicable to the Tract (the "TUMF Security Amount"). After satisfying the conditions above, the County will issue a credit to the Developer for such TUMF and, upon a determination by the County that all other conditions to the issuance of such certificate of occupancy have been satisfied, the County will issue such certificate of occupancy. The County shall deposit any TUMF Security Amount received into an account established with the County Treasurer (the "TUMF Security Fund").

The amounts in the TUMF Security Fund shall be kept separate and apart from other funds held by the County Treasurer and shall be invested by the County Treasurer in accordance with the County investment policies. All investment earnings on amounts on deposit in the TUMF Security Fund shall be retained therein until disbursed in accordance with this Agreement.

- 3.4 TUMF Security Reimbursement (After Bond Issuance): If the Bonds are timely issued in accordance with the Joint Funding, Credit and Reimbursement Agreement, the County shall reimburse from the TUMF Security Fund to the Developer that deposited with the County a TUMF Security Amount for the Tract (i) an amount equal to such TUMF Security Amount, provided the Developer's Share of the Net Bond Proceeds equals or exceeds the Developer's TUMF Security Amount per SFDU or MFDU for the Tract, or if the Developer's Share of the Net Bond Proceeds is less than the Developer's TUMF Security Amount per SFDU or MFDU, the Developer shall be reimbursed an amount equal to the Developer's Share of the Net Bond Proceeds per such units, and (ii) a pro rata share of the investment earnings, as determined by the County, on amounts held in the TUMF Security Fund during the period in which such TUMF Security Amount was on deposit therein. After having made the transfers required to be made pursuant to the preceding sentence, the County shall transfer to WRCOG all remaining amounts then on deposit in the TUMF Security Fund.
- 3.5 TUMF Security Disbursement (If No Bond Issuance): If the Bonds are not timely issued in accordance with the Joint Funding, Credit and Reimbursement Agreement, the County shall (i) to the extent that Special Taxes collected with respect to the Tracts for which a TUMF Security Amount was deposited with the County remain unexpended and unencumbered, transfer from the TUMF Security Fund to the Developer that deposited such TUMF Security Amount an amount equal to such unexpended and unencumbered Special Taxes, (ii) transfer to WRCOG all such unexpended and unencumbered Special Taxes, and (iii) after having made all transfers required to be made pursuant to the preceding clause (i), transfer to WRCOG all remaining amounts then on deposit in the TUMF Security Fund, including all investment earnings therein; provided, however, that the County shall not be required to so transfer such amounts if, prior to such date, the County and WRCOG have entered into an agreement pursuant to Section VI of the TUMF Administrative Plan. Upon such transfer, the TUMF applicable to each portion of the Tracts for which, in accordance with this Agreement, the TUMF Security Amount was deposited with, and the Program Administration amount was paid to, the County shall be deemed to have been paid as and when due.
- 3.6 Project Advances: Certain developers within the boundaries of CFD No. 07-2 have previously made, and certain of the developers may in the future make, advances of funds to be used by the County to pay expenses in connection with right-of-way acquisition and other costs for the Clinton Keith Road Improvements ("Project Advance"). If prior to issuance of the Bonds, (i) the Developer has made a Project Advance and requests that a certificate of occupancy be issued for a SFDU or MFDU constructed within the Tract(s) owned by such Developer, (ii) such Developer requests that such Project Advance be applied as a credit against the TUMF then applicable to such Tract(s), up to the amount authorized under the TUMF Administrative Plan, (iii) such Developer shall pay to the County the Program Administration

Amount applicable to such Tract(s), and (iv) the amount of such Project Advance not previously applied as a credit pursuant to this subsection is at least equal to 96% of the amount of such TUMF, the County may issue a credit to the Developer for such TUMF and, upon a determination by the County that all other conditions to the issuance of such certificate of occupancy have been satisfied, the County may issue such certificate of occupancy.

3.7 RBBD Fee Credits: Upon issuance of the Bonds, if the Developer's Share of the Net Bond Proceeds exceeds the aggregate amount of the Developer's TUMF Bond Credit per SFDU or MFDU for the Tract, the Developer shall be entitled to credit against RBBD fees in an amount equal to the Developer's Share of Net Bond Proceeds minus the aggregate TUMF Bond Credit per SFDU or MFDU calculated for the Developer's Tract(s) pursuant to a separate RBBD Fee Credit Agreement. If upon issuance of the Bonds, the Developer's Share of the Net Bond Proceeds is less than or equal to the aggregate amount of the Developer's TUMF Bond Credit per SFDU or MFDU for the Tract, RBBD fee credits shall not apply. However, if the Developer has previously made a Project Advance, RBBD fee credits may be issued against the amount of such Project Advance not previously applied as a credit, at the Developer's request.

4.0 Miscellaneous

- 4.1 <u>Assignment</u>: The Developer may assign all or a portion of its rights pursuant to this Agreement to a purchaser of one or more lots within the Tract (an "Assignment"). The Developer and such purchaser and assignee (the "Assignee") shall provide to the County such reasonable proof as it may require that the Assignee is the purchaser of said lots within the Tract. Any assignment pursuant to this Section shall not be effective unless and until the Developer and Assignee have executed an assignment agreement with the County in a form reasonably acceptable to County, whereby the Developer and the Assignee agree, except as may be otherwise specifically provided therein, to the following: (i) the Assignee shall receive all or a portion of the Developer's rights pursuant to this Agreement, including the TUMF credit amount for each single-family dwelling unit developed on a lot within the Tract or for each multifamily dwelling unit developed on a parcel within the Tract purchased by the Assignee pursuant to this Agreement and (ii) the Assignee shall be bound by all applicable provisions of this Agreement.
- 4.2 <u>Relationship between the Parties</u>: All Parties hereby mutually agree that this Agreement shall not operate to create the relationship of partnership, joint venture, or agency between the County and the Developer.
- 4.3 <u>Indemnification</u>: Developer agrees to protect, indemnify, defend and hold the Community Facilities District, the County, its elected officials, directors, officers, employees, agents and representatives, individually or any combination thereof (the "Indemnified Parties"), harmless from and against any and all claims, including, but not limited to, third-party claims, and against any and all losses, liabilities, expenses, suits, actions, decrees, judgments, awards, reasonable attorney's fees, and court costs which the Indemnified Parties may suffer or which may be sought against or recovered or obtained from the Indemnified Parties, as a result of, or by

reason of, or arising out of, or in consequence of any acts, omissions, negligence, or willful misconduct of Developer, its employees, contractors, or agents in connection with (a) the approval or performance of this Agreement, (b) the awarding of credit pursuant to or on account of this Agreement, and/or (c) the untruth or inaccuracy of any representation or warranty made by said Developer in this Agreement. If said Developer fails to do so, the Indemnified Parties shall have the right, but not the obligation, to defend the same and charge all of the direct or incidental costs of such defense, including reasonable attorney's fees or court costs, to and recover the same from said Developer. The provisions of this Section shall survive the termination discharge or other termination of this Agreement.

- 4.4 Warranty as to Property Ownership; Authority to Enter Agreement: The Developer hereby warrants that it owns fee title to the Tract and that it has the legal capacity to enter into this Agreement. All Parties warrant that the individual(s) who have signed this Agreement on behalf of such Party has the legal power, right, and authority to enter into this Agreement and such individual signing this Agreement has been duly authorized to do so, on behalf of said Party.
- 4.5 Other Agreements: Nothing contained herein shall be construed as affecting the County's or the Developer's respective duty to perform its respective obligations under other agreements, land use regulations or subdivision requirements relating to the development of the Tract(s), which obligations are and shall remain independent of the Developer's rights and obligations, and the County's rights and obligations, under this Agreement.
- 4.6 <u>Notices</u>: All notices, demands, invoices, and written communications shall be in writing and delivered to the following addresses or such other addresses as the Parties may designate by written notice:

To County: Riverside County Transportation Department

Attention: Alvin Medina 4080 Lemon Street, 8th Floor Riverside, CA 92501

Phone No. (951) 955-1667 Fax No. (951) 955-3198

To Developer: R-Hearthstone Lot Option Pool 02, L.P.

c/o Hearthstone, Inc.

Attention: Steven C. Porath 23975 Park Sorrento, Ste. 220

Calabasas, CA 91302 Phone No. (818) 385-3697 Fax No. (818) 385-0310

Depending upon the method of transmittal, notice shall be deemed received as follows: by

facsimile, as of the date and time sent; by messenger, as of the date delivered; and by U.S. Mail first class postage prepaid, as of 72 hours after deposit in the U.S. Mail.

- 4.7 <u>Cooperation; Further Acts</u>: All Parties shall fully cooperate with one another, and shall take any additional acts or sign any additional documents as may be necessary, appropriate, or convenient to attain the purposes of this Agreement.
- 4.8 <u>Interpretation; References; Captions</u>: It is agreed that the Parties and their agents, including legal counsel, have participated in the preparation of this Agreement, the language of this Agreement shall be construed simply, according to its fair meaning, and that any ambiguity shall not be construed against any of the Parties as the Party responsible for drafting this Agreement. Any term referencing time, days, or period for performance shall be deemed calendar days and not business days. All references to the Developer include all its officers, personnel, employees, agents and representatives, except as otherwise specified in this Agreement. All references to the County include its elected officials, directors, officers, employees, agents and representatives, except as otherwise specified in this Agreement. The captions of the various articles and paragraphs are for convenience and ease of reference only, and do not define, limit, augment, or describe the scope, content, or intent of this Agreement.
- 4.9 <u>Amendments</u>: This Agreement may only be amended by an instrument in writing executed and delivered by the County and the Developer.
- 4.10 <u>Waivers</u>: No waiver of, or consent with respect to, any provision of this Agreement by a Party hereto shall in any event be effective unless the same shall be in writing and signed by such Party, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which it was given.
- 4.11 <u>Binding Effect</u>: Each and all of the covenants and conditions shall be binding on and shall inure to the benefit of the Parties, and their successors, heirs, personal representatives, or assigns. This section shall not be construed as an authorization for any Party to assign any right or obligation.
- 4.12 <u>Third Party Beneficiaries</u>: There are no intended third party beneficiaries of any right or obligation assumed by the Parties.
- 4.13 <u>Invalidity; Severability</u>: The provisions of this Agreement are specifically made severable. If any clause, provision, right and/or remedy provided for herein is unlawful or unenforceable, the remainder of this Agreement shall remain in effect and be enforced as if such clause, provision, right and/or remedy was not contained herein.
- 4.14 <u>Consent to Jurisdiction and Venue</u>: This Agreement shall be construed in accordance with and governed by the laws of the State of California. Any legal action or proceeding brought to interpret or enforce this Agreement, or which in any way arises out of the Parties' activities undertaken pursuant to this Agreement, shall be filed and prosecuted in the

appropriate California State Court in the County of Riverside, California. Each Party waives the benefit of any provision of state or federal law providing for a change of venue to any other court or jurisdiction including, without limitation, a change of venue based on the fact that a governmental entity is a party to the action or proceeding, or that a federal right or question is involved or alleged to be involved in the action or proceeding. Without limiting the generality of the foregoing waiver, the Developer expressly waives any right to have venue transferred pursuant to California Code of Civil Procedure Section 394.

- 4.15 <u>Attorneys' Fees</u>: If any action is instituted to interpret or enforce any of the provisions of this Agreement, each Party shall be responsible for their own attorney's fees.
- 4.16 <u>Time is of the Essence</u>: Time is of the essence with respect to the Developer's performance of its obligations under this Agreement.
- 4.17 <u>Merger Clause</u>: This Agreement contains the entire agreement between the Parties with respect to matters specifically addressed herein and supersedes any prior oral or written statements, negotiations, or understandings concerning such matters which are hereby merged into this Agreement.
- 4.18 <u>Counterparts</u>: This Agreement may be signed in counterparts, each of which shall constitute an original and which collectively shall constitute one instrument.

[Signatures of Parties on Following Pages]

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the day and year first above written.

COUNTY OF RIVERSIDE	DEVELOPER
RECOMMENDED FOR APPROVAL:	R-Hearthstone Lot Option Pool 02, L.P., a Delaware limited partnership
By: Mark Lancaster Director of Transportation APPROVED AS TO FORM: By: Deputy County Counsel	By: R-Hearthstone PBLOVJ GP, LLC, a Delaware limited liability company, its General Partner By: Steven C. Porath Senior Vice President
APPROVAL BY THE COUNTY BOARD OF SUPERVISORS:	
By: Chairman, County Board of Supervisors	
ATTEST: Kecia Harper Clerk of the Board	
By:	
Deputy	

CALIFORNIA ALL-PURPOSE ACKNOWLEDGME	ENT CIVIL CODE § 118			
A notary public or other officer completing this certificate ve to which this certificate is attached, and not the truthfulnes	erifies only the identity of the individual who signed the document ss, accuracy, or validity of that document.			
State of California				
County of LOS angeles J				
On January 12, 2023 before me, Kg	Here Insert Name and Title of the Officer Name(s) of Signer(s)			
personally appeared Steven C	PORATH			
•	Name(s) of Signer(s)			
who proved to me on the basis of satisfactory evide to the within instrument and acknowledged to me the	nce to be the person(s) whose name(s) is/are subscribe nat he/she/they executed the same in his/her/their inature(s) on the instrument the person(s), or the entity			
KAREN S. HORNBACK Notary Public - California Ventura County	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.			
Commission # 2413766 My Comm. Expires Aug 24, 2026	WITNESS my hand and official seal.			
	Signature Karen Stornback			
Place Notary Seal and/or Stamp Above	Signature of Notary Public			
OP'	TIONAL			
	n deter alteration of the document or s form to an unintended document.			
Description of Attached Document				
Title or Type of Document:				
Document Date:	Number of Pages:			
Signer(s) Other Than Named Above:				
Capacity(ies) Claimed by Signer(s)				
Signer's Name:	Signer's Name:			
□ Corporate Officer – Title(s):	□ Corporate Officer – Title(s):			
□ Partner - □ Limited □ General	□ Partner - □ Limited □ General			
☐ Individual ☐ Attorney in Fact	☐ Individual ☐ Attorney in Fact r ☐ Trustee ☐ Guardian of Conservator			
☐ Trustee ☐ Guardian of Conservator	r □ Trustee □ Guardian of Conservator □ Other:			

Signer is Representing: _

©2017 National Notary Association

Signer is Representing: _

COUNTY OF RIVERSIDE

RECOMMENDED FOR APPROVAL:

By: _______Mark Lancaster

Director of Transportation

APPROVED AS TO FORM:

By:

Deputy County Counsel

APPROVAL BY THE COUNTY BOARD OF SUPERVISORS:

By:

KEVIN JEFFRIES

Chairman, County Board of Supervisors

Ruma Smit

ATTEST:

Kimberly Rector Clerk of the Board

Deputy

DEVELOPER

R-Hearthstone Lot Option Pool 02, L.P., a Delaware limited partnership

By: R-Hearthstone PBLOVJ GP, LLC, a Delaware limited liability company, its General Partner

By:

Steven C. Porath Senior Vice President

EXHIBIT "A"

FINAL TRACT MAP AND VICINITY MAP

[ATTACHED BEHIND THIS PAGE]

9

10 SHEETS

SHEET 1 OF

OWNER'S STATEMENT

THE RESERVENCE OF THE LAND INCLUDED

THE REPORT STATE THAT THE ARE THE OWNERS OF THE LAND INCLUDED

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REAL PROPERTY (SECREDIC DEL ON TO SECUELLE) AS AN FACE OF THE SECRET OF THE PROPERTY OF THE PROPERTY OF THE SECRET WHILE OF THE PROPERTY OF TH

THE REAL PROPERTY DESCRIBED BELOW IS DEDICATED AS AN ASSAURT OF PROPERTY PROPERTY FRANKE FROM ESCARATS STORM NEEDON, THE REDICATION IS FOR PUBLIC UNITLY PROPERTY TOGETHER WITHIN THE PROPERTY ROLD FASHERS FOR LARRICHER.

NE HEREBY RETAIN THE EASEMENT INDICATED AS PHIVATE ACCESS ASSEMENTATIONS INTOINED TO TAMBOOT A AS SOOMEN HEREON FOR POPPARE USE FOR THE SOLE BRINGTO OF CORRECUES, ONE SUCCESSORS, ASSEMENT AND LOT OWNERS WITHIN THIS THACT MAP.

NE NEREBY RETAIN THE TRIVATE ROAD EASEMENTS'AS SHOWN HEREON FOR PRIVATE USE, FOR THE SOLE BENETIT OF OURSELVES, OUR SLICESSORS, ASSIGNEES AND LOT OWNERS WITHIN THIS TRACT MAP.

NE HEREBY RETAIN THE EASEMENT INDICATED AS PRIVATE DIADMANCE EASEMENT-LYB, BITHIN 1071 AAS SHORM HEREDN FOR PRIVATE US; FOR THE SOLE BENETT OF OMERICATES, CUR SUCCESSORS, ASSIGNRES LO FORMERS WITHIN THIS TRACE TAMP.

WE HEREBY RETAIN LOL 2 IN FEE INDICATED AS OPPEN SPACE ANSHOP COPASENVALION AS SHOWN HEREBY FOR PRIVATE LISE, FOR THE SOLE BENETI OF CHISCLANGE, ONE SLOCESSONS, ASSIGNEES AND LOT OWNERS WITHIN THIS FRACE LIAP.

WE WERRY RETAIN LOT IN THE INDICATED AS ORALINGE'S S SHOWN METER ON PROPERTY OF ORALINGES, OUR SUCCESSORS, WHICH HAS THE DESTRUCTS, OUR SUCCESSORS, WHICH HAS THACT MAD.

NE HERGER RETAIN LOT 4 IN FEE INDICATED AS COMMENCIAL" AS SHOWN NE PERN FOUR PHIVAEL USE FOR THE SOLE BREGET OF OURSELYS. ORR SUCCESSORS. ASSIGNES AND LOT OMRERS WITHIN THIS FRACT MARP.

NE, HENEUT RETAIN LOT 5 IN FEE INDICATED AS PARK" AS SHOWN HÉREON FOOD PHYSINE LUSE, FOOD THE SOLE BENEFIT OF OUSSLUES, UTH SUCCESSORS, STOODES AND LOT OWNERS WITHIN THIS FRACT NAD.

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COUNTY, STATE OF CALIFORNIA RIVERSIDE

RICK ENGINEERING COMPANY

OWNER:

PEARTHSTONE LOT OPTION POOL 02, L.P., DELAWARE LIMITED PARTNERSHIP

HILE AUTHORADO FOF 18 De

RANCH WA STEE STORAGE DIAMOND VALLE.

BY Cang. Of HIM.

THE STORAGE AND A HIM.

THE OFFERS OF DEDICATION MADE HEREON OF THE STORM DRAIN CASEMENTS FOR CONSTRUCTION AND MAINTENANCE OF FLOOD CONTROL FACILITIES, ARE HEREBY NOT ACCEPTED.

CAL IF ORNIA E. STATE OF C COUNTY OF RIVERSIT

ATTESTA

BEING A SUBDIVISION OF A PORTION OF PARTELL A OF LOT LINE ADJASTARTH NO. 4656, RECORDED MAY 35, 2005, AS UNSTRAMENT NO. 2005 OFFINION OF SUBSECTION OF THE NATIONAL PROPERTY AS A PORTION OF PARKEL B, AND PARKEL C. OF LOT LINE ADMINISTRANT NO. 5046, RECORDED ADMINISTRANT NO. 2044 RECORDED ADMINISTRANT NO. 2044 ONLY 5045 NO. 2044 NO. 2044 ONLY 5045 NO. 2044 NO. 204

BY: R-HEARTHSTONE PBLOJY GP. 1 A DELAWARE LIMITED LIABILITY I ITS GENERAL PARTNER

OWNER:

BOARD OF SUPERVISOR'S STATEMENT

THE COMIT OF RIVERSIDE, STATE OF CALLIORINA, BY 11S BOARD
STAFFELY STATES AND ACCEPTS.
THE GFEETS OF DEDICATION MADE BEECH OF LOTS AT HERODAR.
AS PART OF THE CARLING MADE BEECH OF LOTS AT HERODAR.
AS PART OF THE CARLIN MALINA THE WALL SHEETS AND THE CARLING THE STATES AND THE CARLING TO THE STATES AND THE CARLING TO THE STATES AND THE CARLING TO THE STATES AND THE CARLING THE

1 HEREN STATE THAT THE EASEMENTS OEDICATED ON THIS MAP I THE ESTSTEN MANUFACTOR WATER DISTRICT ARE HEREN ACCEPTED AND THE DISTRICT CONSERTS IN THE RECORDATION THEREOF BY TAY DAY A ALTHORIZED OFFICER.

EASTERN MUNICIPAL WATER DISTRICT'S ACCEPTANCE STATEMENT

THE OFFERS OF DEDICATION OF ABUITERS RIGHTS OF ACCESS ALONG ABELIA STREEL, AGAYE DRIVE AND WINCHESTER FOAD ARE HEREDY ACCEPTED.

THE OFFEN OF DEDICATION WADE HEREON OF THE ACCESS EXSENTED. I, OR NIGHESS AND EXESTS TO AND FROM STORM DIMEN ELSCREATS TO REPORT OF CONSTRUCTION AND MAINTENANCE DIMEN ELSCREATS FOR CONSTRUCTION AND MAINTENANCE DESIGNATION OF FLOOD CONTROL FACILITIES, IS HEREBY NOT ACCEDITED.

THOSE PURTINGS OF AN OFFER OF DETICATION FOR CLOSE TECHNOLOGY OF THE CONTROL OF THE COURTY COUNTY OF THY PERSON OF THE COUNTY COUNTY OF THY PERSON OF THE COUNTY OF THE CO

CLERK OF THE BOARD OF SUPERVISORS

DEPUTY

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RECORDER'S STATEMENT

AT PAGES THE BOARD. FILED THIS TOWN ON MANICHARDE OF MANS.

A 1 21 P. W. IN BOOK APRIL OF THE CLERK OF THE CLERK OF THE CLERK OF THE THE ALTHOUGH OF THE ALTHOUGH OF THE ALDAMY, ASSESSING COUNTY OF THE RECORDER

SUBDIVISION GUARANTEE' LENNAR TITLE, INC., AGENT FOR TAKEN TITLE INSURANCE COMPA Edw Anno

JANUARY, 2021

TAX BOND CERTIFICATE

I HERBY CERTITY THAN A BOROD IN THE BORD OF SEPERVISORS OF MAJES REFERENCED FOR THE BORD OF SEPERVISORS OF SEPERVISORS OF SEPERVISORS OF MAJES STAFF. COMPLY MANICIPAL, OF LOCAL, MAIL SPICE, STAFF. COMPLY MANICIPAL, OF LOCAL, MAIL SPICE, STAFF. COMPLY MANICIPAL, OF LOCAL, MAJES STAFF. COMPLY MAJES STAFF. COMPLY MAJES STAFF. COMPLY MICHAEL ARE ALLER AGAINST SALD PRESERVING MAJES THE MAJES AND SEPERVISORS. BOWN MAY BEN DUE, MPPORTOR COMPLETED MAJES STAFF.

SURVEYOR'S STATEMENT

THIS ARW AS STREAMED BY THE CONCROMANT WITH CAN THE STREAM STREA

9-19-2022 6 " " 111 1 8044, L.S. 8805 DAJE

DEPUTY

TAX COLLECTOR'S CERTIFICATE

CASH OR SURETY BOND
MATTHEW JEHNINGS
COUNTY TAK COLLECTOR

I HEREN CERTIFY THAT ACCORDING TO THE RECORDS OF THIS OFFICE, AS OF THIS DATE. THERE ARE OLIVERS ARE TO THIS PROPERTY SUGMENT OF THE BITTHIN MAD FOR UNDAY OSTAL. TO THE WANTER OFFICE AS OFFICE AS ASSESSMENT OF THAT AND THE THAT ASSESSMENT OFFICE TO THAT AS OFFICE AS OFFICE AS OFFICE TO THAT ASSESSMENT OFFICE TO THAT AS OFFICE ASSESSMENT OFFICE TO THE TOTAL OFFICE ASSESSMENT OFFICE TO THE TOTAL OFFICE ASSESSMENT OFFICE TO THE TOTAL OFFICE TO THAT OFFICE ASSESSMENT OFFICE TO THE TOTAL OFFICE TO THE TOTA

THIS CERTIFICATION EXCLUDES ANY SUPPLEMENTAL TAX ASSESSMENTS NOT YET EXTENDED

20.29

DATE: CONDEC 19
MATHEW JENNINGS
COUNTY TAX COLLECTOR

DEPUTY

Yesta mardyplace

COUNTY SURVEYOR'S STATEMENT
THIS WE CORGENS ON THE REQUIREMENTS OF THE SUBDIVISION
WE ACT AND COCAL GODINACES. HEREOS STATE THAT THIS WA
WE CET LANDED ON E ON UNDERSOR TO STREAM TO THE THAT THE
WAD OF INCHINALITY THE SAME AS IT APPLIED ON THE TOTALTHY
ONE SUBSTRUTIALLY THE SAME AS IT APPLIED ON THE TOTALTHY
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BEING SUPERIYSM'S ON THE SAME AS A SAME THAT I AM SATISTED THIS WE

DAVID L. WCMILLAN, COUNTY SURVEYOR L.S. 8488 EXPIRATION DATE: 12-31-2022 Con to 10.80

WATER

SHELLA ZELAYA, BOARD SECRETARY OF THE ESSTERN MINICIPAL Y DISTRICT AND THE BOARD OF DIRECTORS THEREOF



NOTICE OF DRAINAGE FEES

TON

PURSUANT TO SECTIONS 66434 AND 66499, 20, 2 OF T SUBDIVISION MAP ACT, THE APPROVAL AND RECORDAT THIS TRACT MAP CONSTITUTES ABANDOMAENT OF THE

ABANDONMENT NOTE

28,

SECTION

IN THE UNINCORPORATED AREA OF RIVERSIDE COUNTY, STATE OF CALIFORNIA.

BEING A SUBDIVISION OF A PORTION OF PARCEL A OF LOT LINE ADJUSTMENT NO. 4858, RECORDED MAY 25, 2005 AS INSTRUMENT NO. 7005-0419/01 AS DESCRIBED IN GRANT DEED RECORDED MAY 25, 2005 AS INSTRUMENT NO. 7005-0419/02 AND PARCEL A, A PORTION OF PARCEL B, AND PARCEL C OF LOT LINE ADJUSTMENT NO. 564, RECORDED JAMAJUR 22, 2014 AS INSTRUMENT NO. 2014-02520 AS DESCRIBED DI GRANT DEED RECORDED JAMAJUR 28, 2014 AS INSTRUMENT NO. 2014-0935550 ALL RECORDS OF RIVERSIDE COUNTY, STATE OF CALIFORNIA, LYING WITHIN SECTION 28, T. 6 S., R. 2 W. S.B.M.

RICK ENGINEERING COMPANY

JANUARY, 2021

NOTARY ACKNOWLEDGEMENT

A NOTARY PUBLIC OR OTHER OFFICER COMPLETING THIS CERTIFICATE VERIFIES ONLY THE IDENTITY OF THE INDIVIDUAL WHO SIGNED THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED, AND NOT THE TRUTHFULNESS, ACCURACY, OR VALIDITY OF THAT DOCUMENT.

STATE OF CALIFORNIA

ONSERTE - 28 LONDEFORE WE, TAKE SHOEROOLE A NOTARY PUBLIC.

PERSONALLY APPEARED Store CARRETT

WHO PROVED TO ME ON THE BASIS OF SATISFACTORY EVIDENCE TO BE THE PERSON(S) WHOSE NAME (S) IS/ARE SUBSCRIBED TO THE HITHIN HISTEMMEN'N AND ACKROME LEDGED TO ME HATH HE-SHE-FINEY EXECUTED THE SAME IN HIS/HER/THEIR AUTHORIZED CAPACITYCIES), AND THAT BY HIS/HER/THEIR SIGNATURE (S) ON THE INSTRUMENT THE PERSON(S). OR THE ENTITY UPON BEHALF OF WHICH THE PERSON(S) ACTED, EXECUTED THE INSTRUMENT.

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

WITNESS MY HAND AND OFFICIAL SEAL.

KAREN SHOMMARK SIGNATURE KALL S	brokek
MY COMMISSION EXPIRES Aug. 2023	
MY PRINCIPAL PLACE OF BUSINESS IS IN VELLER	COUNTY.
COMMISSION NUMBER 2413706	

NOTARY ACKNOWLEDGEMENT

A NOTARY PUBLIC OR OTHER OFFICER COMPLETING THIS CERTIFICATE VERIFIES ORLY THE IDENTITY OF THE INDIVIDUAL WHO SIGNED THE DOCUMENT TO MHICH THIS CERTIFICATE IS ATTACHED, AND NOT THE INTRIFICATE OR ACCURACY, OR VALIDITY OF THAT DOCUMENT.

ON SOMETHING 2 20 20 DEFORE ME. CINCAL R. SMITH A NOTARY PUBLIC.

PERSONALLY APPEARED JAMES A. LITTES

MHO PROVED TO UE ON THE BASIS OF SATISFACTORY EVIDENCE TO BE THE PERSON(S) MINDSE NAME(S) IS/ABE SUBSCRIBED TO THE WITHIN INSTRUMENT AND ACKNOWING FORE TO ME THAT HE FIRST-THEY EXECUTED THE SAME IN MISSIMENTHER TRANSPERS

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

WITNESS MY HAND AND OFFICIAL SEAL.

LINGS R SMEDT	SIGNATURE COM POSITION	/
HAME PRINTED		
MY COMMISSION EXPIRES AUGUST	21,0026	
MY PRINCIPAL PLACE OF BUSINESS		ΙY.
COMMISSION NOMBER 241	42.5	

NOTARY ACKNOWLEDGEMENT

A MULARY PUBLIC OR OTHER OFFICER COMPLETING THIS CERTING TAIL VERHIELS ONLY THE IDENTITY OF THE INDIVIDUAL HIM SIGNED THE DOCUMENT TO MITCH THIS CERTIFICATE IS ATTACKED, AND NOT THE TRAITIFULATION ACCURACY, BY VALIDITY OF THAT DOCUMENT.

STATE OF CALIFORNIA FFORF ME.

PERSONALLY APPEARED

A NOTARY PUBLIC.

SHEET 2 OF 10 SHEETS

MINO PROVED TO ME ON THE BORES OF SATISFACTORY EVIDENCE TO BE THE PRESONES MINOSE NAME STORES SUBSCRIBED TO THE WITHIN MINISTRAMENT AND ACKNOWLEDED TO THE THAT HE FASTE THEY EXECUTED THE SAME IN MISTMENTIAL TRADITIONAL DECAPACITY (LES), AND THAT HIS TANKITHER IS SIGNATURES) ON THE INSTRUMENT THE PERSONES, OR THE ENTITY THE PRESONES.

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

HAND AND OFFICIAL SEAL WITNESS M

NAME PRINTED

OMMISSION EXPIRES

PRINCIPAL PLACE OF BUSINESS IS IN. COUNTY.

SIGNATURE

BEING A SUBDIVISION OF A PORTION OF PARCEL A OF LOT LINE ADJUSTMENT NO. 4858, RECORDED MAY 25, 2005 AS INSTRUMENT NO. 2005-0418/101 AS DESCRIBED IN GRANT DEED RECORDED MAY 25, 2005 AS INSTRUMENT NO. 2005-0418/102 AND PARCEL A A PORTION OF PARCEL B, AND PARCEL C OF LOT LINE ADJUSTMENT NO. 5464, RECORDED LANGARY 22, 20M AS INSTRUMENT NO. 2014-002590 AS DESCRIBED IN GRANT DEED RECORDED JANGARY 28, 20M AS INSTRUMENT NO. 2014-0025950 ALL RECORDS OF RIVERSIDE COUNTY, STATE OF CALIFORNIA, LYDIG WITHIN SECTION 28, T. 6 S. R. 2 W. S.B.M.

ENVIRONMENTAL ENVIRONMENTAL

CONSTRAINT NOTE

ENVIRONMENTAL CONSTRAINT SHEET

AFFECTING THIS MAP IS ON FILE IN

THE OFFICE OF THE RIVERSIDE COUSURVEYOR IN E.C.S. BOOK OFFI

THIS AFFECTS ALL LOTS.

SHEET 3 OF 10 SHEETS NOTES

- 1. SEE SHEET NO 3 FOR SURVEYOR'S NOTES, RECORD DATA FOR BOUNDARY AND BASIS OF BEARINGS
- 2. SEE SHEET NO. 4 FOR MONUMENT NOTES AND VIGINITY MAP.
- 3. SEE SHEET NO. 5 FOR EASEMENT NOTES.

PICK ENGINEERING COMPANY

PROCEDURE OF SURVEY

JANUARY, 2021

SURVEYOR'S NOTES

朝春

SURVETURIS NOTES

THE BASIS OF BEARINGS FOR THIS SURVEY IS THE
CALIFORNIA STATE PLANE COORDINATE SYSTEM, CCS03,
20% 6, BASED LOCALLY ON CONTROL STATIONS PORSTATEMENT AND STATEMENT OF THE STAT

- 1. . INDICATES FOUND AS NOTED.
- 2. O INDICATES SET Y IRON PIPE TAGGED LS 8805. FLUSH.
- INDICATES CORS STATION AS INDICATED.
- INDICATES SUBDIVISION BOUNDARY.
- INDICATES CENTERLINE.
- INDICATES LOT LINE.
- 8. DRAINAGE EASEMENTS SHALL BE KEPT FREE OF BUILDINGS AND OBSTRUCTIONS.
- 9. THIS TRACT CONTAINS 38.684 ACRES CROSS.
- 10. R1 INDICATES RECORD PER PARCEL MAP 9508 PMB 41/6-T. 11, RZ INDICATES RECORD PER PARCEL MAP 11539 PMB 64/59.
- 12. R3 INDICATES RECORD PER PARCEL MAP 15358 PMB 93/40-41

- 12. R4 INDICATES RECORD PER PARCEL MAP 13059 PMB 64/28
- 13. R5 INDICATES RECORD PER RS 123/22.
- 14. R6 INDICATES RECORD PER LLA 4858 RECORDED MAY 5, 2005 AS INSTRUMENT NO. 2005-0418101 O.R.
- 15. R7 INDICATES RECORD PER LLA 5464 RECORDED JANUARY 22. 2014 AS INSTRUMENT NO. 2014-0024520 O.R.
- 16. R8 INDICATES RECORD PER DEPARTMENT OF TRANSPORTATION RIGHT OF WAY MAP NO. 205-401-460, DATED MARCH T, 2012.
- 17. R9 INDICATES RECORD PER TRACT 29017-2. MB 330/64-75.
- 18. _____ INDICATES RESTRICTED ACCESS.
- 19. ALL MONUMENTS SET ARE PER RIVERSIDE COUNTY ORDINANCE 461.21.
- 20. ALL MONLIMENTS SHOWN AS SET SHALL BE SET IN ACCORDANCE WITH THE MONLIMENTATION AGREEMENT FOR THIS MAP.
- 21 ENVIRONMENTAL CONSTRAINT SHEET AFFECTING THIS MAP IS ON FILE IN THE COUNTY OF RIVERSIDE TRANSPORTATION DEPARTMENT SLRVEY DIVISION, IN E.C.S. BOOK DZ. PAGE SO THROUGH 655. LOT 3 MSHCP LOTI AS SHOWN ON THE TENTATIVE TRACT MAP SHALL BE CALLED OUT AS AFFECTED ON THE FINAL MAP AND ECS.
- 22. C.C. & R'D. RECORDED 11 10 12 AS INST. NO. 1011-011504
- 23. SET LEAD AND TAG STAMPED 1.5, 8805 IN TOP OF CURB GRIV.CO.STD. ET FOR BCCS, ECS, PCCS, PRCCS, AND CORPRET CURBACKS PROJECTE PERPENDICULAR AND CORPRET CORP. AND AND CORPRET CORP. AND AND STORE OF STATE CORP. SET STATE OF STAT



VICINITY MAP T6S, R2W, SEC 28 NW

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L2		89.33		E	435	19	R5
L3		89.55		W	30	.00	
14		0*40		E	44	84	
L5	N	45.22	. 19-	F	21	10	
	1 N	89*35	44"	Ē	21		R3)
L6	N	89*35	.06-	Ē		00	
MOCTO	7T TT	TRP 841	-	-			

