

# STONE CREEK BY DEL WEBB SUNDANCE PHASE 3

## A PLANNED UNIT DEVELOPMENT

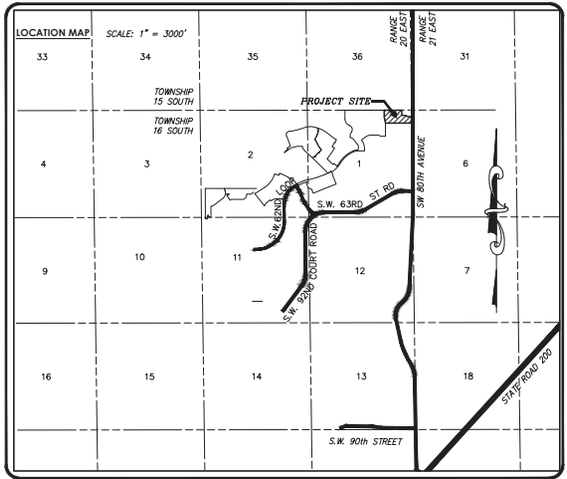
### SECTION 1, TOWNSHIP 16 SOUTH, RANGE 20 EAST MARION COUNTY, FLORIDA

PLAT BOOK \_\_\_\_\_, PAGE \_\_\_\_\_  
SHEET 1 OF 3



**SURVEYOR'S NOTES:**

1. A 5/8" IRON DIAMETER IRON ROD WITH CAP NO. LB8077 WILL BE SET AT EACH LOT CORNER AS REQUIRED BY CHAPTER 177, FLORIDA STATUTES WITHIN THE TIME ALLOTTED IN SUBSECTION 177.09(4), FLORIDA STATUTES.
2. NO LOT SHALL BE DIVIDED OR RE-SUBDIVIDED EXCEPT FOR THE SOLE PURPOSE OF PROVIDING ADDITIONAL AREA TO ADJACENT LOTS OR UNTIL A REPLAT IS FILED WITH MARION COUNTY, WHICH REPLAT COMPLIES WITH THE PROVISIONS OF THE LAND DEVELOPMENT CODE. VIOLATION OF THIS PROVISION MAY BE PUNISHABLE AS PROVIDED IN THE CODE OF MARION COUNTY.
3. COUNTY OFFICIALS EMPLOYED BY THE COUNTY BUILDING AND ZONING DEPARTMENT, COUNTY ENVIRONMENTAL HEALTH DEPARTMENT, AND COUNTY ENGINEERING DEPARTMENT SHALL HAVE THE RIGHT TO ENTER UPON THE LANDS INCLUDED IN THIS PLAT FOR THE PURPOSES OF INSPECTING ANY AND ALL FACILITIES, STRUCTURES AND CONSTRUCTION OF IMPROVEMENTS IN ORDER TO ASSURE THAT THE SAME ARE IN KEEPING WITH THE PUBLIC SAFETY, HEALTH AND GENERAL WELFARE.
4. THIS PLAT IS 3 SHEETS IN TOTAL AND ONE IS NOT COMPLETE WITHOUT THE OTHERS. FOR DEDICATIONS SEE SHEET 1. FOR ADDITIONAL NOTES, DETAIL OF BOUNDARY AND LEGAL DESCRIPTION SEE SHEET 2. FOR DETAIL OF LOT DIMENSIONS SEE SHEETS 3.
5. THIS PLAT, AS RECORDED IN ITS GRAPHIC FORM, IS THE OFFICIAL DEPICTION OF THE SUBDIVIDED LANDS DESCRIBED HEREIN AND WILL IN NO CIRCUMSTANCES BE SUPERVISED IN AUTHORITY BY ANY OTHER GRAPHIC OR DIGITAL FORM OF THE PLAT.
6. THERE MAY BE ADDITIONAL RESTRICTIONS THAT ARE NOT RECORDED ON THIS PLAT THAT MAY BE FOUND IN THE PUBLIC RECORDS OF THIS COUNTY.
7. ALL PLATTED UTILITY EASEMENTS SHALL PROVIDE THAT SUCH EASEMENTS SHALL ALSO BE EASEMENTS FOR THE CONSTRUCTION, INSTALLATION, MAINTENANCE, AND OPERATION OF CABLE TELEVISION SERVICES; PROVIDED HOWEVER, NO SUCH CONSTRUCTION, INSTALLATION, MAINTENANCE, AND OPERATION OF CABLE TELEVISION SERVICES SHALL INTERFERE WITH THE FACILITIES AND SERVICES OF AN ELECTRIC, TELEPHONE, GAS, OR OTHER PUBLIC UTILITY. IN THE EVENT A CABLE TELEVISION COMPANY DAMAGES THE FACILITIES OF A PUBLIC UTILITY, IT SHALL BE SOLELY RESPONSIBLE FOR THE DAMAGES TO SUCH UTILITY.
8. BEARINGS AND DISTANCES BASED ON THE NORTHERLY BOUNDARY OF "STONE CREEK BY DEL WEBB SUNDANCE PHASE 1 & 2", AS BEING S.89°56'36".
9. STATE PLANE COORDINATES ARE BASED ON CITY OF OCALA ENGINEERING DEPARTMENT G.P.S. CONTROL POINTS 0004 AND 0013, (NAD-83) 1990 ADJUSTMENT. ALL DISTANCES SHOWN HEREON ARE DRIVING DISTANCES.
10. ALL LOTS/TRACTS IN THIS SUBDIVISION SHALL USE THE INTERNAL SUBDIVISION ROADWAYS FOR DRIVEWAY/VEHICLE ACCESS.
11. CURRENT ZONING IS UNIMPROVED LOT DEVELOPMENT AND USE IS: DEVELOPMENT OF RESIDENTIAL (MEDIUM IMPACT) MEDIUM RESIDENTIAL.
12. PROPERTY IS LOCATED WITHIN THE SECONDARY ZONE OF THE SPRINGS PROTECTION ZONE.
13. ADVISORY NOTICE -- ACCORDING TO THE NATIONAL FLOOD INSURANCE PROGRAM (NFIP) FLOOD INSURANCE RATE MAP (FIRM) COMMUNITY PANEL NO.1208200404E, MARION COUNTY, FLORIDA, DATED 10/19/2017, THE PROPERTY DESCRIBED HEREON LIES IN FLOOD ZONE "X" - AN AREA OF ANNUAL FLOODING. THE FLOODING LIMITS HAVE BEEN IDENTIFIED HEREIN AS CURRENTLY ESTABLISHED AT THE TIME OF THE FINAL PLAT RECORDING. ALL PERSONS WITH AN INTEREST IN THE LANDS DESCRIBED HEREON SHOULD EVALUATE THE FLOODING LIMITS AS THEY MAY BE AMENDED FROM TIME TO TIME AS DETERMINED BY FEMA.
14. THIS PLAT CONTAINS 33 LOTS, 9 TRACTS AND 1360 FEET OF ROAD.
15. PROPOSED ROADS, SIGNAGE AND DRAINAGE WILL BE PRIVATELY OWNED AND MAINTAINED BY STONE CREEK COMMUNITY ASSOCIATION, INC.
16. ALL UTILITIES AND USES SHOWN HEREON ARE CONGRUENT WITH THE APPROVED D.E.A.
17. WATER AND SEWER SERVICE ARE BEING PROVIDED BY AND REUSE WATER SERVICE MAY BE PROVIDED BY THE BAY LAUREL CENTER COMMUNITY DEVELOPMENT DISTRICT.
18. DEVELOPMENT OF THE PROPERTY AS SHOWN ON THIS PLAT IS SUBJECT TO THE TERMS AND CONDITIONS OF THE ON TOP OF THE WORLD DEVELOPMENT OF RESIDENTIAL IMPACT STATEMENT TO INCLUDE PROVISIONS REGARDING THE CONSERVATION OF HERETICALLY DESIGNATED SUCCESSORS AND ASSIGNS, AND, IF AND TO THE EXTENT NOT INCONSISTENT WITH APPLICABLE LAW, THE DEVELOPER HEREBY RESERVES TO ITSELF AND ITS DESIGNATED SUCCESSORS AND ASSIGNS, FOR A PERIOD OF EIGHTY-NINE (89) YEARS AFTER THIS PLAT IS RECORDED IN THE PUBLIC RECORDS OF MARION COUNTY, FLORIDA, THE EXCLUSIVE RIGHT, POWER AND AUTHORITY TO GRANT BY SEPARATE WRITTEN INSTRUMENTS RECORDED FROM TIME TO TIME BEFORE OR SUBSEQUENT TO THE RECORDATION OF THIS INSTRUMENT, MORE EXCLUSIVE OR NON-EXCLUSIVE PRIVATE EASEMENTS OVER, UNDER, UPON AND THROUGH EACH AREA LABELED ON THIS PLAT AS A "PRIVATE SPECIFIC EASEMENT UTILITY RESERVATION AREA" ("PSERA") FOR THE CONSTRUCTION, MAINTENANCE, REPAIR, REPLACEMENT AND USE OF UTILITY LINES, MAINS, PIPES, CONDUITS AND OTHER UTILITY FACILITIES BY THOSE SPECIFIC UTILITY SERVICE PROVIDERS TO GRANT FROM TIME TO TIME SPECIFIC PRIVATE UTILITY EASEMENTS. EXCEPT FOR THE EASEMENTS SPECIFICALLY GRANTED IN THE DEVELOPER'S ACKNOWLEDGMENT AND DEDICATION, NEITHER THIS PLAT NOR THIS RESERVATION AREA PROVIDES PRIVATE, PUBLIC, GENERAL OR PRIVATE UTILITY EASEMENTS TO ANY OTHER UTILITY SERVICE PROVIDER. THIS RESERVATION GRANT ANY RIGHT TO THE PUBLIC OR TO ANY UTILITY SERVICE PROVIDER TO UTILIZE ANY PSERA FOR ANY PURPOSE. THE OWNER OF EACH LOT OR TRACT SHOWN ON THIS PLAT CONTAINS A PSERA WITHIN THAT OWNER'S LOT OR TRACT FOR ANY PURPOSE THAT DOES NOT INTERFERE WITH THE INSTALLATION, MAINTENANCE, REPAIR, REPLACEMENT AND USE OF ANY UTILITY FACILITIES FROM TIME TO TIME CONSTRUCTED WITHIN THE PSERA PURSUANT TO ANY SPECIFIC EASEMENT HERETOFORE OR HEREAFTER GRANTED BY THE DEVELOPER OR ITS DESIGNATED SUCCESSORS AND ASSIGNS. PROVIDED, HOWEVER, SUCH LOT OR TRACT OWNER (OTHER THAN THE DEVELOPER AND ITS DESIGNATED SUCCESSORS AND ASSIGNS) SHALL HAVE NO RIGHT, POWER OR AUTHORITY TO GRANT TO ANY UTILITY SERVICE PROVIDER ANY EASEMENT, LICENSE OR OTHER RIGHT OVER, UNDER, UPON OR THROUGH ANY PSERA LIVING WITHIN THAT OWNER'S LOT OR TRACT FOR ANY PURPOSES, NO IMPROVEMENTS OR WITHIN ANY PSERA LIVING WITHIN ANY PLATTED RESIDENTIAL BUILDING LOT (OTHER THAN BEAMS, LANDSCAPING, DRAINAGE, PAVING, CURBS, CUTTERS, SIDEWALKS AND DRIVEWAYS), AND NO IMPROVEMENTS ON OR WITHIN ANY PSERA SHOWN ON THIS PLAT (OTHER THAN BEAMS, LANDSCAPING, IRRIGATION, DRAINAGE, PAVING, CURBS, CUTTERS, SIDEWALKS, DRIVEWAYS, PATHS OR PATHWAYS FOR LOW-CREED VEHICLES, GOLF CARTS, MOBILITY, ACCESS AND UTILITY SERVICES AND LANDSCAPING) SHALL BE INSTALLED, CONSTRUCTED OR MAINTAINED BY THE OWNER OF THE LOT OR TRACT OR ANYONE ELSE WITHIN THE PSERA UNLESS THE DEVELOPER OR ITS DESIGNATED SUCCESSORS AND ASSIGNS, AND, IF AND TO THE EXTENT REQUIRED BY APPLICABLE EASEMENT DOCUMENT, ANY UTILITY SERVICE PROVIDER TO WHOM THE DEVELOPER HERETOFORE OR HEREAFTER GRANTS A UTILITY EASEMENT OVER THE RELEVANT PSERA, THE DEVELOPER MAY, IN ITS SOLE AND EXCLUSIVE DISCRETION, ASSIGN ITS RIGHTS TO GRANT SPECIFIC PRIVATE UTILITY EASEMENTS AS RESERVED HEREON TO ONE OR MORE PERSONS OR ENTITIES AND BY ANY ONE OR MORE SEPARATE WRITTEN INSTRUMENTS THAT MAKE SPECIFIC REFERENCE TO THIS RESERVATION. IF BEING THE INTENT OF THE DEVELOPER THAT THE DEVELOPER MAY GRANT TO MULTIPLE UTILITY PROVIDERS CONCURRENT EASEMENTS FOR VARIOUS UTILITY SERVICES AS DEEMED DESIRABLE BY THE DEVELOPER IN THE EXERCISE OF THE DEVELOPER'S EXCLUSIVE AND UNLIMITED DISCRETION, ALTHOUGH IT SHALL NOT BE NECESSARY THAT THE OWNER OF ANY LOT OR TRACT SIGN OR CONSENT TO ANY EASEMENT HEREAFTER GRANTED BY THE DEVELOPER OR ITS DESIGNATED SUCCESSORS AND ASSIGNS PURSUANT TO THIS RESERVATION IN ORDER FOR SUCH EASEMENT TO TAKE EFFECT AND BIND THE OWNER AND THAT OWNER'S LOT OR TRACT, AND ANY PERSON OR ENTITY THAT CLAIMS ANY INTEREST IN THAT LOT OR TRACT BY OR THROUGH SUCH OWNER, INCLUDING BUT NOT LIMITED TO ANY MORTGAGEE OR OTHER LIEN HOLDER, EACH OWNER OF EACH LOT OR TRACT AFFECTED BY A PSERA SHOWN ON THIS PLAT, BY HEREAFTER ACCEPTING OR RECEIVING A DEED TO SUCH LOT OR TRACT, SHALL BE DEEMED CONCLUSIVELY AND AUTOMATICALLY TO HAVE GRANTED TO THE DEVELOPER AND ITS DESIGNATED SUCCESSORS AN IRREVOCABLE AND TRANSFERABLE POWER OF ATTORNEY, COULDED WITH AN INTEREST IN THE SUBJECT MATTER, AUTHORIZING THE DEVELOPER OR ITS SUCCESSORS AND ASSIGNS TO SIGN AND RECORD IN THE MARION COUNTY PUBLIC RECORDS ANY DOCUMENT DEEMED BY ANY OF THEM, IN ITS OR THEIR SOLE AND ABSOLUTE DISCRETION, TO BE DESIRABLE FOR THE PURPOSE OF RECORDING OR ESTABLISHING SUCH EASEMENT. THE POWER OF ATTORNEY SHALL REMAIN EFFECTIVE FOR A PERIOD OF EIGHTY-NINE (89) YEARS AFTER THIS PLAT IS RECORDED IN THE PUBLIC RECORDS OF MARION COUNTY, FLORIDA AND IT SHALL NOT BE AFFECTED BY THE DEATH OR DISABILITY OF ANY PRINCIPAL. FOR ALL PURPOSES OF THIS PLAT (A) "UTILITY" SHALL MEAN AND REFER TO EACH FORM OF UTILITY SERVICE NOW EXISTING OR HEREAFTER DEVELOPED, INCLUDING, BUT NOT LIMITED TO, EACH SEWER, WATER, REUSE WATER, ELECTRIC AND GAS SERVICE, EACH CABLE SYSTEM OR CABLE SERVICE, MULTICHANNEL VIDEO PROGRAMMING SERVICE (WHETHER FRANCHISED OR UNFRANCHISED), INFORMATION SERVICE OR OTHER TELECOMMUNICATIONS SERVICE, AS SAID CAPITALIZED TERMS ARE DEFINED IN THE COMMUNICATIONS ACT OF 1934 (47 U.S.C. §151, ET SEQ.), AS AMENDED THROUGH THE DATE HEREOF, EACH MONITORING SERVICE, AND EACH OTHER FORM OF WIRE LINE OR WIRELESS COMMUNICATION SYSTEM OR SERVICE, AND (B) "UTILITY SERVICE PROVIDER" SHALL MEAN AND REFER TO EACH OPERATOR OR PROVIDER OF ANY FORM OF UTILITY SERVICE NOW EXISTING OR HEREAFTER DEVELOPED, INCLUDING, BUT NOT LIMITED TO, EACH OPERATOR OR PROVIDER OF ANY SEWER, WATER, REUSE WATER, ELECTRIC OR GAS SERVICE, EACH OPERATOR OR PROVIDER OF ANY CABLE SYSTEM OR CABLE SERVICE, MULTICHANNEL VIDEO PROGRAMMING SERVICE (WHETHER FRANCHISED OR UNFRANCHISED), INFORMATION SERVICE OR OTHER TELECOMMUNICATIONS SERVICE, AS SAID CAPITALIZED TERMS ARE DEFINED IN THE COMMUNICATIONS ACT OF 1934 (47 U.S.C. §151, ET SEQ.), AS AMENDED THROUGH THE DATE HEREOF, EACH OPERATOR OR PROVIDER OF A MONITORING SERVICE, AND EACH OPERATOR OR PROVIDER OF ANY OTHER FORM OF WIRE LINE OR WIRELESS COMMUNICATION SYSTEM OR SERVICE.
23. STORMWATER RUNOFF GENERATED FROM THE IMPROVEMENTS ASSOCIATED WITH THIS PLAT ARE DISCHARGED INTO LANDS DESCRIBED IN QUIT CLAIM DEED RECORDED IN OFFICIAL RECORD BOOK 3138, PAGE 1971 OF PUBLIC RECORDS OF MARION COUNTY, FLORIDA.
24. THE DEDICATIONS CONTAINED IN THIS PLAT FOR STONE CREEK BY DEL WEBB SUNDANCE PHASE 3 (THE "DEDICATIONS") ARE SUBJECT TO THE MASTER DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR CIRCLE SQUARE RANCH RECORDED IN OFFICIAL RECORDS BOOK 3730, PAGE 849 AS AMENDED BY SUPPLEMENTAL DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR STONE CREEK AS RECORDED IN OFFICIAL RECORDS BOOK 4558, PAGE 1246 AND FIRST AMENDMENT TO MASTER DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR CIRCLE SQUARE RANCH RECORDED IN OFFICIAL RECORDS BOOK 4521, PAGE 457 OF PUBLIC RECORDS OF MARION COUNTY, AS AMENDED FROM TIME TO TIME (THE "MASTER DECLARATION"), WHICH PROVIDES FOR CERTAIN EASEMENTS, OBLIGATIONS, RESTRICTIONS AND CONDITIONS AFFECTING THE SUBDIVISION PROPERTY OF STONE CREEK BY DEL WEBB SUNDANCE PHASE 3.
25. THE DEVELOPER, SUCCESSORS AND ASSIGNS HEREBY ACKNOWLEDGE AND UNDERSTAND THE SUBDIVISION HEREIN DESCRIBED AND ESTABLISHED IS CONTIGUOUS TO SUSTAINABLE AGRICULTURAL LAND AS SHOWN ON THIS PLAT. IT IS ACKNOWLEDGED AND UNDERSTOOD BY THE PARTIES THAT THE FARM OPERATION ON THE ADJACENT AGRICULTURAL LAND IS A "CONVENTIONAL AGRICULTURE" AS DEFINED IN SECTION 120.01(1) OF THE FLORIDA STATUTES. THE DEVELOPER, SUCCESSORS AND ASSIGNS HEREBY ACKNOWLEDGE AND UNDERSTAND THAT THE FARM OPERATION ON THE ADJACENT AGRICULTURAL LAND IS PROVIDED IN THE FLORIDA RIGHT TO FARM ACT, SECTION 803.14, FLORIDA STATUTES.
26. THIS PROJECT INVOLVES CONSIDERING AND/OR OVERSEEING ANY PUBLIC FACILITY CAPACITIES, FUTURE RIGHTS TO DEVELOP THE RESULTING PROPERTIES) ARE SUBJECT TO A DEFERRED CONCURRENCY DETERMINATION, AND FINAL APPROVAL TO DEVELOP THE PROPERTY HAS NOT BEEN OBTAINED. THE COMPLETION OF CONCURRENCY REVIEW AND/OR APPROVAL IS DEFERRED TO A LATER DEVELOPMENT REVIEW STAGE.
27. THE BOARD OF COUNTY COMMISSIONERS OF MARION COUNTY, FLORIDA AS A CONDITION OF PRECEDENT TO THE APPROVAL AND ACCEPTANCE OF THIS PLAT FOR RECORDING IN THE PUBLIC RECORDS, DOES HEREBY NOTIFY ALL PRESENT AND FUTURE OWNERS OF THE PROPERTY DESCRIBED HEREON THAT THE LANDS INCLUDED IN THIS PLAT ARE SUBJECT TO SPECIAL ASSESSMENTS AS MAY BE PERMITTED BY LAW TO FINANCE COST INCURRED IN CONNECTION WITH THE CONSTRUCTION AND OPERATION, AND CONSTRUCTION OF INFRASTRUCTURE AS DETERMINED NECESSARY IN THE OPINION OF SAID BOARD OR OTHER GOVERNING BODY HAVING JURISDICTION.
28. DEVELOPMENT OF THE PROPERTY AS SHOWN ON THIS SUBDIVISION PLAT IS SUBJECT TO THE TERMS AND CONDITIONS OF THE ON TOP OF THE WORLD DEVELOPMENT OF RESIDENTIAL IMPACT STATEMENT TO INCLUDE PROVISIONS REGARDING THE CONSERVATION OF PUBLIC FACILITIES.
29. PORTIONS OF TRACTS "2", "3" AND "4" ARE DESIGNATED AS MARION FRIENDLY LANDSCAPE AREAS AS IDENTIFIED ON THE MARKETING PLAN AS APPROVED BY MARION COUNTY FOR THE DEVELOPMENT OF THIS SUBDIVISION. MARION FRIENDLY LANDSCAPE AREAS ARE DEFINED AS THAT PORTION OF A NEW OR EXPANDED DEVELOPMENT THAT THROUGH THE APPROVED DEVELOPMENT PLANS, DOCUMENTS, AND DEED RESTRICTIONS, IS IDENTIFIED TO BE MAINTAINED AS THROUGHOUT LANDSCAPING AND WHERE THE USE OF HIGH VOLUME IRRIGATION, NON-IRRIGUOUS TOLERANT PLANTS, AND LAWN CARES (FERTILIZERS AND PESTICIDES) IS PROHIBITED.



**APPROVAL OF COUNTY OFFICIALS: DEVELOPMENT REVIEW COMMITTEE:**

BY: \_\_\_\_\_ COUNTY ENGINEERING

BY: \_\_\_\_\_ COUNTY FIRE SERVICES

BY: \_\_\_\_\_ COUNTY GROWTH SERVICES

BY: \_\_\_\_\_ COUNTY SURVEYOR

BY: \_\_\_\_\_ COUNTY UTILITIES

BY: \_\_\_\_\_ COUNTY BUILDING SAFETY

CERTIFICATE OF APPROVAL, THIS IS TO CERTIFY THAT ON THE \_\_\_\_\_ DAY OF \_\_\_\_\_, 2022 THE FOREGOING PLAT WAS APPROVED BY THE BOARD OF COUNTY COMMISSIONERS OF MARION COUNTY, FLORIDA

BY: \_\_\_\_\_  
SIGNATURE  
MICHELLE STONE, CHAIR  
BOARD OF COUNTY COMMISSIONERS

ATTEST:  
SIGNATURE  
GREGORY C. HARRELL  
CLERK OF THE CIRCUIT COURT

**SURVEYOR'S CERTIFICATE:**  
I CERTIFY THIS PLAT, PREPARED UNDER MY DIRECTION AND SUPERVISION, COMPLIES WITH THE REQUIREMENTS OF CHAPTER 177, FLORIDA STATUTES, MEETS THE STANDARDS OF PRACTICE SET FORTH BY THE FLORIDA BOARD OF PROFESSIONAL SURVEYORS AND MAPPERS, AND IS IN ACCORDANCE WITH THE REQUIREMENTS OF THE MARION COUNTY LAND DEVELOPMENT CODE, AND THAT THIS PLAT DOES NOT ADVERSELY AFFECT THE LEGAL ACCESS OF ADJACENT PARCELS.

BY: \_\_\_\_\_  
CHRISTOPHER J. HAWSON, P.S.M.  
FLORIDA REGISTERED SURVEYOR, NO. LS 6553  
JCH CONSULTING GROUP, INC.  
CERTIFICATE OF AUTHORIZATION  
NO. LP 8071  
426 S.W. 15TH STREET  
OCALA, FLORIDA 34471

**DEVELOPER'S ACKNOWLEDGMENT AND DEDICATION:**

KNOW ALL MEN BY THESE PRESENTS: THAT PULTE HOME COMPANY, LLC, A MICHIGAN LIMITED LIABILITY COMPANY, FEE SIMPLE OWNER OF THE LAND DESCRIBED AND PLATTED HEREIN AS "STONE CREEK BY DEL WEBB SUNDANCE PHASE 3", BEING IN MARION COUNTY, FLORIDA HAS CAUSED SAID LANDS TO BE SURVEYED AND PLATTED AS SHOWN HEREBY DEDICATE AND DECLARE AS FOLLOWS: ALL STREETS AND RIGHTS-OF-WAY SHOWN ON THIS PLAT ARE HEREBY DEDICATED PRIVATELY TO "STONE CREEK COMMUNITY ASSOCIATION, INC." ESTABLISHED FOR THIS COMMUNITY. ALL PUBLIC AUTHORITIES AND THEIR PERSONNEL PROVIDING SERVICES TO THE SUBDIVISION ARE GRANTED AN EASEMENT FOR INGRESS AND EGRESS UPON SUCH STREETS AND RIGHTS-OF-WAY AND THE BOARD OF COUNTY COMMISSIONERS OF MARION COUNTY, FLORIDA, SHALL HAVE NO RESPONSIBILITY, DUTY OR LIABILITY WHATSOEVER REGARDING SUCH STREETS OR RIGHTS OF WAY. MARION COUNTY IS GRANTED AN EASEMENT FOR EMERGENCY MAINTENANCE IN THE EVENT OF A DECLARATION OF A LOCAL, STATE, OR FEDERAL STATE OF EMERGENCY WHEREIN THE DECLARATION INCLUDES THIS SUBDIVISION OR AN EMERGENCY WHEREIN THE HEALTH, SAFETY, OR WELFARE OF THE PUBLIC IS DEEMED TO BE AT RISK THAT STORMWATER AND DRAINAGE EASEMENTS AND/OR TRACTS DESIGNATED HEREON SHALL BE PRIVATE PROPERTY AND ARE HEREBY DEDICATED TO "STONE CREEK COMMUNITY ASSOCIATION, INC." ESTABLISHED FOR THIS COMMUNITY. PROVIDED HOWEVER, THAT THE SAME SHALL BE USED FOR THE CONSTRUCTION AND MAINTENANCE OF STORMWATER AND DRAINAGE FACILITIES AND FOR NO USE INCONSISTENT THEREWITH; MARION COUNTY IS GRANTED AN EASEMENT FOR THE RIGHT TO PERFORM EMERGENCY MAINTENANCE ON SAID STORMWATER AND DRAINAGE FACILITIES IN THE EVENT OF A DECLARATION OF A LOCAL, STATE, OR FEDERAL STATE OF EMERGENCY WHEREIN THE DECLARATION INCLUDES THIS SUBDIVISION OR AN EMERGENCY WHEREIN THE HEALTH, SAFETY OR WELFARE OF THE PUBLIC IS DEEMED TO BE AT RISK THAT THE UTILITY EASEMENTS SHOWN ON THIS PLAT OR NOTED HEREON SHALL BE PRIVATE PROPERTY AND ARE HEREBY DEDICATED TO THE INSTALLATION, OPERATION, MAINTENANCE AND REPAIR OF LIFT STATIONS, FORCE MAINS, WATER LINES, REUSE WATER LINES, GRABTY WASTEWATER MAINS AND RELATED WATER AND WASTEWATER UTILITY LINES AND EQUIPMENT AND ARE FURTHER RESERVED EXCLUSIVELY FOR SUCH USES BY THE OTHER UTILITIES (MUNICIPAL AND PRIVATE) TO WHOM RIGHTS IN SUCH EASEMENTS SHALL BE GRANTED FROM TIME TO TIME BY THE DEDICATOR OR ITS SUCCESSORS IN INTEREST; THAT NEITHER THE EASEMENTS HEREBY GRANTED NOR THE LIMITATIONS HEREIN MADE SHALL CONSTITUTE A DEDICATION TO THE GENERAL PUBLIC OF MARION COUNTY AND THAT NO OBLIGATION IS IMPOSED UPON THE COUNTY OR ANY OTHER PUBLIC BODY FOR IMPROVEMENT OR MAINTENANCE OF THE RIGHTS-OF-WAY, STORM WATER DRAINAGE FACILITIES OR EASEMENTS.

TRACT A IS AN ADDITIONAL REFERENCE DESIGNATION FOR THE PRIVATELY DEDICATED ROAD RIGHTS-OF-WAY TO BE MAINTAINED BY THE "STONE CREEK COMMUNITY ASSOCIATION, INC." ESTABLISHED FOR THIS COMMUNITY. TRACT A MAY ALSO BE USED FOR UTILITIES, DRAINAGE EASEMENTS, SIGNAGE, MULTI-MODAL PURPOSES, AND LANDSCAPING.

TRACTS B, C, AND D ARE RESERVED AS OPEN SPACE, BUFFER, DRAINAGE, INGRESS/EGRESS AND UTILITY EASEMENTS AND ARE HEREBY DEDICATED TO AND ARE TO BE MAINTAINED BY THE "STONE CREEK COMMUNITY ASSOCIATION, INC." ESTABLISHED FOR THIS COMMUNITY.

TRACT E IS RESERVED AS FUTURE RIGHT OF WAY AND IS HEREBY DEDICATED TO AND MAINTAINED BY THE DEVELOPER.

IN WITNESS WHEREOF, THE SAID PULTE HOME COMPANY, LLC, A MICHIGAN LIMITED LIABILITY COMPANY, HAS CAUSED THESE PRESENTS TO BE SIGNED IN ITS CORPORATE NAME BY ITS DIRECTOR OF LAND DEVELOPMENT AND ITS CORPORATE SEAL TO BE HERETOFORE AFFIXED BY ITS DIRECTOR OF LAND DEVELOPMENT ALL BY AND WITH THE AUTHORITY OF THE MEMBERS OF SAID COMPANY ON THIS \_\_\_\_\_ DAY OF \_\_\_\_\_, 2022.

PULTE HOME COMPANY, LLC, A MICHIGAN LIMITED LIABILITY COMPANY,  
SUCCESSOR BY CONVERSION OF PULTE HOME CORPORATION,  
A MICHIGAN CORPORATION

BY: \_\_\_\_\_  
RAY APONTE, DIRECTOR OF LAND DEVELOPMENT

**NOTARY ACKNOWLEDGMENT:**  
STATE OF FLORIDA  
COUNTY OF MARION  
THE FOREGOING DEVELOPER'S ACKNOWLEDGMENT AND DEDICATION WAS ACKNOWLEDGED BEFORE ME BY MEANS OF \_\_\_\_\_ PHYSICAL PRESENCE OR \_\_\_\_\_ ONLINE NOTARIZATION, THIS DAY BY RAY APONTE, AS DIRECTOR OF LAND DEVELOPMENT, OF PULTE HOME COMPANY, LLC, A MICHIGAN LIMITED LIABILITY COMPANY, TO ME WELL KNOWN TO BE THE PERSON DESCRIBED HEREIN \_\_\_\_\_ OR WHO PRODUCED IDENTIFICATION \_\_\_\_\_ AND WHO EXECUTED THE FOREGOING INSTRUMENT, AND WHO ACKNOWLEDGED THAT HE DID SO AS DIRECTOR OF LAND DEVELOPMENT OF SAID COMPANY, ALL BY AND WITH THE AUTHORITY OF THE MEMBERS OF SAID COMPANY.

WITNESS MY HAND AND SEAL THIS \_\_\_\_\_ DAY OF \_\_\_\_\_, 2023.

NOTARY PUBLIC: \_\_\_\_\_  
STATE OF: \_\_\_\_\_  
COMMISSION EXPIRES: \_\_\_\_\_

**CLERK OF THE COURT'S CERTIFICATE FOR ACCEPTANCE AND RECORDING:**  
I, CLERK OF THE CIRCUIT COURT OF MARION COUNTY, FLORIDA, DO HEREBY CERTIFY THAT THIS PLAT OF "STONE CREEK BY DEL WEBB SUNDANCE PHASE 3" FOR RECORDING, THIS PLAT FILED FOR \_\_\_\_\_ AT \_\_\_\_\_ M. AND RECORDED ON PAGE \_\_\_\_\_ OF PLAT BOOK \_\_\_\_\_ IN THE OFFICE OF THE CLERK OF CIRCUIT COURT OF MARION COUNTY, FLORIDA.

BY: \_\_\_\_\_  
GREGORY C. HARRELL  
CLERK OF THE CIRCUIT COURT