# LP

# COMMUNITY DEVELOPMENT DISTRICT

July 31, 2025
BOARD OF SUPERVISORS
PUBLIC HEARING AND
REGULAR MEETING
AGENDA

# **LP**COMMUNITY DEVELOPMENT DISTRICT

# AGENDA LETTER

# LP Community Development District OFFICE OF THE DISTRICT MANAGER

2300 Glades Road, Suite 410W 

Boca Raton, Florida 33431

Phone: (561) 571-0010 

Toll-free: (877) 276-0889 

Fax: (561) 571-0013

July 24, 2025

### **ATTENDEES:**

Please identify yourself each time you speak to facilitate accurate transcription of meeting minutes.

Board of Supervisors LP Community Development District

### Dear Board Members:

The Board of Supervisors of the LP Community Development District will hold a Public Hearing and Regular Meeting on July 31, 2025 at 8:30 a.m., at the offices of Masteller, Moler & Taylor, Inc., 1655 27th St #2, Vero Beach, Florida 32960. The agenda is as follows:

- Call to Order/Roll Call
- 2. Public Comments
- 3. Administration of Oath of Office to Andrew Kennedy [Seat 2] (the following to be provided in a separate package)
  - A. Required Ethics Training and Disclosure Filing
    - Sample Form 1 2023/Instructions
  - B. Membership, Obligations and Responsibilities
  - C. Guide to Sunshine Amendment and Code of Ethics for Public Officers and Employees
  - D. Form 8B: Memorandum of Voting Conflict for County, Municipal and other Local Public Officers
- 4. Public Hearing on Adoption of Fiscal Year 2025/2026 Budget
  - A. Proof/Affidavit of Publication
  - B. Consideration of Resolution 2025-07, Relating to the Annual Appropriations and Adopting the Budget(s) for the Fiscal Year Beginning October 1, 2025, and Ending September 30, 2026; Authorizing Budget Amendments; and Providing an Effective Date
- 5. Consideration of Budget Funding Agreement Fiscal Year 2026
- 6. Consideration of Resolution 2025-08, Approving the Florida Statewide Mutual Aid Agreement; Providing for Severability; and Providing for an effective Date

- 7. Consideration of Goals and Objectives Reporting FY2026 [HB7013 Special Districts Performance Measures and Standards Reporting]
  - Authorization of Chair to Approve Findings Related to 2025 Goals and Objectives Reporting
- 8. Ratification Items
  - A. Resolution 2025-02, Electing and Removing Officers of the District, and Providing for an Effective Date
  - B. Indian River County Tax Collector Agreement for Reimbursement of Costs for Non-Ad Valorem Assessments
- 9. Acceptance of Unaudited Financial Statements as of June 30, 2025
- 10. Approval of March 13, 2025 Regular Meeting Minutes
- 11. Staff Reports
  - A. District Counsel: Kutak Rock LLP
  - B. District Engineer (Interim): Masteller & Moler, Inc.
  - C. District Manager: Wrathell, Hunt and Associates, LLC
    - 0 Registered Voters in District as of April 15, 2025
    - UPCOMING MEETINGS
      - August 14, 2025 at 8:30 AM
      - September 11, 2025 at 8:30 AM
      - QUORUM CHECK

SEAT 1	CHAD KELLY	In Person	PHONE	☐ No
SEAT 2	Andrew Kennedy	IN PERSON	PHONE	No
SEAT 3	WENDY COYA	In Person	PHONE	☐ No
SEAT 4	LOUISE KENNEDY	IN PERSON	PHONE	☐ No
SEAT 5	VINNY OLMSTEAD	IN PERSON	PHONE	No

- 12. Board Members' Comments/Requests
- 13. Public Comments
- 14. Adjournment

Board of Supervisors LP Community Development District July 31, 2025, Public Hearing and Regular Meeting Agenda Page 3

Should you have any questions or concerns, please do not hesitate to contact me directly at (561) 909-7930.

Sincerely,

Daniel Rom District Manager FOR BOARD MEMBERS AND STAFF TO ATTEND BY TELEPHON

PARTICIPANT PASSCODE: 528 064 2804

# **LP**COMMUNITY DEVELOPMENT DISTRICT

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# LP COMMUNITY DEVELOPMENT DISTRICT BOARD OF SUPERVISORS OATH OF OFFICE

(NOTARY SEAL)  MAILING ADDRESS:  Home  Street	Notary Public, State of Florida  Print Name: Expires:  Commission No.: Expires:  Office County of Residence  Phone Fax	
	Print Name: Expires: _	
(NOTARY SEAL)	Print Name:	
(NOTARY SEAL)	•	
(NOTARY SEAL)	Notary Public, State of Florida	<del></del>
(NOTARY SEAL)		
known to me or has produced _described in and who took the a	, who personally appeared before me as identification, aforementioned oath as a Member of the Board nt District and acknowledged to and before me	, and is personally , and is the persor d of Supervisors o
The foregoing oath was online notarization on	administered before me by means of □ physi this day of	· · · · · · · · · · · · · · · · · · ·
STATE OF FLORIDA COUNTY OF		
<u>ACKN</u>	IOWLEDGMENT OF OATH BEING TAKEN	
Board Supervisor		
	THE OF TEORIDA	
UNITED STATES AND OF THE ST	ATE OF FLORIDA	ITTUTION OF THE
DO HEREBY SOLEMNLY SWEAR	R OR AFFIRM THAT I WILL SUPPORT THE CONS	
STATES OF AMERICA, AND BE DEVELOPMENT DISTRICT AND A DO HEREBY SOLEMNLY SWEAR		LP COMMUNITY OYEE OR OFFICER

# **LP**COMMUNITY DEVELOPMENT DISTRICT

4-4



## Florida **GANNETT**

PO Box 631244 Cincinnati, OH 45263-1244

### AFFIDAVIT OF PUBLICATION

LP CDD Daphne Gillyard Lp Cdd 2300 Glades RD # 410W Boca Raton FL 33431-8556

STATE OF WISCONSIN, COUNTY OF BROWN

Before the undersigned authority personally appeared, who on oath says that he or she is the Legal Advertising Representative of the Indian River Press Journal/St Lucie News Tribune/Stuart News, newspapers published in Indian River/St Lucie/Martin Counties, Florida; that the attached copy of advertisement, being a Legal Ad in the matter of Public Notices, was published on the publicly accessible websites of Indian River/St Lucie/Martin Counties, Florida, or in a newspaper by print in the issues of, on:

07/11/2025, 07/18/2025

Affiant further says that the website or newspaper complies with all legal requirements for publication in chapter 50,

Florida Statutes.

Subscribed and sworn to before me, by the legal clerk, who

is personally known to me, on 07/18/

Legal Clerk

Notary, State of WI, County of Brown

My commission expires

**Publication Cost:** 

\$287.98

Tax Amount:

\$0.00 \$287.98

Payment Cost: Order No:

11468596

# of Copies:

Customer No:

1071664

PO #:

THIS IS NOT AN INVOICE!

Please do not use this form for payment remittance.

KAITLYN FELTY Notary Public State of Wisconsin

LP COMMUNITY DEVELOPMENT
DISTRICT
NOTICE OF PUBLIC HEARING TO
CONSIDER THE ADOPTION OF
THE FISCAL YEAR 2026
PROPOSED BUDGET(S); AND
NOTICE OF REGULAR BOARD OF
SUPERVISORS' MEETING.
The Board of Supervisors ("Board")
of the LP Community Development
District ("District") will hold a
public hearing and regular meeting
as follows:
DATE: July 31, 2025
TIME: 8130 a.m.
LOCATION: Mosteller, Moler &
Taylor, Inc.

Taylor, Inc.
1655 27th St. #2
Vero Beach, Florida 32960
The purpose of the public hearing is to receive comments and oblections on the adoption of the District's proposed budget(s) for the fiscal year beginning October 1, 2025, and ending September 30, 2026 ("Proposed Budget"). A regular beginning September 30, 2026 ("Proposed Budget"). A resultant of the Board may consider any other business that may properly come before it. A copy of the agenda and Proposed Budget may be obtained at the offices of the District Manager, c/o Wrathell, Hunt & Associates, LLC, 2300 Glades Road, Suite 410W, Baca Raton, Florida 33431, \$51-\$51-03101 ("District Manager, c/o Wrathell, Hunt & Associates, LLC, 2300 Glades Road, Suite 410W, Baca Raton, Florida 33431, \$51-\$51-03101 ("District Manager's Office"), during normal business hours, or by visiting the District's website at hitps://ipcdd.nev/. The public hearing and meeting are open to the public and will be conducted in occardance with the provisions of Florida law. The public hearing and/or meeting may be consisted in progress to a date, time certain, and place to be specified and the record at the public hearing and/or meeting, There may be occasions when Board Supervisors or District Staff may participate by speaker telephone.

Any person reauliring special accommodations at the public hearing or meeting because of a disability or physical impairment should confact the District Manager's Office at least forty-elight (48) hours prior to the public hearing and meeting. If you are hearing or speech impaired, please confact the Florida Relay Service by dialing 7-1-1, or 1-800-955-877 (TTY) / 1-800-955-877 (Volce), for aid in confacting the District Manager's Office.

Each person who decides to appeal any decision made by the Board with respect to any matter considered at the public hearing or meeting is advised that person may need to ensure that a verbatim record of the proceedings is made, including the testimany and evidence upon which such appeal is to be based.

District Mana

# **LP**COMMUNITY DEVELOPMENT DISTRICT

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## RESOLUTION 2025-07 [FY 2026 APPROPRIATION RESOLUTION]

THE ANNUAL APPROPRIATION RESOLUTION OF THE LP COMMUNITY DEVELOPMENT DISTRICT ("DISTRICT") RELATING TO THE ANNUAL APPROPRIATIONS AND ADOPTING THE BUDGET(S) FOR THE FISCAL YEAR BEGINNING OCTOBER 1, 2025, AND ENDING SEPTEMBER 30, 2026; AUTHORIZING BUDGET AMENDMENTS; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, for the fiscal year beginning October 1, 2025, and ending September 30, 2026 ("FY 2026"), the District Manager prepared and submitted to the Board of Supervisors ("Board") of the LP Community Development District ("District") prior to June 15, 2025, proposed budget(s) ("Proposed Budget") along with an explanatory and complete financial plan for each fund of the District, pursuant to the provisions of Section 190.008(2)(a), Florida Statutes; and

WHEREAS, at least sixty (60) days prior to the adoption of the Proposed Budget, the District filed a copy of the Proposed Budget with the local general-purpose government(s) having jurisdiction over the area included in the District pursuant to the provisions of Section 190.008(2)(b), Florida Statutes; and

**WHEREAS**, the Board set a public hearing on the Proposed Budget and caused notice of such public hearing to be given by publication pursuant to Section 190.008(2)(a), *Florida Statutes*; and

**WHEREAS**, the District Manager posted the Proposed Budget on the District's website in accordance with Section 189, *Florida Statutes*; and

WHEREAS, Section 190.008(2)(a), Florida Statutes, requires that, prior to October 1<sup>st</sup> of each year, the Board, by passage of the Annual Appropriation Resolution, shall adopt a budget for the ensuing fiscal year and appropriate such sums of money as the Board deems necessary to defray all expenditures of the District during the ensuing fiscal year.

# NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE LP COMMUNITY DEVELOPMENT DISTRICT:

### SECTION 1. BUDGET

- a. The Proposed Budget, attached hereto as **Exhibit A**, as amended by the Board, is hereby adopted in accordance with the provisions of Section 190.008(2)(a), *Florida Statutes* ("**Adopted Budget**"), and incorporated herein by reference; provided, however, that the comparative figures contained in the Adopted Budget may be subsequently revised as deemed necessary by the District Manager to reflect actual revenues and expenditures.
- b. The Adopted Budget, as amended, shall be maintained in the office of the District Manager and at the District's Local Records Office and identified as "The Budget for the LP Community Development District for the Fiscal Year Ending September 30, 2026."
- c. The Adopted Budget shall be posted by the District Manager on the District's official website in accordance with Section 189, *Florida Statutes* and shall remain on the website for at least two (2) years.

### **SECTION 2. APPROPRIATIONS**

There is hereby appropriated out of the revenues of the District, for FY 2026, the sum(s) set forth in Exhibit A to be raised by the levy of assessments and/or otherwise, which sum is deemed by the Board to be necessary to defray all expenditures of the District during said budget year, to be divided and appropriated as set forth in Exhibit A.

### SECTION 3. **BUDGET AMENDMENTS**

Pursuant to Section 189.016, Florida Statutes, the District at any time within FY 2026 or within 60 days following the end of the FY 2026 may amend its Adopted Budget for that fiscal year as follows:

- a. A line-item appropriation for expenditures within a fund may be decreased or increased by motion of the Board recorded in the minutes, and approving the expenditure, if the total appropriations of the fund do not increase.
- b. The District Manager or Treasurer may approve an expenditure that would increase or decrease a line-item appropriation for expenditures within a fund if the total appropriations of the fund do not increase and if either (i) the aggregate change in the original appropriation item does not exceed the greater of \$15,000 or 15% of the original appropriation, or (ii) such expenditure is authorized by separate disbursement or spending resolution.
- Any other budget amendments shall be adopted by resolution and consistent with Florida c. law. The District Manager or Treasurer must ensure that any amendments to the budget under this paragraph c. are posted on the District's website in accordance with Section 189, Florida Statutes, and remain on the website for at least two (2) years.

**SECTION 4. EFFECTIVE DATE.** This Resolution shall take effect immediately upon adoption. PASSED AND ADOPTED THIS 31st DAY OF JULY, 2025.

ATTEST:	LP COMMUNITY DEVELOPMENT DISTRICT
	Chair/Vice Chair, Board of Supervisors
,	Chair, vice Chair, Board of Supervisors
<b>Exhibit A:</b> FY 2026 Budget	

**Exhibit A:** FY 2026 Budget

# LP COMMUNITY DEVELOPMENT DISTRICT PROPOSED BUDGET FISCAL YEAR 2026

# LP COMMUNITY DEVELOPMENT DISTRICT TABLE OF CONTENTS

Description	Page Number(s)
General Fund Budget	1
Definitions of General Fund Expenditures	2

LP
COMMUNITY DEVELOPMENT DISTRICT
GENERAL FUND BUDGET
FISCAL YEAR 2026

Adopted Budget FY 2025			Fiscal Yea	ar 2025		
REVENUES         FY 2025         1/31/2025         9/30/2025         Projected         FY 2026           Landowner contribution         \$ 97,795         \$ 14,961         \$ 25,453         \$ 40,414         \$ 96,795           Total revenues         97,795         14,961         \$ 25,453         40,414         \$ 96,795           EXPENDITURES Professional & administrative Management/accounting/recording**         48,000         8,000         16,000         24,000         48,000           Legal         25,000         -         5,000         5,000         25,000           Engineering         2,000         -         5,000         5,000         20,000           Audit*         5,500         -         5,000         5,000         20,000           Arbitrage rebate calculation*         5,500         -         -         -         5,500           Dissemination agent*         1,000         -         -         -         -         -           EMMA software service*         1,000         -         -         -         -         -           Telephone         200         67         133         200         200         -           Postage         500         -         500		Adopted		Projected	Total	Proposed
REVENUES   Section   Sec		Budget	Actual	through	Actual &	Budget
Second		FY 2025	1/31/2025	9/30/2025	Projected	FY 2026
Total revenues   97,795   14,961   25,453   40,414   96,795	REVENUES					_
EXPENDITURES Professional & administrative  Management/accounting/recording**	Landowner contribution		\$ 14,961	\$ 25,453	\$40,414	\$ 96,795
Professional & administrative           Management/accounting/recording**         48,000         8,000         16,000         24,000         48,000           Legal         25,000         -         5,000         5,000         25,000           Engineering         2,000         -         2,000         2,000         2,000           Audit*         5,500         -         -         -         5,500           Arbitrage rebate calculation*         500         -         -         -         5,500           Arbitrage rebate calculation*         500         -         -         -         5,500           Arbitrage rebate calculation*         500         -         -         -         -         500           Arbitrage rebate calculation*         500         -         -         -         -         500           Dissemination agent*         1,000         -         -         -         -         1,000           EMMA software service*         1,000         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -	Total revenues	97,795	14,961	25,453	40,414	96,795
Management/accounting/recording**         48,000         8,000         16,000         24,000         48,000           Legal         25,000         -         5,000         5,000         25,000           Engineering         2,000         -         2,000         2,000         2,000           Audit*         5,500         -         -         -         5,500           Arbitrage rebate calculation*         500         -         -         -         5,500           Arbitrage rebate calculation*         500         -         -         -         5,500           Arbitrage rebate calculation*         500         -         -         -         -         5,500           Arbitrage rebate calculation*         500         -         -         -         -         500           Dissemination agent*         1,000         -         -         -         1,000         -         -         -         1,000           EMMA software service*         1,000         -	EXPENDITURES					
Legal         25,000         -         5,000         5,000         25,000           Engineering         2,000         -         2,000         2,000         2,000           Audit*         5,500         -         -         -         5,500           Arbitrage rebate calculation*         500         -         -         -         500           Dissemination agent*         1,000         -         -         -         -         500           EMMA software service*         1,000         - <td< td=""><td>Professional &amp; administrative</td><td></td><td></td><td></td><td></td><td></td></td<>	Professional & administrative					
Engineering	Management/accounting/recording**	48,000	8,000	16,000	24,000	48,000
Audit*         5,500         -         -         -         5,500           Arbitrage rebate calculation*         500         -         -         -         500           Dissemination agent*         1,000         -         -         -         1,000           EMMA software service*         1,000         -         -         -         -         -           Telephone         200         67         133         200         200           Postage         500         -         500         500         500           Printing & binding         500         167         333         500         500           Legal advertising         6,500         76         1,250         1,326         6,500           Annual special district fee         175         175         -         175         175           Insurance - GL and D&O         5,500         5,200         -         5,200         5,500           Contingencies/bank charges         500         362         138         500         500           Website hosting & maintenance         710         705         5         710         710           Website ADA compliance         210         210	Legal	25,000	-	5,000	5,000	25,000
Arbitrage rebate calculation* 500 500 Dissemination agent* 1,000 1,000 EMMA software service* 1,000 1,000 EMMA software service* 1,000 Telephone 200 67 133 200 200 Postage 500 - 500 500 500 500 Frinting & binding 500 167 333 500 500 Legal advertising 6,500 76 1,250 1,326 6,500 Annual special district fee 175 175 - 175 175 175 175 18 175 - 175 175 175 175 175 175 175 175 175 175	Engineering	2,000	-	2,000	2,000	2,000
Dissemination agent*         1,000         -         -         -         1,000           EMMA software service*         1,000         -	Audit*	5,500	-	-	-	5,500
EMMA software service*         1,000         - </td <td>Arbitrage rebate calculation*</td> <td>500</td> <td>-</td> <td>-</td> <td>-</td> <td></td>	Arbitrage rebate calculation*	500	-	-	-	
Telephone         200         67         133         200         200           Postage         500         -         500         500         500           Printing & binding         500         167         333         500         500           Legal advertising         6,500         76         1,250         1,326         6,500           Annual special district fee         175         175         -         175         175           Insurance - GL and D&O         5,500         5,200         -         5,200         5,500           Contingencies/bank charges         500         362         138         500         500           Website hosting & maintenance         710         705         5         710         710           Website ADA compliance         210         210         -         210         210           Total expenditures         97,795         14,962         25,359         40,321         96,795           Excess/(deficiency) of revenues over/(under) expenditures         -         (1)         94         93         -           Fund balance - beginning (unaudited)         -         (93)         (94)         (93)         -	Dissemination agent*	,	-	-	-	1,000
Postage         500         -         500         500         500           Printing & binding         500         167         333         500         500           Legal advertising         6,500         76         1,250         1,326         6,500           Annual special district fee         175         175         -         175         175           Insurance - GL and D&O         5,500         5,200         -         5,200         5,500           Contingencies/bank charges         500         362         138         500         500           Website hosting & maintenance         710         705         5         710         710           Website ADA compliance         210         210         -         210         210           Total expenditures         97,795         14,962         25,359         40,321         96,795           Excess/(deficiency) of revenues over/(under) expenditures         -         (1)         94         93         -           Fund balance - beginning (unaudited)         -         (93)         (94)         (93)         -	EMMA software service*	1,000	-	-	-	-
Printing & binding         500         167         333         500         500           Legal advertising         6,500         76         1,250         1,326         6,500           Annual special district fee         175         175         -         175         175           Insurance - GL and D&O         5,500         5,200         -         5,200         5,500           Contingencies/bank charges         500         362         138         500         500           Website hosting & maintenance         710         705         5         710         710           Website ADA compliance         210         210         -         210         210           Total expenditures         97,795         14,962         25,359         40,321         96,795           Excess/(deficiency) of revenues over/(under) expenditures         -         (1)         94         93         -           Fund balance - beginning (unaudited)         -         (93)         (94)         (93)         -	Telephone	200	67	133	200	200
Legal advertising         6,500         76         1,250         1,326         6,500           Annual special district fee         175         175         -         175         175           Insurance - GL and D&O         5,500         5,200         -         5,200         5,500           Contingencies/bank charges         500         362         138         500         500           Website hosting & maintenance         710         705         5         710         710           Website ADA compliance         210         210         -         210         210           Total expenditures         97,795         14,962         25,359         40,321         96,795           Excess/(deficiency) of revenues over/(under) expenditures         -         (1)         94         93         -           Fund balance - beginning (unaudited)         -         (93)         (94)         (93)         -	Postage	500	-	500	500	500
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Insurance - GL and D&O         5,500         5,200         -         5,200         5,500           Contingencies/bank charges         500         362         138         500         500           Website hosting & maintenance         710         705         5         710         710           Website ADA compliance         210         210         -         210         210           Total expenditures         97,795         14,962         25,359         40,321         96,795           Excess/(deficiency) of revenues over/(under) expenditures         -         (1)         94         93         -           Fund balance - beginning (unaudited)         -         (93)         (94)         (93)         -		· ·		1,250	1,326	6,500
Contingencies/bank charges         500         362         138         500         500           Website hosting & maintenance         710         705         5         710         710           Website ADA compliance         210         210         -         210         210           Total expenditures         97,795         14,962         25,359         40,321         96,795           Excess/(deficiency) of revenues over/(under) expenditures         -         (1)         94         93         -           Fund balance - beginning (unaudited)         -         (93)         (94)         (93)         -	Annual special district fee	175	175	-	175	175
Website hosting & maintenance         710         705         5         710         710           Website ADA compliance         210         210         -         210         210           Total expenditures         97,795         14,962         25,359         40,321         96,795           Excess/(deficiency) of revenues over/(under) expenditures         -         (1)         94         93         -           Fund balance - beginning (unaudited)         -         (93)         (94)         (93)         -	Insurance - GL and D&O	5,500	5,200	-	5,200	5,500
Website ADA compliance         210         210         -         210         210           Total expenditures         97,795         14,962         25,359         40,321         96,795           Excess/(deficiency) of revenues over/(under) expenditures         -         (1)         94         93         -           Fund balance - beginning (unaudited)         -         (93)         (94)         (93)         -	Contingencies/bank charges	500	362	138	500	500
Total expenditures         97,795         14,962         25,359         40,321         96,795           Excess/(deficiency) of revenues over/(under) expenditures         -         (1)         94         93         -           Fund balance - beginning (unaudited)         -         (93)         (94)         (93)         -				5		
Excess/(deficiency) of revenues over/(under) expenditures - (1) 94 93 -  Fund balance - beginning (unaudited) - (93) (94) (93) -	Website ADA compliance	210	210	-	210	210
over/(under) expenditures - (1) 94 93 - Fund balance - beginning (unaudited) - (93) (94) (93) -	Total expenditures	97,795	14,962	25,359	40,321	96,795
Fund balance - beginning (unaudited) - (93) (94) (93) -	Excess/(deficiency) of revenues					
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	Fund balance - beginning (unaudited)	_	(93)	(94)	(93)	_
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Fund balance - ending \$ - \$ (94) \$ - \$ - \$ -		\$ -		\$ -	\$ -	\$ -

<sup>\*</sup>These items will be realized when bonds are issued

<sup>\*\*</sup>WHA will charge a reduced management fee of \$2,000 per month until bonds are issued.

## LP

# COMMUNITY DEVELOPMENT DISTRICT DEFINITIONS OF GENERAL FUND EXPENDITURES

## EXPENDITURES Professional & administrativ

Professional & administrative	
Management/accounting/recording**	\$ 48,000
Wrathell, Hunt and Associates, LLC (WHA), specializes in managing community	
development districts by combining the knowledge, skills and experience of a team of professionals to ensure compliance with all of the District's governmental requirements.	
WHA develops financing programs, administers the issuance of tax exempt bond	
financings, operates and maintains the assets of the community.	
Legal	25,000
General counsel and legal representation, which includes issues relating to public	20,000
finance, public bidding, rulemaking, open meetings, public records, real property	
dedications, conveyances and contracts.	0.000
Engineering The Districtle Continues will provide construction and consulting continue to account the	2,000
The District's Engineer will provide construction and consulting services, to assist the District in crafting sustainable solutions to address the long term interests of the	
community while recognizing the needs of government, the environment and	
maintenance of the District's facilities.	
Audit*	5,500
Statutorily required for the District to undertake an independent examination of its	0,000
books, records and accounting procedures.	
Arbitrage rebate calculation*	500
To ensure the District's compliance with all tax regulations, annual computations are	
necessary to calculate the arbitrage rebate liability.	
Dissemination agent*	1,000
The District must annually disseminate financial information in order to comply with the	
requirements of Rule 15c2-12 under the Securities Exchange Act of 1934. Wrathell,	
Hunt & Associates serves as dissemination agent.	
EMMA software service*	-
Disclosure Technology Services, LLC EMMA filing assistance software license	
agreement for quarterly disclosure reporting Telephone	200
Telephone and fax machine.	200
Postage	500
Mailing of agenda packages, overnight deliveries, correspondence, etc.	
Printing & binding	500
Letterhead, envelopes, copies, agenda packages	
Legal advertising	6,500
The District advertises for monthly meetings, special meetings, public hearings, public	
bids, etc.	
Annual special district fee	175
Annual fee paid to the Florida Department of Economic Opportunity.	
Insurance - GL and D&O	5,500
Contingencies/bank charges	500
Bank charges and other miscellaneous expenses incurred during the year and	
automated AP routing etc.	
Website hosting & maintenance	710
Website ADA compliance	210
Total expenditures	\$ 96,795
*These items will be realized when bonds are issued	

\*\*WHA will charge a reduced management fee of \$2,000 per month until bonds are issued.

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# **LP**COMMUNITY DEVELOPMENT DISTRICT

## BUDGET FUNDING AGREEMENT FISCAL YEAR 2026

This Agreement ("Agreement") is made and entered into effective as of October 1, 2025, by and between:

**LP Community Development District**, a local unit of special-purpose government established pursuant to Chapter 190, *Florida Statutes*, ("**District**"), and is located in Indian River County, Florida ("**County**"), and

**Ryall Acquisition Group, LLC,** a Florida limited liability company, and the owner and/or developer of property located within the boundaries of the District ("**Developer**," and together with the District, the "**Parties**"). For purposes of this Agreement, the term "**Property**" shall refer to that certain property within the CDD owned by the Developer on the Effective Date of this Agreement.

### **RECITALS**

**WHEREAS**, pursuant to Chapter 190, *Florida Statutes*, the District was established for the purpose of planning, financing, constructing, operating and/or maintaining certain infrastructure, and is authorized to levy such taxes, special assessments, fees, and other charges as may be necessary in furtherance of the District's activities and services; and

**WHEREAS**, Developer presently owns and/or is developing the Property within the District, which Property will benefit from the timely construction and acquisition of the District's facilities, activities, and services and from the continued operations of the District; and

WHEREAS, for the fiscal year beginning October 1, 2025, and ending September 30, 2026 ("FY 2026"), the Board of Supervisors ("Board") of the District adopted its general fund budget ("Budget") attached hereto as Exhibit A and incorporated herein by reference; and

**WHEREAS**, the Parties recognize the Budget may be amended from time to time in the sole discretion of the District; and

**WHEREAS**, the District has the option of levying non-ad valorem assessments on all lands within the District benefitting from the activities, operations and services set forth in the Budget, including the Property, or utilizing such other revenue sources as may be available to it; and

**WHEREAS**, in lieu of levying assessments on the Property, the Developer is willing to provide such funds as are necessary to allow the District to proceed with its operations as described in the Budget; and

**WHEREAS**, the Developer agrees that the activities, operations and services provide a special and peculiar benefit to the Property equal to or in excess of the costs reflected in the Budget; and

WHEREAS, the Developer agreed to enter into this Agreement in lieu of having the District levy and collect any non-ad valorem assessments as authorized by law against the lands within the District, including the Property, for the activities, operations, and services set forth in the Budget; and

**WHEREAS**, Developer and District agree such Budget funding obligation by the Developer may be secured and collection enforced pursuant to the methods provided herein.

**NOW, THEREFORE**, based upon good and valuable consideration and the mutual covenants of the parties, the receipt of which and sufficiency of which are hereby acknowledged, the parties agree as follows:

- Obligation") necessary for the operation of the District as called for in the Budget attached hereto as Exhibit A within thirty (30) days of written request by the District. Exhibit A attached hereto may be amended from time to time pursuant to Florida law, subject to the Developer's consent to such amendments to incorporate them herein; provided however, that amendments adopted by the Board at a duly noticed meeting shall have the effect of amending this Agreement without further action of the Parties. As a point of clarification, the District shall only request as part of the Funding Obligation that the Developer fund the actual expenses of the District, and the Developer is not required to fund the total general fund Budget in the event that actual expenses are less than the projected total general fund Budget, as may be amended as provided herein. The funds shall be placed in the District's general checking account. In the event the Developer sells any of the Property during the term of this Agreement, the Developer's rights and obligations under this Agreement shall remain the same.
- 2. **ACKNOWLEDGEMENT.** The District hereby finds, and the Developer acknowledges and agrees, that the activities, operations and services set forth in the Budget provide a special and peculiar benefit to the Property, which benefit is initially allocated on an equal developable acreage basis. These payments are made by the Developer in lieu of taxes, fees, or assessments which might otherwise be levied or imposed by the District. Nothing contained herein shall constitute or be construed as a waiver of the District's right to levy assessments, including on the Property, in the event of a funding deficit.
- 3. **COLLECTION METHODS.** The District may enforce the collection of funds due under this Agreement using one or more of the following collection methods:
  - a. The District shall have the right to file a continuing lien ("Lien") upon all or a portion of the Property, which Lien shall be effective as of the date and time of the recording of a "Notice of Lien" in the public records of the County.
  - b. The District shall have the right to file an action against the Developer in the appropriate judicial forum in and for the County.
  - c. The District may certify amounts due hereunder as a non-ad valorem assessment on all or any part of the Property for collection, either through the Uniform Method of Collection set forth in Chapter 197, Florida Statutes, or under any method of direct bill and collection authorized by Florida law.

The enforcement of the collection of funds in any of the above manners, including which method(s) to utilize, shall be in the sole discretion of the District Manager on behalf of the District, without the need of further Board action authorizing or directing such

4. **ENTIRE AGREEMENT; AMENDMENTS.** This instrument shall constitute the final and complete expression of the agreement among the Parties relating to the subject matter of this Agreement. Amendments to and waivers of the provisions contained in this Agreement may be made only by an instrument in writing which is executed by both of the Parties hereto.

- 5. **AUTHORIZATION.** The execution of this Agreement has been duly authorized by the appropriate body or official of all Parties hereto, each Party has complied with all of the requirements of law, and each Party has full power and authority to comply with the terms and provisions of this instrument.
- 6. **ASSIGNMENT.** This Agreement may be assigned, in whole or in part, by either party only upon the written consent of the other. Any purported assignment without such consent shall be void.
- 7. **DEFAULT.** A default by either Party under this Agreement shall entitle the other to all remedies available at law or in equity, which shall include, but not be limited to, the right of damages, injunctive relief and/or specific performance.
- 8. **ENFORCEMENT.** In the event that any party is required to enforce this Agreement by court proceedings or otherwise, then the parties agree that the prevailing party shall be entitled to recover from the other all costs incurred, including interest accrued on an unsatisfied Funding Obligation, reasonable fees and costs incurred by the District incident to the collection of the Funding Obligation or for enforcement of the Lien, or reasonable attorneys' fees and costs for trial, alternative dispute resolution, or appellate proceedings.
- 9. **THIRD PARTY BENEFICIARIES.** This Agreement is solely for the benefit of the formal Parties herein and no right or cause of action shall accrue upon or by reason hereof, to or for the benefit of any third party not a formal party hereto. Nothing in this Agreement expressed or implied is intended or shall be construed to confer upon any person or corporation other than the Parties hereto any right, remedy or claim under or by reason of this Agreement or any provisions or conditions hereof; and all of the provisions, representations, covenants and conditions herein contained shall inure to the sole benefit of and shall be binding upon the Parties hereto and their respective representatives, successors and assigns.
- 10. **CHOICE OF LAW.** This Agreement and the provisions contained herein shall be construed, interpreted and controlled according to the laws of the State of Florida.
- 11. **ARM'S LENGTH.** This Agreement has been negotiated fully among the Parties as an arm's length transaction. The Parties participated fully in the preparation of this Agreement with the assistance of their respective counsel. In the case of a dispute concerning the interpretation of any provision of this Agreement, the Parties are each deemed to have drafted, chosen and selected the language, and the doubtful language will not be interpreted or construed against any Party.

[SIGNATURES ON NEXT PAGE]

**IN WITNESS WHEREOF,** the Parties execute this Agreement the day and year first written above.

Attest:	LP Community Development District
Secretary/Assistant Secretary	By:
	Ryall Acquisition Group, LLC, a Florida limited liability company
Witness	By:

**EXHIBIT A**: FY 2026 Budget

# **LP**COMMUNITY DEVELOPMENT DISTRICT

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### **RESOLUTION 2025-08**

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE LP COMMUNITY DEVELOPMENT DISTRICT APPROVING THE FLORIDA STATEWIDE MUTUAL AID AGREEMENT; PROVIDING FOR SEVERABILITY; AND PROVIDING FOR AN EFFECTIVE DATE

WHEREAS, the State Emergency Management Act, Chapter 252, Florida Statutes, authorizes the state and its political subdivisions to develop and enter into mutual aid agreements for reciprocal emergency aid and assistance in case of emergencies too extensive to be dealt with unassisted; and

WHEREAS, the Board of Supervisors of the LP Community Development District desires to move forward and approve an agreement with the State of Florida, Division of Emergency Management, concerning the Statewide Mutual Aid Agreement; and

WHEREAS, the Florida Department of Economic Opportunity requires an independent special district to participate in the Statewide Mutual Aid Agreement to be eligible for funds under Administrative Rule 9G-1 9, Base Funding for County Emergency Management Agencies and Municipal Competitive Grant and Loan Programs;

# NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE LP COMMUNITY DEVELOPMENT DISTRICT THAT:

- **1. RECITALS.** The foregoing "WHEREAS" clauses are true and correct and are hereby ratified and confirmed by the Board of Supervisors.
- **2. APPROVAL OF AGREEMENT.** The execution of the attached Statewide Mutual Aid Agreement is hereby authorized, and the Agreement is hereby approved.
- **3. EFFECTIVE DATE.** This Resolution shall become effective immediately upon its passage and adoption.

PASSED AND ADOPTED this 31st day of July, 2025.

ATTEST:	LP COMMUNITY DEVELOPMENT DISTRIC		
Secretary/Assistant Secretary	Chair/Vice Chair, Board of Supervisors		

<u>Exhibit A</u> Statewide Mutual Aid Agreement





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Kevin Guthrie, Executive Director

## **STATEWIDE MUTUAL AID AGREEMENT - 2023**

This Agreement is an acknowledgment of receipt by the Florida Division of Emergency Management ("the Division") and the local government ("Participating Party") signing this Agreement. Execution of this agreement replaces all previous iterations and is active until a new agreement is drafted and requested by The Division.

This Agreement is based on the existence of the following conditions:

- A. The State of Florida is vulnerable to a wide range of emergencies and disasters that are likely to cause the disruption of essential services and the destruction of the infrastructure needed to deliver those services.
- B. Such emergencies and disasters often exceed the emergency response and recovery capabilities of any one county or local government.
- C. Such incidents may also give rise to unusual and unanticipated physical and technical needs which a local government cannot meet with existing resources, but that other local governments within the State of Florida may be able to provide.
- D. The Emergency Management Act, chapter 252, *Florida Statutes*, provides each local government of the state the authority to develop and enter into mutual aid agreements within the state for reciprocal emergency aid in case of emergencies too extensive to be dealt with unassisted, and through such agreements ensure the timely reimbursement of costs incurred by the local governments which render such assistance.
- E. Pursuant to chapter 252.32, *Florida Statutes*, the Division renders mutual aid among the political subdivisions of the state to carry out emergency management functions and responsibilities.
- F. Pursuant to chapter 252, *Florida Statutes*, the Division has the authority to coordinate and direct emergency management assistance between local governments and concentrate available resources where needed.

Based on the existence of the foregoing conditions, the Parties agree to the following articles:

## **ARTICLE I: DEFINITIONS**

As used in this Agreement, the following expressions shall have the following meanings:

A. The "Agreement" is this Agreement, which shall be referred to as the Statewide Mutual Aid Agreement ("SMAA").





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- B. The "Division" is the Florida Division of Emergency Management.
- C. A "Requesting Party" to this Agreement is a Participating Party who requests assistance under this agreement.
- D. An "Assisting Party" to this Agreement is a Participating Party who provides assistance to a Requesting Party under this agreement.
- E. The "Period of Assistance" is the time during which an Assisting Party renders assistance to a Requesting Party under this agreement and includes the time necessary for the resources and personnel of the Assisting Party to travel to the place specified by the Requesting Party and the time necessary to return to their place of origin.
- F. A "Mission" is a documented emergency response activity performed during a Period of Assistance, usually in reference to one operational function or activity.
- G. A "local government" is any educational district, special district, or any entity that is a "local governmental entity" within the meaning of section 11.45(1)(g), *Florida Statutes*.
- H. An "educational district" is any school district within the meaning of section 1001.30, *Florida Statutes*, and any Florida College System Institution or State University within the meaning of section 1000.21, *Florida Statutes*.
- I. A "special district" is any local or regional governmental entity which is an independent special district within the meaning of section 189.012(3), *Florida Statutes*, established by local, special, or general act, or by rule, ordinance, resolution, or interlocal agreement.
- J. A "tribal council" is the respective governing bodies of the Seminole Tribe of Florida and Miccosukee Tribe of Indians recognized as special improvement district by section 285.18(1), Florida Statutes.
- K. An "interlocal agreement" is any agreement between local governments within the meaning of section 163.01(3)(a), *Florida Statutes*.
- L. A "Resource Support Agreement" as used in this Agreement refers to a supplemental agreement of support between a Requesting Party and an Assisting Party.
- M. "Proof of work" as used in this Agreement refers to original and authentic documentation of a single individual or group of individuals' emergency response activity at a tactical level.





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- N. "Proof of payment" as used in this Agreement refers to original and authentic documentation of an emergency response expenditure made by an Assisting Party.
- O. A "Reimbursement Package" as used in this Agreement refers to a full account of mission response documentation supported by proof of work and proof of payment.
- P. Any expressions not assigned definitions elsewhere in this Agreement shall have the definitions assigned them by the Emergency Management Act, Chapter 252, *Florida Statutes*.

## ARTICLE II: APPLICABILITY OF THE AGREEMENT

Any Participating Party, including the Division, may request assistance under this Agreement for a "major disaster" or "catastrophic disaster" as defined in section 252.34, *Florida Statutes*, minor disasters, and other such emergencies as lawfully determined by a Participating Party.

## ARTICLE III: INVOCATION OF THE AGREEMENT

In the event of an emergency or anticipated emergency, a Participating Party may request assistance under this Agreement from any other Participating Party or the Division if, in the judgement of the Requesting Party, its own resources are inadequate to meet the needs of the emergency or disaster.

- A. Any request for assistance under this Agreement may be oral, but within five (5) calendar days must be confirmed in writing by the Requesting Party. All requests for assistance under this Agreement shall be transmitted by the Requesting Party to another Participating Party or the Division. If the Requesting Party transmits its request for Assistance directly to a Participating Party other than the Division, the Requesting Party and Assisting Party shall keep the Division advised of their activities.
- B. The Division shall relay any requests for assistance under this Agreement to such other Participating Parties as it may deem appropriate and coordinate the activities of the Assisting Parties to ensure timely assistance to the Requesting Party. All such activities shall be carried out in accordance with the State's Comprehensive Emergency Management Plan.

## ARTICLE IV: RESPONSIBILITIES OF REQUESTING PARTIES

To the extent practicable, all Requesting Parties shall provide the following information to their respective county emergency management agency, the Division, and the intended Assisting Party or Parties. In providing such information, Requesting Parties should utilize Section I of the





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Resource Support Agreement (RSA) Form, available via the <u>Division approved documents</u> SharePoint site<sup>1</sup>.

- A. A description of the Mission to be performed by the Assisting Party;
- B. A description of the resources and capabilities needed to complete the Mission successfully;
- C. The location, date, and time personnel and resources from the Assisting Party should arrive at the incident site, staging area, facility, or other location designated by the Requesting Party;
- D. A description of the health, safety, and working conditions expected for deploying personnel;
- E. Lodging and meal availability;
- F. Any logistical requirements;
- G. A description of any location or facility outside the territorial jurisdiction of the Requesting Party needed to stage incoming resources and personnel;
- H. The location date, and time for personnel of the Requesting Party to meet and receive the personnel and equipment of the Assisting Party; and
- I. A technical description of any communications equipment needed to ensure effective information sharing between the Requesting Party, any Assisting Parties, and all relevant responding entities.

### ARTICLE V: RESPONSIBILITIES OF ASSISTING PARTIES

Each Party shall render assistance under this Agreement to any Requesting Party to the extent practicable that its personnel, equipment, resources, and capabilities can render assistance. If upon receiving a request for assistance under this Agreement a Party determines that it has the capacity to render some or all of such assistance, it shall provide the following information without delay to the Requesting Party, the Division, and the Assisting Party's County emergency management agency. In providing such information, the Assisting Party should utilize the Section II of the Resource Support Agreement (RSA) Form, available via the <u>Division approved documents SharePoint site</u>.

<sup>&</sup>lt;sup>1</sup> FDEM approved documents such as activity logs and mutual aid forms can be found at: https://portal.floridadisaster.org/projects/FROC/FROC\_Documents/Forms/AllItems.aspx?View=%7B6F3CF7BD%2DC0A4%2D4BE2%2DB809%2DC8009D7D068 6%7D





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- A. A description of the personnel, equipment, supplies, services and capabilities it has available, together with a description of the qualifications of any skilled personnel;
- B. An estimate of the time such personnel, equipment, supplies, and services will continue to be available;
- C. An estimate of the time it will take to deliver such personnel, equipment, supplies, and services to the location(s) specified by the Requesting Party;
- D. A technical description of any communications and telecommunications equipment available for timely communications with the Requesting Party and other Assisting Parties;
- E. The names and contact information of all personnel whom the Assisting Party has designated as team leaders or supervisors; and
- F. An estimated cost for the provision of assistance.

## ARTICLE VI: RENDITION OF ASSISTANCE

The Requesting Party shall afford the emergency response personnel of all Assisting Parties, while operating within the jurisdictional boundaries of the Requesting Party, the same powers, duties, rights, and privileges, except that of arrest unless specifically authorized by the Requesting Party, as are afforded the equivalent emergency response personnel of the Requesting Party. Emergency response personnel of the Assisting Party will remain under the command and control of the Assisting Party, but during the Period of Assistance, the resources and responding personnel of the Assisting Party will perform response activities under the operational and tactical control of the Requesting Party.

A. Unless otherwise agreed upon between the Requesting and Assisting Party, the Requesting Party shall be responsible for providing food, water, and shelter to the personnel of the Assisting Party. For Missions performed in areas where there are insufficient resources to support responding personnel and equipment throughout the Period of Assistance, the Assisting Party shall, to the fullest extent practicable, provide their emergency response personnel with the equipment, fuel, supplies, and technical resources necessary to make them self-sufficient throughout the Period of Assistance. When requesting assistance, the Requesting Party may specify that Assisting Parties send only self-sufficient personnel and resources but must specify the length of time self-sufficiency should be maintained.





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- B. Unless the Requesting Party has specified the contrary, it shall, to the fullest extent practicable, coordinate all communications between its personnel and the responding personnel of the Assisting Parties, and shall determine and share the frequencies and other technical specifications of all communications equipment to be used, as appropriate, with the deployed personnel of the Assisting Parties.
- C. Personnel of the Assisting Party who render assistance under this Agreement shall receive the usual wages, salaries, and other compensation as are normally afforded to personnel for emergency response activities within their home jurisdiction, and shall have all the immunities, rights, interests, and privileges applicable to their normal employment. If personnel of the Assisting Party hold local licenses or certifications limited to the jurisdiction of issue, then the Requesting Party shall recognize and honor those licenses or certifications for the duration of the Period of Assistance.

## **ARTICLE VII: REIMBURSEMENT**

After the Period of Assistance has ended, the Assisting Party shall have 45 days to develop a full reimbursement package for services rendered and resources supplied during the Period of Assistance. All expenses claimed to the Requesting Party must have been incurred in direct response to the emergency as requested by the Requesting Party and must be supported by proof of work and proof of payment.

To guide the proper documentation and accountability of expenses, the Assisting Party should utilize the Claim Summary Form, available via the <u>Division approved documents SharePoint site</u> as a guide and summary of expense to collect information to then be formally submitted for review by the Requesting Party.

To receive reimbursement for assistance provided under this agreement, the Assisting Party shall provide, at a minimum, the following supporting documentation to the Requesting Party unless otherwise agreed upon between the Requesting and Assisting Parties:

- A. A complete and authentic description of expenses incurred by the Assisting Party during the Period of Assistance;
- B. Copy of a current and valid Internal Revenue Service W-9 Form;
- C. Copies of all relevant payment and travel policies in effect during the Period of Assistance;
- D. Daily personnel activity logs demonstrating emergency response activities performed for all time claimed (for FDEM reimbursement Division approved activity logs will be required for personnel activity claims);





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- E. Official payroll and travel reimbursement records for all claimed personnel expenses;
- F. Neat and comprehensive fringe benefit calculations for each position class or category of claimed personnel;
- G. Written justification for all additional expenses/purchases incurred during the Period of Assistance;
- H. Proof of payment for additional/miscellaneous expenses incurred during the Period of Assistance
- Equipment activity logs demonstrating equipment use and operation in support of emergency response activities for all time claimed (for FDEM reimbursement Division approved forms will be required for equipment activity claims);
- J. Proof of reimbursement to all employees who incurred emergency response expenses with personal money;
- K. Justification for equipment repair expenses; and
- L. Copies of any applicable supporting agreements or contracts with justification.

If a dispute or disagreement regarding the eligibility of any expense arises, the Requesting Party, Assisting Party, or the Division may elect binding arbitration. If binding arbitration is elected, the Parties must select as an arbitrator any elected official of another Participating Party, or any other official of another Participating Party whose normal duties include emergency management, and the other Participating Party shall also select such an official as an arbitrator, and the arbitrators thus chosen shall select another such official as a third arbitrator.

The three (3) arbitrators shall convene by teleconference or videoconference within thirty (30) calendar days to consider any documents and any statements or arguments by the Division, the Requesting Party, or the Assisting Party concerning the protest, and shall render a decision in writing not later than ten (10) business days after the close of the hearing. The decision of a majority of the arbitrators shall bind the parties and shall be final.

If the Participating Parties do not elect binding arbitration, this agreement and any disputes arising thereunder shall be governed by the laws of the State of Florida and venue shall be in Leon County, Florida. Nothing in this Agreement shall be construed to create an employer-employee relationship or a partnership or joint venture between the participating parties. Furthermore, nothing contained herein shall constitute a waiver by either Party of its sovereign immunity or the provisions of section 768.28, Florida Statutes. Nothing herein shall be construed as consent by either Party to be sued by third parties.





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## ARTICLE VIII: COST ELIGIBLE FOR REIMBURSEMENT

The costs incurred by the Assisting Party under this Agreement shall be reimbursed as needed to make the Assisting Party whole to the fullest extent practicable.

- A. Employees of the Assisting Party who render assistance under this Agreement shall be entitled to receive from the Assisting Party all their usual wages, salaries, and any and all other compensation for mobilization, hours worked, and demobilization. Such compensation shall include any and all contributions for insurance and retirement, and such employees shall continue to accumulate seniority at the usual rate. As between the employees and the Assisting Party, the employees shall have all the duties, responsibilities, immunities, rights, interests, and privileges incident to their usual employment. The Requesting Party shall reimburse the Assisting Party for these costs of employment.
- B. The costs of equipment supplied by the Assisting Party shall be reimbursed at the rental rate established in FEMA's Schedule of Equipment, or at any other rental rate agreed to by the Requesting Party. In order to be eligible for reimbursement, equipment must be in actual operation performing eligible work. The labor costs of the operator are not included in the rates and should be approved separately from equipment costs. The Assisting Party shall pay for fuels, other consumable supplies, and repairs to its equipment as needed to keep the equipment in a state of operational readiness. Rent for the equipment shall be deemed to include the cost of fuel and other consumable supplies, maintenance, service, repairs, and ordinary wear and tear. With the consent of the Assisting Party, the Requesting Party may provide fuels, consumable supplies, maintenance, and repair services for such equipment at the site. In that event, the Requesting Party may deduct the actual costs of such fuels, consumable supplies, maintenance, and services from the total costs otherwise payable to the Assisting Party. If the equipment is damaged while in use under this Agreement and the Assisting Party receives payment for such damage under any contract of insurance, the Requesting Party may deduct such payment from any item or items billed by the Assisting Party for any of the costs for such damage that may otherwise be payable.
- C. The Requesting Party shall pay the total costs for the use and consumption of any and all consumable supplies delivered by the Assisting Party for the Requesting Party under this Agreement. In the case of perishable supplies, consumption shall be deemed to include normal deterioration, spoilage, and damage notwithstanding the exercise of reasonable care in its storage and use. Supplies remaining unused shall be returned to the Assisting Party in usable condition upon the close of the Period of Assistance, and the Requesting Party may deduct the cost of such returned supplies from the total costs billed by the Assisting Party for such supplies. If the Assisting Party agrees, the Requesting Party may also replace any and all used consumable supplies with like





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supplies in usable condition and of like grade, quality and quantity within the time allowed for reimbursement under this Agreement.

D. The Assisting Party shall keep records to document all assistance rendered under this Agreement. Such records shall present information sufficient to meet the audit requirements specified in the regulations of FEMA and any applicable circulars issued by the State of Florida. Upon reasonable notice, the Assisting Party shall make its records available the Requesting Party for inspection or duplication between 8:00 a.m. and 5:00 p.m. on all weekdays, except for official holidays.

## **ARTICLE IX: INSURANCE**

Each Participating Party shall determine for itself what insurance to procure, if any. With the exceptions in this Article, nothing in this Agreement shall be construed to require any Participating Party to procure insurance.

- A. Each Participating Party shall procure employers' insurance meeting the requirements of the Workers' Compensation Act, as amended, affording coverage for any of its employees who may be injured while performing any activities under the authority of this Agreement, and shall be provided to each Participating Party.
- B. Participating Parties may elects additional insurance affording liability coverage for any activities that may be performed under the authority of this Agreement .
- C. Subject to the limits of such liability insurance as any Participating Party may elect to procure, nothing in this Agreement shall be construed to waive, in whole or in part, any immunity any Participating Party may have in any judicial or quasi-judicial proceeding.
- D. Each Participating Party which renders assistance under this Agreement shall be deemed to stand in the relation of an independent contractor to all other Participating Parties and shall not be deemed to be the agent of any other Participating Party.
- E. Nothing in this Agreement shall be construed to relieve any Participating Party of liability for its own conduct and that of its employees.
- F. Nothing in this Agreement shall be construed to obligate any Participating Party to indemnify any other Participating Party from liability to third parties.





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## **ARTICLE X: GENERAL REQUIREMENTS**

Notwithstanding anything to the contrary elsewhere in this Agreement, all Participating Parties shall be subject to the following requirements in the performance of this Agreement:

- A. All Participating Parties shall allow public access to all documents, papers, letters, or other materials subject to the requirements of the Public Records Act, as amended, and made or received by any Participating Party in conjunction with this Agreement.
- B. No Participating Party may hire employees in violation of the employment restrictions in the Immigration and Nationality Act, as amended.
- C. No costs reimbursed under this Agreement may be used directly or indirectly to influence legislation or any other official action by the Legislature of the State of Florida or any of its agencies.
- D. Any communication to the Division under this Agreement shall be sent via either email, the Division of Emergency Managements Enterprise System (DEMES), or mail to the Response Bureau, Florida Division of Emergency Management, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.
- E. Any communication to a Participating Party shall be sent to the official or officials specified by that Participating Party. For the purpose of this section, any such communication may be sent by the U.S. Mail, e-mail, or other electronic platforms.

### ARTICLE XI: EFFECTS OF AGREEMENT

Upon its execution by a Participating Party, this Agreement shall have the following effect with respect to that Participating Party:

- A. The execution of this Agreement by any Participating Party which is a signatory to the Statewide Mutual Aid Agreement of 1994 shall terminate the rights, interests, duties, responsibilities, and obligations of that Participating Party under the Statewide Mutual Aid Agreement of 1994, but such termination shall not affect the liability of the Participating Party for the reimbursement of any costs due under the Statewide Mutual Aid Agreement of 1994, regardless of whether such costs are billed or unbilled.
- B. The execution of this Agreement by any Participating Party which is a signatory to the Public Works Mutual Aid Agreement shall terminate the rights, interests, duties, responsibilities and obligations of that Participating Party under the Public Works Mutual Aid Agreement, but such termination shall not affect the liability of the Participating Party for the reimbursement of any costs due under the Public Works Mutual Aid Agreement,





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regardless of whether such costs are billed or unbilled.

- C. Upon the activation of this Agreement by the Requesting Party, this Agreement shall supersede any other existing agreement between it and any Assisting Party to the extent that the former may be inconsistent with the latter.
- D. Upon its execution by any Participating Party, this Agreement will continue in effect for one (1) year from its date of execution by that Participating Party, and it shall automatically renew each year after its execution, unless within sixty (60) calendar days before the renewal date the Participating Party notifies the Division, in writing, of its intent to withdraw from the Agreement.
- E. The Division shall transmit any amendment to this Agreement by sending the amendment to all Participating Parties not later than five (5) business days after its execution by the Division. Such amendment shall take effect not later than sixty (60) calendar days after the date of its execution by the Division and shall then be binding on all Participating Parties. Notwithstanding the preceding sentence, any Participating Party who objects to the amendment may withdraw from the Agreement by notifying the Division in writing of its intent to do so within that time in accordance with section F of this Article.
- F. A Participating Party may rescind this Agreement at will after providing the other Participating Party a written SMAA withdrawal notice. Such notice shall be provided at least 30 days prior to the date of withdrawal. This 30-day withdrawal notice must be: written, signed by an appropriate authority, duly authorized on the official letterhead of the Participating Party, and must be sent via email, the Division of Emergency Managements Enterprise System (DEMES), or certified mail.

### ARTICLE XII: INTERPRETATION AND APPLICATION OF AGREEMENT

The interpretation and application of this Agreement shall be governed by the following conditions:

- A. The obligations and conditions resting upon the Participating Parties under this Agreement are not independent, but dependent.
- B. Time shall be of the essence of this Agreement, and of the performance of all conditions, obligations, duties, responsibilities, and promises under it.
- C. This Agreement states all the conditions, obligations, duties, responsibilities, and promises of the Participating Parties with respect to the subject of this Agreement, and there are no conditions, obligations, duties, responsibilities, or promises other than those expressed in this Agreement.





Ron DeSantis, Governor

Kevin Guthrie, Executive Director

- D. If any sentence, clause, phrase, or other portion of this Agreement is ruled unenforceable or invalid, every other sentence, clause, phrase, or other portion of the Agreement shall remain in full force and effect, it being the intent of the Division and the other Participating Parties that every portion of the Agreement shall be severable from every other portion to the fullest extent practicable. The Division reserves the right, at its sole and absolute discretion, to change, modify, add, or remove portions of any sentence, clause, phrase, or other portion of this Agreement that conflicts with state law, regulation, or policy. If the change is minor, the Division will notify the Participating Party of the change and such changes will become effective immediately; therefore, please check these terms periodically for changes. If the change is substantive, the Participating Parties may be required to execute the Agreement with the adopted changes. Any continued or subsequent use of this Agreement following the posting of minor changes to this Agreement shall signify implied acceptance of such changes.
- E. The waiver of any obligation or condition in this Agreement by a Participating Party shall not be construed as a waiver of any other obligation or condition in this Agreement.

#### NOTE: This iteration of the State of Florida Statewide Mutual Aid Agreement will replace all previous versions.

The Division shall provide reimbursement to Assisting Parties in accordance with the terms and conditions set forth in this Article for missions performed at the direct request of the Division. Division reimbursement eligible expenses must be in direct response to the emergency as requested by the State of Florida. All required cost estimations and claims must be executed through the DEMES Mutual Aid Portal and assisting agencies must use all required <u>FDEM forms</u> for documentation and cost verification. If a Requesting Party has not forwarded a request through the Division, or if an Assisting Party has rendered assistance without being requested to do so by the Division, the Division shall not be liable for the costs of any such assistance.

FDEM reserves the right to deny individual reimbursement requests if deemed to not be in direct response to the incident for which asset was requested.

**IN WITNESS WHEREOF**, the Parties have duly executed this Agreement on the date specified below:





Ron DeSantis, Governor

Kevin Guthrie, Executive Director

#### FOR ADOPTION BY A COUNTY

STATE OF FLORIDA DIVISION OF EMERGENCY MANAGEMENT	
By:  Kevin Guthrie, Executive Director or lan Guidicelli, Authorized Designee	Date:
ATTEST: CLERK OF THE CIRCUIT COURT	BOARD OF COUNTY COMMISSIONERS OFCOUNTY, STATE OF FLORIDA
By: Clerk or Deputy Clerk	By:
	Date:Approved as to Form:
	By: County Attorney





Ron DeSantis, Governor

Kevin Guthrie, Executive Director

#### FOR ADOPTION BY A CITY

STATE OF FLORIDA DIVISION OF EMERGENCY MANAGEMENT	
By:	Date:
Kevin Guthrie, Executive Director or lan Guidicelli, Authorized Designee	
ATTEST: CITY CLERK	CITY OF STATE OF FLORIDA
By:	Ву:
Title:	Title:
	Date:
	Approved as to Form:
	By:
	City Attorney





Ron DeSantis, Governor

Kevin Guthrie, Executive Director

#### FOR ADOPTION BY A COUNTY SHERIFF'S OFFICE

STATE OF FLORIDA DIVISION OF EMERGENCY MANAGEMENT		
By:	Date:	
Kevin Guthrie, Executive Director or Ian Guidicelli, Authorized Designee		
COUNTY SHERIFF'S OFFICE, STATE OF FLORIDA		
By:	By:	
Title:	Title:	
	Date:	
	Approved as to Form:	
	Approved as to Form:  By:	





Ron DeSantis, Governor

Kevin Guthrie, Executive Director

#### FOR ADOPTION BY A COUNTY OR CITY FIRE DEPARTMENT/DISTRICT OFFICE

STATE OF FLORIDA DIVISION OF EMERGENCY MANAGEMENT		
By:	Date:	
Kevin Guthrie, Executive Director or Ian Guidicelli, Authorized Designee		
COUNTY OR CITY FIRE DEPARTMENT/DISTRICT, STATE OF FLORIDA		
By:	By:	
Title:	Title:	
	Date:	
	Approved as to Form:	
	By:	
	Attorney for Entity	





Ron DeSantis, Governor

Kevin Guthrie, Executive Director

#### FOR ADOPTION BY AN EDUCATIONAL DISTRICT

DIVISION OF EMERGENCY MANAGEMEN	Т
By:	Date:
Kevin Guthrie, Executive Director or Ian Guidicelli, Authorized Designee	
	SCHOOL DISTRICT, STATE OF FLORIDA
By:	Ву:
Title:	Title:
	Date:
	Approved as to Form:
	Ву:
	Attorney for District





Ron DeSantis, Governor

Kevin Guthrie, Executive Director

#### FOR ADOPTION BY STATE COLLEGE, COMMUNITY COLLEGE OR STATE UNIVERSITY

STATE OF FLORIDA DIVISION OF EMERGENCY MANAGEMENT	
By:	Date:
Kevin Guthrie, Executive Director or Ian Guidicelli, Authorized Designee	
ATTEST:	BOARD OF TRUSTEES OF STATE COLLEGE, COMMUNITY
	COLLEGE, or STATE OF FLORIDA
	BOARD OF TRUSTEES OF
	UNIVERISTY, STATE OF FLORIDA
By:	Ву:
Clerk	Chairman
	Date:
	Approved as to Form:
	By:
	Attorney for Board





Ron DeSantis, Governor

Kevin Guthrie, Executive Director

#### FOR ADOPTION BY A SPECIAL DISTRICT

DIVISION OF EMERGENCY MANAGEMENT	
By:  Kevin Guthrie, Executive Director or Ian Guidicelli, Authorized Designee	Date:
Tari Guidicelli, Adirionzed Designee	
	SPECIAL DISTRICT, STATE OF FLORIDA
By:	By:
Title:	Title:
	Date:
	Approved as to Form:
	Ву:
	Attorney for District





Ron DeSantis, Governor

Kevin Guthrie, Executive Director

#### FOR ADOPTION BY AN AUTHORITY

STATE OF FLORIDA DIVISION OF EMERGENCY MANAGEMENT	
By:	Date:
Kevin Guthrie, Executive Director or lan Guidicelli, Authorized Designee	
ATTEST:	BOARD OF TRUSTEES
	OFAUTHORITY, STATE OF FLORIDA
By:	By:
Clerk	Chairman
	Date:
	Approved as to Form:
	By:
	Attorney for Board





Ron DeSantis, Governor

Kevin Guthrie, Executive Director

#### FOR ADOPTION BY A NATIVE AMERICAN TRIBE

STATE OF FLORIDA DIVISION OF EMERGENCY MANAGEMENT	
By:	Date:
Kevin Guthrie, Executive Director or lan Guidicelli, Authorized Designee	
ATTEST:	TRIBAL COUNCIL OF THE TRIBE OF FLORIDA
Ву:	By:
Council Clerk	Chairman
	Date:
	Approved as to Form:
	Ву:
	Attorney for Council





Ron DeSantis, Governor

Kevin Guthrie, Executive Director

#### FOR ADOPTION BY A COMMUNITY DEVELOPMENT DISTRICT

STATE OF FLORIDA DIVISION OF EMERGENCY MANAGEMENT	
By:	Date:
Kevin Guthrie, Executive Director or Ian Guidicelli, Authorized Designee	
LP	
COMMUNITY DEVELOPMENT DISTRICT, ST	ΓΑΤΕ OF FLORIDA
By:	By:
Title:	Title:
	Date: <b>07/31/2025</b>
	Approved as to Form:
	By:
	Attorney for District





Ron DeSantis, Governor

Kevin Guthrie, Executive Director

#### SAMPLE AUTHORIZING RESOLUTION FOR ADOPTION OF STATEWIDE MUTUAL AID AGREEMENT

RESOLUTION NO
WHEREAS, the State of Florida Emergency Management Act, Chapter 252, authorizes the State and its political subdivisions to provide emergency aid and assistance in the event of a disaster or emergency; and
WHEREAS the statutes also authorize the State to coordinate the provision of any equipment, services, or facilities owned or organized by the State or it political subdivisions for use in the affected area upon the request of the duly constituted authority of the area; and
WHEREAS this Resolution authorizes the request, provision, and receipt of interjurisdictional mutual assistance in accordance with the Emergency Management Act, Chapter 252, among political subdivisions within the State; and
NOW, THEREFORE, be it resolved by
that in order to
maximize the prompt, full and effective use of resources of all participating governments in the event of an emergency or disaster we hereby adopt the Statewide Mutual Aid Agreement which is attached hereto and incorporated by reference.
event of an emergency or disaster we hereby adopt the Statewide Mutual Aid Agreement which
event of an emergency or disaster we hereby adopt the Statewide Mutual Aid Agreement which is attached hereto and incorporated by reference.
event of an emergency or disaster we hereby adopt the Statewide Mutual Aid Agreement which is attached hereto and incorporated by reference.  ADOPTED BY:
event of an emergency or disaster we hereby adopt the Statewide Mutual Aid Agreement which is attached hereto and incorporated by reference.  ADOPTED BY:  DATE:
event of an emergency or disaster we hereby adopt the Statewide Mutual Aid Agreement which is attached hereto and incorporated by reference.  ADOPTED BY:
event of an emergency or disaster we hereby adopt the Statewide Mutual Aid Agreement which is attached hereto and incorporated by reference.  ADOPTED BY:  DATE:  I certify that the foregoing is an accurate copy of the Resolution adopted by





Ron DeSantis, Governor

Kevin Guthrie, Executive Director

#### STATEWIDE MUTUAL AID AGREEMENT – SAMPLE ATTACHMENT Encompassed Entities

This notice is an acknowledgment of an amendment to the 2023 SMAA by the Florida Division of Emergency Management ("the Division") which allows parent entities to include individual departments and subdivisions, within their authority, to be listed as SMAA designees eligible for SMAA request and assistance procedures.

By our authority and adoption of the attached 2023 Statewide Mutual Aid agreement, as the parent entity, the following departments and subdivisions will be included as SMAA signatories for all asset request, assistance, and applicable reimbursement processes:

All entities listed herein will still require at Reimbursement process requirements.	ccess	to the DEMES Mutual Ald System for FDEM

# **LP**COMMUNITY DEVELOPMENT DISTRICT

# LP COMMUNITY DEVELOPMENT DISTRICT Performance Measures/Standards & Annual Reporting Form October 1, 2025 – September 30, 2026

#### 1. COMMUNITY COMMUNICATION AND ENGAGEMENT

#### **Goal 1.1** Public Meetings Compliance

**Objective:** Hold at least two (2) <u>regular</u> Board of Supervisor meetings per year to conduct CDD related business and discuss community needs.

**Measurement:** Number of public board meetings held annually as evidenced by meeting minutes and legal advertisements.

**Standard:** A minimum of two (2) regular board meetings was held during the fiscal year.

Achieved: Yes □ No □

#### **Goal 1.2** Notice of Meetings Compliance

**Objective:** Provide public notice of each meeting at least seven days in advance, as specified in Section 190.007(1), using at least two communication methods.

**Measurement:** Timeliness and method of meeting notices as evidenced by posting to CDD website, publishing in local newspaper and via electronic communication.

**Standard:** 100% of meetings were advertised with 7 days' notice per statute on at least two mediums (i.e., newspaper, CDD website, electronic communications).

Achieved: Yes □ No □

#### Goal 1.3 Access to Records Compliance

**Objective:** Ensure that meeting minutes and other public records are readily available and easily accessible to the public by completing monthly CDD website checks.

**Measurement:** Monthly website reviews will be completed to ensure meeting minutes and other public records are up to date as evidenced by District Management's records.

**Standard:** 100% of monthly website checks were completed by District Management.

Achieved: Yes □ No □

#### 2. <u>INFRASTRUCTURE AND FACILITIES MAINTENANCE</u>

#### Goal 2.1 District Infrastructure and Facilities Inspections

**Objective:** District Engineer will conduct an annual inspection of the District's infrastructure and related systems.

**Measurement:** A minimum of one (1) inspection completed per year as evidenced by district engineer's report related to district's infrastructure and related systems.

**Standard:** Minimum of one (1) inspection was completed in the Fiscal Year by the district's engineer.

Achieved: Yes □ No □

#### 3. FINANCIAL TRANSPARENCY AND ACCOUNTABILITY

#### Goal 3.1 Annual Budget Preparation

**Objective:** Prepare and approve the annual proposed budget by June 15 and final budget was adopted by September 30 each year.

**Measurement:** Proposed budget was approved by the Board before June 15 and final budget was adopted by September 30 as evidenced by meeting minutes and budget documents listed on CDD website and/or within district records.

**Standard:** 100% of budget approval and adoption were completed by the statutory deadlines and posted to the CDD website.

Achieved: Yes □ No □

#### **Goal 3.2** Financial Reports

**Objective:** Publish to the CDD website the most recent versions of the following documents: annual audit, current fiscal year budget with any amendments, and most recent financials within the latest agenda package.

**Measurement:** Annual audit, previous years' budgets, and financials are accessible to the public as evidenced by corresponding documents on the CDD website.

**Standard:** CDD website contains 100% of the following information: most recent annual audit, most recently adopted/amended fiscal year budget, and most recent agenda package with updated financials.

Achieved: Yes □ No □

#### Goal 3.3 Annual Financial Audit

**Objective:** Conduct an annual independent financial audit per statutory requirements and publish the results to the CDD website for public inspection and transmit said results to the State of Florida.

**Measurement:** Timeliness of audit completion and publication as evidenced by meeting minutes showing board approval and annual audit is available on the CDD website and transmitted to the State of Florida.

**Standard:** Audit was completed by an independent auditing firm per statutory requirements and results were posted to the CDD website and transmitted to the State of Florida.

Achieved: Yes □ No □

District Manager	Chair/Vice Chair, Board of Supervisors
Print Name	Print Name
Date	 Date

# **LP**COMMUNITY DEVELOPMENT DISTRICT

# RATIFICATION ITEMS A

#### **RESOLUTION 2025-02**

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE LP COMMUNITY DEVELOPMENT DISTRICT ELECTING AND REMOVING OFFICERS OF THE DISTRICT AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the LP Community Development District (the "District") is a local unit of special-purpose government created and existing pursuant to Chapter 190, Florida Statutes; and

**WHEREAS**, the District's Board of Supervisors desires to elect and remove Officers of the District.

#### NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF LP COMMUNITY DEVELOPMENT DISTRICT THAT:

**SECTION 1.** The following is/are elected as Officer(s) of the District effective March 13, 2025:

	Chad Kelly	is elected Chair
	Wendy Coya	is elected Vice Chair
	Andrew Kennedy	is elected Assistant Secretary
	Vincent Olmstead	is elected Assistant Secretary
	Louise Kennedy	is elected Assistant Secretary
	Kristen Thomas	is elected Assistant Secretary
2025:	<b>SECTION 2.</b> The following 0	Officer(s) shall be removed as Officer(s) as of March 13,
	Trey Olmstead	Assistant Secretary

**SECTION 3**. The following prior appointments by the Board remain unaffected by this Resolution:

Craig Wrathell	is Secretary
Daniel Rom	is Assistant Secretary
Craig Wrathell	is Treasurer
Jeff Pinder	is Assistant Treasurer
PASSED AND ADOPTED THIS	13 <sup>TH</sup> DAY OF MARCH, 2025.
ATTEST:	LP COMMUNITY DEVELOPMENT DISTRICT
Show	Col C. Ry
Secretary/Assistant Secretary	Chair/Vice Chair, Board of Supervisors

# **LP**COMMUNITY DEVELOPMENT DISTRICT

# RATIFICATION ITEMS B

# AGREEMENT FOR REIMBURSEMENT OF COSTS FOR COMMUNITY DEVELOPMENT DISTRICT NON-AD VALOREM ASSESSMENTS BETWEEN THE LP COMMUNITY DEVELOPMENT DISTRICT AND THE INDIAN RIVER COUNTY TAX COLLECTOR

This Agreement for Reimbursement of Costs associated with a community development district non-ad valorem assessment (hereinafter "Agreement") is made as of April 1, 2025 by and between the LP COMMUNITY DEVELOPMENT DISTRICT (hereinafter called "District") and the INDIAN RIVER COUNTY TAX COLLECTOR (hereinafter called "Tax Collector").

In consideration of the agreements, covenants and conditions hereinafter set forth, the District and Tax Collector agree as follows:

#### 1. Scope of Agreement.

- a. The LP Community Development District has previously established its intent to use the uniform method for collecting non-ad valorem special assessments for the cost of providing community development district services to properties within the boundaries of the District by its Resolution 2023-29 adopted on February 2, 2023. A copy of this Resolution was mailed to the Florida Department of Revenue, the Tax Collector and the Indian River County Property Appraiser prior to January 10, 2024.
- b. The Tax Collector agrees annually to carry out her duties in utilizing the uniform method for the levy, collection, and enforcement of non-ad valorem assessments as set out in Florida Statute 197.3632 for the LP Community Development District's special assessments.

#### 2. Compensation.

a. The District agrees to reimburse the Tax Collector for necessary administrative costs incurred by the Tax Collector in implementing assessments for the District's services, utilizing the uniform method for the levy, collection, and enforcement of such nonad valorem assessments, including, but not limited to, those costs associated with personnel, forms, supplies, data processing, computer equipment, postage, and

programming.

b. The District will reimburse the Tax Collector for the necessary administrative costs of

collecting non-ad valorem assessments, in an amount not to exceed two percent (2%) of the

amount of special assessments collected and remitted to the District.

c. Concurrent with each remittance to the District, the Tax Collector shall automatically deduct

an amount not to exceed two percent (2%) of the amount of special assessments collected by

and remitted to the District. The remittance schedule shall be determined by the Tax Collector

and shall vary depending upon the time of year of each remittance.

3. Term.

a. This Agreement shall be renewed automatically for each subsequent fiscal year unless

terminated in writing by the District or terminated in writing by the Tax Collector no later

than sixty (60) days prior to the September 15 standard due date each year for the non-ad

valorem assessment roll.

IN WITNESS WHEREOF, the parties have duly executed this Agreement as of the day and

year first above written.

ATTEST.

Name: Sally Ro

ATTEST:

Name: Indian Abb

Title:

Director of Taxes + Licenses

LP Community Development District

Chair/Vice Chair, Board of Supervisors

INDIAN RIVER COUNTY TAX COLLECTOR

laccion

Carole Jean Jordan, Tax Collector

Approved as to form and legal sufficiency:

ROBERT C. NALL,

Counsel for Tax Collector

Robert C. Nall, Esq.

# **LP**COMMUNITY DEVELOPMENT DISTRICT

# UNAUDITED FINANCIAL STATEMENTS

LP
COMMUNITY DEVELOPMENT DISTRICT
FINANCIAL STATEMENTS
UNAUDITED
JUNE 30, 2025

# LP COMMUNITY DEVELOPMENT DISTRICT BALANCE SHEET GOVERNMENTAL FUNDS JUNE 30, 2025

	General Fund	Total Governmental Funds
ASSETS		
Cash	\$ 5,817	\$ 5,817
Undeposited funds	2,905	2,905
Total assets	8,722	8,722
LIABILITIES AND FUND BALANCES Liabilities: Accounts payable Landowner advance Total liabilities	\$ 2,815 6,000 8,815	\$ 2,815 6,000 8,815
Fund balances: Unassigned Total fund balances	(93) (93)	(93) (93)
Total liabilities and fund balances	\$ 8,722	\$ 8,722

LP
COMMUNITY DEVELOPMENT DISTRICT
GENERAL FUND
STATEMENT OF REVENUES, EXPENDITURES,
AND CHANGES IN FUND BALANCES
FOR THE PERIOD ENDED JUNE 30, 2025

	Current Month	Year to Date	Rudgot	% of Budget
REVENUES	WOTH	Date	Budget	Buuget
Landowner contribution	\$ 2,905	\$ 27,556	\$ 97,795	28%
Total revenues	2,905	27,556	97,795	28%
EXPENDITURES				
Professional & administrative				
Management/accounting/recording	2,000	18,000	48,000	38%
Legal	756	1,722	25,000	7%
Engineering	-	-	2,000	0%
Audit	-	-	5,500	0%
Arbitrage rebate calculation*	-	-	500	0%
Dissemination agent*	-	-	1,000	0%
EMMA software service	-	-	1,000	0%
Telephone	17	150	200	75%
Postage	-	-	500	0%
Printing & binding	42	375	500	75%
Legal advertising	-	207	6,500	3%
Annual special district fee	-	175	175	100%
Insurance	-	5,200	5,500	95%
Contingencies/bank charges	90	812	500	162%
Website hosting & maintenance	-	705	710	99%
Website ADA compliance	-	210	210	100%
Total expenditures	2,905	27,556	97,795	28%
Excess/(deficiency) of revenues over/(under) expenditures	-	-	-	
Fund balances - beginning Fund balances - ending	(93) \$ (93)	(93) \$ (93)	\$ -	
*These items will be realized when bonds are issued				

# **LP**COMMUNITY DEVELOPMENT DISTRICT

# MINUTES

#### **DRAFT**

1 2 3				OF MEETING EVELOPMENT DISTRICT
4		The Bo	pard of Supervisors of the LP (	Community Development District held a Regular
5	Meet	ing on M	arch 13, 2025 at 8:30 a.m., at th	ne offices of Masteller, Moler & Taylor, Inc., 1655
6	27th	St #2, Vei	ro Beach, Florida 32960.	
7		Presen		
8			••	
9		Chad K	elly	Chair
10		Wendy	Coya	Vice Chair
11		Vinny (	Olmstead	Assistant Secretary
12				
13		Also pr	esent:	
14			_	5
15		Daniel		District Manager
16 17			Thomas (via telephone)	Wrathell, Hunt and Associates LLC
17 10			an Johnson (via telephone)	District Counsel
18 19		Louise	Kennedy	Proctor Kennedy Properties
19 20	EIDCT	OBDEB	OF BUSINESS	Call to Order/Roll Call
20 21	11131	ONDLIN	OI BOSHNESS	Can to Order/Non Can
22				
23		Mr. Ro	m called the meeting to order a	at 8:32 a.m. The Oath of Office was administered
24	to M	s. Wendy	y Coya before the meeting. Su	pervisors Kelly, Vinny Olmstead and Coya were
25	prese	nt. Super	visor Kennedy and Supervisor-E	lect Trey Olmstead were not present.
26				
27 28	SECO	ND ORDE	ER OF BUSINESS	Public Comments
29		No me	mbers of the public spoke.	
30				
	TUIDI		OE DI ICINECC	Administration of Oath of Office to Floated
31 32 33 34 35	IHIKI	J OKDEK	OF BUSINESS	Administration of Oath of Office to Elected Supervisors (Andrew Kennedy - Seat 2, Wendy Coya - Seat 3) (the following to be provided in a separate package)
36		This ite	m was addressed during the Fire	st Order of Business.
37	A.	Requir	ed Ethics Training and Disclosur	e Filing
38		•	Sample Form 1 2023/Instruction	ns
39	В.	Memb	ership, Obligations and Respons	sibilities
40	C.	Guide t	to Sunshine Amendment and Co	ode of Ethics for Public Officers and Employees

79 80

Mr. Rom presented Resolution 2025-03. He reviewed the proposed Fiscal Year 2026 budget, which Landowner funded, with expenses being funded as they are incurred.

115116

117

On MOTION by Mr. Kelly and seconded by Ms. Coya, with all in favor, Resolution 2025-03, Approving a Proposed Budget for Fiscal Year 2025/2026 and Setting a Public Hearing Thereon Pursuant to Florida Law for June 12, 2025 at 8:30 a.m., at Masteller, Moler & Taylor, Inc., 1655 27th St #2, Vero Beach, Florida 32960; Addressing Transmittal, Posting and Publication Requirements; Addressing Severability; and Providing an Effective Date, was adopted.

NINTH ORDER OF BUSINESS

Consideration of Resolution 2025-04, Designating Dates, Times and Locations for Regular Meetings of the Board of Supervisors of the District for Fiscal Year 2025/2026 and Providing for an Effective Date

On MOTION by Ms. Coya and seconded by Mr. Kelly, with all in favor, Resolution 2025-04, Designating Dates, Times and Locations for Regular Meetings of the Board of Supervisors of the District for Fiscal Year 2025/2026 and Providing for an Effective Date, was adopted.

TENTH ORDER OF BUSINESS

Consideration of Resolution 2025-05, Ratifying the Actions of the District Manager in Redesignating the Time for Landowners' Meeting; Providing for Publication, Providing for an Effective Date

On MOTION by Ms. Coya and seconded by Mr. Kelly, with all in favor, Resolution 2025-05, Ratifying the Actions of the District Manager in Redesignating the Time for Landowners' Meeting; Providing for Publication, Providing for an Effective Date, was adopted.

**ELEVENTH ORDER OF BUSINESS** 

Consideration of Resolution 2025-06, Amending Resolution 2024-03 Designating Dates, Times and Locations for Regular Meetings of the Board of Supervisors of the District for Fiscal Year 2024/2025 and Providing for an Effective Date

On MOTION by Ms. Coya and seconded by Mr. Kelly, with all in favor, Resolution 2025-06, Amending Resolution 2024-03 Designating Dates, Times and Locations for Regular Meetings of the Board of Supervisors of the District for Fiscal Year 2024/2025 and Providing for an Effective Date, was adopted.

101	LP CD	DD	DRAFT	March 13, 2025
164 165 166 167	TWEL	FTH ORDER OF BUSINESS	Acceptance of Unau Statements as of January	
168 169		On MOTION by Ms. Coya and sec Unaudited Financial Statements as of		- I
170 171 172	THIR	TEENTH ORDER OF BUSINESS	Approval of Minutes	
173 174	A.	August 8, 2024 Public Hearing and Reg	gular Meeting	
175	В.	November 5, 2024 Landowners' Meet	_	
176 177 178		On MOTION by Ms. Coya and secon August 8, 2024 Public Hearing and Reg 5, 2024 Landowners' Meeting Minutes	gular Meeting Minutes and the	November
179 180 181 182	FOUR	RTEENTH ORDER OF BUSINESS	Staff Reports	
183	A.	District Counsel: Kutak Rock LLP		
184	В.	District Engineer (Interim): Masteller	& Moler, Inc	
185		There were no District Counsel or Distr	ict Engineer reports.	
186	C.	District Manager: Wrathell, Hunt and	Associates, LLC	
187		NEXT MEETING DATE: April 10,	2025 at 8:30 AM	
188		O QUORUM CHECK		
189				
190	FIFTE	ENTH ORDER OF BUSINESS	<b>Board Members' Commer</b>	nts/Requests
191 192		There were no Board Members' comm	ents or requests.	
193 194 195	SIXTE	ENTH ORDER OF BUSINESS	Public Comments	
196		No members of the public spoke.		
197				
198 199	SEVE	NTEENTH ORDER OF BUSINESS	Adjournment	
200 201		On MOTION by Ms. Coya and secon meeting adjourned at 8:41 a.m.	nded by Mr. Kelly, with all in	favor, the

202 203 204 205		LP CDD	DRAFT	March 13, 2025
204 205	202			
205	203			
<del></del>	204			
206 Secretary/Assistant Secretary Chair/Vice Chair	205			·
	206	Secretary/Assistant Secretary	Chair/Vice Chair	

# **LP**COMMUNITY DEVELOPMENT DISTRICT

# STAFF REPORTS

VoteIndianRiver.gov

4375 43rd Avenue Vero Beach, FL 32967

772-226-4700

Date: July 21, 2025

Daphne Gillyard Director of Administrative Services Wrathell, Hunt and Associates, LLC 2300 Glades Road, Suite 410W Boca Raton, FL 33431

RE: LP Community Development District

As of April 15, 2025, there were zero registered voters in the LP Community Development in Indian River County Florida.

#### Kindest regards,

Indian River County Supervisor of Elections office 4375 43<sup>rd</sup> Avenue
Vero Beach, FL 32967
Phone: (772) 226-4700

Fax: (772) 770-5367

Email: info@voteindianriver.gov

#### LP COMMUNITY DEVELOPMENT DISTRICT

#### **BOARD OF SUPERVISORS FISCAL YEAR 2024/2025 MEETING SCHEDULE**

#### LOCATION

Masteller, Moler & Taylor, Inc., 1655 27th St #2, Vero Beach, Florida 32960

DATE	POTENTIAL DISCUSSION/FOCUS	TIME
	·	
October 10, 2024 CANCELED	Regular Meeting	8:30 AM
November 5, 2024	Landowners' Meeting	3:30 PM
November 14, 2024 CANCELED	Regular Meeting	8:30 AM
December 12, 2024 CANCELED	Regular Meeting	8:30 AM
January 9, 2025 CANCELED	Regular Meeting	8:30 AM
February 13, 2025 CANCELED	Regular Meeting	8:30 AM
March 13, 2025	Regular Meeting Presentation of FY26 Proposed Budget	8:30 AM
April 10, 2025 CANCELED	Regular Meeting	8:30 AM
May 8, 2025 CANCELED	Regular Meeting	8:30 AM
June 12, 2025 CANCELED rescheduled to July 31, 2025	Public Hearing & Regular Meeting  Adoption of FY26 Budget	8:30 AM
July 10, 2025 CANCELED	Regular Meeting	8:30 AM
July 31, 2025	Public Hearing & Regular Meeting  Adoption of FY26 Budget	8:30 AM
August 14, 2025	Regular Meeting	8:30 AM
September 11, 2025	Regular Meeting	8:30 AM