January 10, 2025

PROJECT NAME: DUNGARVEN OAKS AG LOT SPLIT

PROJECT NUMBER: 2024120017

APPLICATION: DRC WAIVER REQUEST #32278

1 DEPARTMENT: FRMSH - FIRE MARSHAL REVIEW

REVIEW ITEM: LDC 2.16.1.B(8)(g) - Establishment of County M.S.B.U.

STATUS OF REVIEW: INFO

REMARKS: Approved

2 DEPARTMENT: ZONE - ZONING DEPARTMENT

REVIEW ITEM: LDC 2.16.1.B(8)(g) - Establishment of County M.S.B.U.

STATUS OF REVIEW: INFO

REMARKS: recommend denial until lot 10 is shown that it will have 1 acre of contiguous out of the FEMA

floodplain/wetland areas and not fragmented.

3 DEPARTMENT: UTIL - MARION COUNTY UTILITIES

REVIEW ITEM: LDC 2.16.1.B(8)(g) - Establishment of County M.S.B.U.

STATUS OF REVIEW: INFO

REMARKS: APPROVED - MCU service area; outside connection distance to closest water or sewer mains based on proposed development. Shall connect to public utilities within 365 days' notice of availability.

4 DEPARTMENT: 911 - 911 MANAGEMENT

REVIEW ITEM: LDC 2.16.1.B(8)(g) - Establishment of County M.S.B.U.

STATUS OF REVIEW: INFO REMARKS: APPROVED

5 DEPARTMENT: DOH - ENVIRONMENTAL HEALTH

REVIEW ITEM: LDC 2.16.1.B(8)(g) - Establishment of County M.S.B.U.

STATUS OF REVIEW: INFO

REMARKS: N/A

6 DEPARTMENT: ENGDRN - STORMWATER REVIEW

REVIEW ITEM: LDC 2.16.1.B(8)(g) - Establishment of County M.S.B.U.

STATUS OF REVIEW: INFO

REMARKS: Approved. An Easement Agreement that include provisions for the construction and maintenance of the common area improvements (i.e. the roads and stormwater controls) instead of the MSBU.



Marion County Board of County Commissioners

Office of the County Engineer

AR 32278

412 SE 25th Ave. Ocala, FL 34471 Phone: 352-671-8686 Fax: 352-671-8687

DEVELOPMENT REVIEW COMMITTEE WAIVER REQUEST FORM

	Date: 12/03/2024	Parcel Number(s): <u>(</u>	3154-000-00		Permit Number:	
A.	PROJECT INFO	RMATION: Fill in b	elow as applicable	e:		
	Project Name: Dur	garven Oaks Ag Lot	Split		Commercial	Residential 🗸
	UnitBloc	(if applicable): ckLot	Tract			
В.		this waiver request.			nature authorizes the app email, fax, scan, a letter	
	Name (print): MG	PROPERTIES & INVI	ESTMENTS LLC	~ NATHAN GARO	CIA	
		athan Garcia				
		1553 E. FØRT KING			City: OCALA	
		Zip Code: <u>34471</u> arcia@mcbrideland.co		-401-3755		
	Eman address: 1196	ircia@mcbrideiand.cc)			
C.	all correspondence		••	•	t during this waiver proc Name: Rodney Rogers	ess and will receive
	Mailing Address: 1	1105 SE 3rd Avenue			City: Ocala	
				-622-9214		
	Email address: mcl	emons@rogerseng.c	om			
D.		Code (be specific): on for Request (be spe	ode (be specific): Section 2.16.1.B(8)(g) Establishment of County M.S.B.U. for Request (be specific): Provide an Easement Agreement for maintenance			
_	-					
Re		Date Processe			2024120017	AR # 32278
Z 0	12/6/2 DNING USE: Parc ned: ESC	24 el of record: Yes □ ∃ DZ: P.O.M.	No □ Land U:	Eligible to app	oly for Family Division: lat Vacation Required:	Yes □ No □ Yes □ No □
Da	te Reviewed:	Verified by	(print & initial):_		*	

Revised 6/2021

DUNGARVEN OAKS

AGRICULTURAL LOT SPLIT PLAN

MARION COUNTY, FLORIDA

LEGAL DESCRIPTIONS

LOT 1
A PORTION OF GOVERNMENT LOT 3 OF FRACTIONAL SECTION 19, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY,
FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:
COMMENCE AT THE SOUTHEAST CONNER OF SAID GOVERNMENT LOT 3; THENCE NOO'07'52'E, ALONG THE EAST LINE OF SAID
GOVERNMENT LOT 3, A DISTANCE OF 795.26 FEET TO THE POINT OF BEGINNING; THENCE DEPARTING SAID EAST LINE, PROCED
S89'92'80'M, 805.54 FEET; THENCE NOO'080'4"E, 80.00 FEET TO A POINT ON THE SOUTH RIGHT-OF-WAY LINE OF NAW. 193rd STREET (66 FEET WIDE): THENCE N89'59'26'E ALONG SAID RIGHT-OF-WAY LINE, 682.50 FEET TO THE INTERSECTION WITH AFORESAID EAST LINE OF GOVERNMENT LOT 31, THENCE DEPARTING SAID RIGHT-OF-WAY LINE, PROCEED S00'07'52"W ALONG SAID EAST LINE, 640.00 FEET TO THE DIDN'T OF BEGINNING.

107 2

A PORTION OF COVERNMENT LOT 3 OF FRACTIONAL SECTION 19, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORRES OF \$300 OXORRHANDT LOT 3; THENCE NODOTO'52 E, ALONG THE EAST LINE OF \$400 OXORRHANDT LOT 3, A DISTANCE OF 195.26 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE NODOTO'52 E ALONG SAD ESTST LINE, 640.00 FEET; THENCE DEPARTING SAD EAST LINE, PROCEED S89*99*26*W, 682.54 FEET; THENCE NODOS'04*W, 640.00 FEET; THENCE N89*39*26*E, 682.57 FEET TO THE POINT OF BEGINNING.

LOT 3 PERION OF COVERNMENT LOT 3 OF FRACTIONAL SECTION 19, AND A PORTION OF THE NORTHWEST 1/4 OF SECTION 30, AL IN TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARON COUNTY, FLORIDA, BEING MORE PRHICULARLY DESCRIBED AS FOLLOWS: BEGIN AT THE NORTHWEST CONFIDENCE OF SAN DORTHER ST CHIEF OF SAN DORTHWEST 1/4; HEADE SOOYOE'S 2PM ALONG THE EAST LINE OF SAN DORTHER ST LINE OF SAN DORTHER SAN DORTH

LOT 4 A PORTION OF THE NORTHWEST 1/4 OF SECTION 30, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PRETICULARLY LORD AND ALL DELEGATION OF THE SET LINE OF SAID NORTHWEST 1/4. THENCE SOOTGO'S'8W ALONG THE EAST LINE OF SAID NORTHWEST 1/4. A DISTANCE OF A84.75 FEET 10 THE POINT OF BEGINNING, THENCE DEPARTING SAID SST LINE, PROCEED S89'99'20'W, 682.52 FEET; THENCE SOOTGO'S'W, 640.00 FEET, THENCE NORTH'S' ERE TO A POINT ON AFORESAID EAST LINE, THENCE NOTGO'S'S' ALONG SAID EAST LINE, FRENCE NOTGO'S'S' ALONG SAID EAST LINE, 640.00 FEET TO THE POINT OF BEGINNING.

A PORTION OF THE NORTHWEST 1/4 OF SECTION 30, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

LOT 6

APPROPRIATE THE INSTRUMENT 1/4 OF SECTION 30, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING APERPARTON, MARION COUNTY, FLORIDA, BEING APPROPRIATE TO STATE AS OF A STATE AS O

LOT 7 ONLY OF THE INDIFFMENT 1/4 OF SECTION 30, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING AND FRANKINGHAND INSCRIBEDTS AS FOLLOWS:

OF MARION MARKEY INSCRIBEDTS AS FOLLOWS:

COMMENCE AT THE MORTHEAST CORNER OF SAID NORTHWEST 1/4: THENCE SOOFG*28*W ALONG THE EAST LINE OF SAID NORTHWEST 1/4. A DISTANCE OF 48-47.5 FEET; THENCE DEPARTING SAID EAST LINE, PROCEED SSR9*26*W, 682.25 FEET TO THE POINT OF BEGINNING. THENCE SOOFG*26*W, 682.35 FEET; THENCE NORTO*25*C*W, 682.35 FEET; THENCE NORTO*25*C*W, 682.35 FEET; THENCE NORTO*25*C*W, 682.35 FEET; THENCE NORTO*25*C*W, 682.35 FEET TO THE POINT OF BEGINNING.

A PORTION OF THE NORTHWEST 1/4 OF SECTION 30, AND A PORTION OF GOVERNMENT LOTS 3 AND 4, OF FRACTIONAL SECTION 19, ALL IN TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

AS FOLLOWS:

OMBRING AT THE MORTHEAST CORNER OF SAID MORTHWEST I/A, THEMES SOOTS/28'M ALONG THE EAST LINE OF SAID COMBRING AT A DISTRICT OF MACE, TEST, THEMES (DEPARTING AND EAST LINE, PROCEED SERVISO 28'M, 882.25 FEET TO THE POINT OF BEGINNING, THEMES MODIFIED, THEMES SOOTOFS/2'M, 682.43 FEET, THEMES SOOTOFS/2'M, 682.43 FEET, THEMES SOOTOFS/2'M, 682.43 FEET, THEMES SOOTOFS/2'M, 682.40 FEET, THEMES SOOTOFS/2'M, 682.43 FEET, 682.44 FEET, 6

LOT BROOM OF COMERMENT LOTS 3 AND 4, OF FRACTIONAL SECTION 19. TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORING, REING MORE PRETICULARLY DESCRIBED AS FOLLOWS.
COMMENCE AT THE SOUTHEAST CORNER OF SAID COMERMENT LOT 3; THENCE MOTO?"52°E, ALONG THE EAST LINE OF SAID COMERMENT LOT 3, THENCE MOTO?"52°E, ALONG THE EAST LINE OF SAID COMERMENT LOT 3, DETAING OF 959.26 FEET, THENCE DEPARTING SAID EAST LINE, FORCED SSSS*95 6W, 862.54 FEET TO THE POINT OF BEGINNING, THENCE SOUTO*52°E, 862.64 FEET OF THE POINT OF BEGINNING.

40.00 FEET, THENCE MSSS*95°E*C, 862.64 FEET OT THE POINT OF BEGINNING.

LOT 10
A PORTION OF GOVERNMENT LOTS 3 AND 4, OF FRACTIONAL SECTION 19, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:
COMMENCE AT THE SOUTHEAST CONNER OF SAID GOVERNMENT LOT 3; THENCE NOTO? 52 °E, ALONG THE EAST LINE OF SAID GOVERNMENT LOT 3, A DISTANCE OF 795.26 FEET, THENCE DEPARTING SAID DAST LINE, PROCEED S89°5'26'W, 882.56 FEET TO THE POINT OF BEGINNING, THENCE MODIFIED (64.00) FEET OF A POINT ON THE SOUTH RIGHT-OWN LINE OF NOT 193-05 STREET (66 FEET WIDE); THENCE D89°9'26'W ALONG SAID RIGHT-OF-PAW' LINE OF, MORTH OF STREET (86 FEET WIDE); THENCE D89°9'26'W ALONG SAID RIGHT-OF-PAW' LINE OF, MORTH OF STREET (86 FEET THENCE DEPARTING SAID RIGHT-OF-PAW' LINE OF, MORTH OF STREET (86 FEET THENCE DEPARTING SAID RIGHT-OF-PAW' LINE, MORTH OF STREET (86 FEET THENCE DEPARTING SAID RIGHT-OF-PAW' LINE, MORTH OF STREET (86 FEET THENCE DEPARTING SAID RIGHT-OF-PAW' LINE, 682.50 FEET; TH

A 60' NON-EXCLUSIVE INGRESS/EGRESS & UTILITY EASEMENT LYING IN A PORTION OF COVERNMENT LOT 3 OF FRACTIONAL SECTION 19, AND A PORTION OF THE NORTHWEST 1/4 OF SECTION 30, ALL IN TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, ROBBIA, BERNG MORE PARTICULARY, DESCRIBED AS FOLLOWS:
COMMENCE AT THE SOUTHEAST CORNER OF SAID GOVERNMENT LOT 3; THENCE NOTO?52:E, ALONG THE EAST LINE OF SAID COVERNMENT LOT 3, A DISTANCE OF 155.26 FEET; THENCE DEPARTING SAID EAST LINE, PROCEED 589592EW, 652.57 FEET TO THE POINT OF BECOMMING; THENCE SHOP 126W, 1280.00 FEET; THENCE SHOP 162W, 10.000 FEET; THENCE

NW 186 ST LOCATION MAP

SHEET 1 - COVER SHEET

N.W. 193rd STREET 101

- A RESIDENTIAL DRIVEWAY PERMIT MUST BE ISSUED PRIOR TO ANY CONSTRUCTION WITHIN THE COUNTY RIGHT-OF-WAY. DRIVEWAY AFRON STRUCTURE COUNTS SHALL BE 6"MIN. THICKNESS CONCRETE "V" 6"5" \$10 WWW LELWATED 2" ABOVE GROUND GRADE AT FORM UP OR 1.25" THICKNESS ASSMALT OVER 6" THICK LIMENOCK BASE (LBR 100 90% DRIVENTED TO BE ALL THICK LIMENOCK BASE (LBR 100 90% DRIVENTED TO BE A CILVERT LAND INDUSTRIES TO BE A CILVE
- DEISSTY)

 3. THE NEED FOR A CULVERT (AND DIAMETER SIZE) OR A SWALED DRIVENWY SHALL BE DETERMINED BY A COUNTY FIELD INSPECTION AS PART OF THE DRIVENWY PERMIT.

 4. F. A CULVERT IS REQUIRED IT MUST HAVE CONCRETE MITTERED BY SECTIONS.

 5. CONCRETE APPROXE SOCIOUS.

 5. CONCRETE APPROXE AND EXPANSION JOINT AT THE EMSTINE EDGE OF PAYEMENT.

GENERAL NOTES:

- BEARINGS SHOWN HEREON ARE BASED ON THE FLORIDA STATE PLANE COORDINATE SYSTEM, FLORIDA WEST ZONE, NAD-83, AND DERVED FROM THE L-NET NETWORK; BASED ON A BOUNDARY SURVEY OF THE PARENT PARCEL PREPARED BY THIS FIRM.
- PERTAINING TO LOTS 1 & 10, THERE SHALL BE NO DRIVEWAY CONNECTIONS TO N.W. 193rd STREET OTHER THAN THE COMMON DRIVEWAY WITHIN THE 60 FEET WIDE EASEMENT.
- 4. THE LEGAL DESCRIPTIONS SHOWN HEREON WERE WRITTEN BY THE SURVEYOR.
- THERE SHALL BE NO FENCES CONSTRUCTED WITHIN THE NON-EXCLUSIVE INGRESS/EGRESS & UTILITY EASEMENT AS SHOWN AND DESCRIBED HEREON; THIS INCLUDES THE EMERGENCY VEHICLE TURN AROUND.
- 6. IN ADDITION TO THE 60' NON-EXCLUSIVE INGRESS/EGRESS & UTILITY EASEMENT SHOWN HEREON, THERE SHALL BE A 10 FEET WIDE NON-EXCLUSIVE UTILITY EASEMENT ALONG WITH AND ADJACENT TO SMD EASEMENT AND A 10 FEET WIDE NON-EXCLUSIVE UTILITY EASEMENT ALONG ALL ISSUE OUT HURST HATAT WERE NOT SHOWN FOR CLARITY PURPOSES.
- THE STOP SIGN & STREET SIGN MUST BE INSTALLED ON A 2"\(\)2" SQUARE POST, 14 FT. IN LENGTH, 14 GAUGE, 4 LBS/FT, IN ACCORDANCE WITH DETAILS TS030, TS031 AND TS032 AS STATED IN THE MARRON COUNTY LAND DEVELOPMENT CODE. THE SIGNS MUST BE INSTALLED AS A PART OF THE DRIVEWAY PERMIT AND MUST BE COMPLETED PRIOR TO RECORDING OF THIS PLAN.
- 8. THIS PROPERTY APPEARS TO BE IN A ZOVE." "LARGA OF MINIMAL FLOOD MAZARD) AND A ZONE." "SPECDAL FLOOD MAZARD MAZAPO ACCORDING TO THE FEMA FLOOD INSERNANCE SHEAP MAY PRIVATE AND ACCORDING TO THE FEMA FLOOD INSERNANCE SHEAP MAY FROM FLOODAINTY MUMBER IZOTED, PANELS 5117 AND 0140, BOTH WITH SUFFX D, BOTH WITH AN EFFECTIVE DATE OF 8/28/2008. THE LIMITS OF ZONE." A" SHOWN HEREON WERE INTERPOLATED FROM THE FIRM.
- 9. THIS AGRICULTURAL LOT SPLIT PLAN DOES NOT REPRESENT A PLAT OR BOUNDARY SURVEY.
- 10. THE MARION COUNTY BOARD OF COUNTY COMMISSIONERS SHALL HAVE NO DUTY OR RESPONSIBILITY WHATSOEVER IN THE ENANCE OF THE NON-EXCLUSIVE INGRESS/EGRESS & UTILITY EASEMENT
- 11. AT SUCH THE THE COMMON DRIVERINY MAY BE IMPROVED, WHETHER BY ASCHULT, LUBEROCK OR SMILLAR INFERVOUS MATERIALS, IT MAY BE WESSENS TO PROVIDE A DRIVINGE FINAN, PREPARED BY A FORBIA LUCKIDED BINGHER, TO ADDRESS STORMWATER RUNGET, THE FUN MUST BE SUBMITTED TO AND APPROVED BY THE MARION COUNTY STORMWATER PROCRAM PRIOR TO CONSTRUCTION.
- 12. IF THE STABILIZED DRIVEWAY IS IMPROVED WITH IMPERVIOUS MATERIALS, THAT PORTION OF THE PAVED DRIVEWAY THAT IS WITHIN EACH HIDDRIVAL LOT SHALL BE CONSIDERED AS IMPERVIOUS AREA ALLOCATED TO THE LOT, UNLESS SEPARATE DRAINAGE FACILITIES ARE PROVIDED.
- 13. DEVELOPMENT OF IMPERVIOUS AREAS ON EACH LOT IS LIMITED TO 9000 SQUARE FEET UNLESS A MAJOR SITE PLAN, OR A WAVER FOR THE SAME, IS APPROVED BY MARION COUNTY D.R.C.
- 14. THE 60 FEET NON-EXCLUSIVE INGRESS/EGRESS & UTILITY EASEMENT SHOWN AND DESCRIBED HEREON IS ADDRESSED IN DETAIL IN THE DECLARATION OF EXSEMENTS, COVENANTS, CONDITIONS AND RESTRICTIONS FOR DUNGANYON GARS AS PROPERLY OF OFFICE RECORDS OF MARKON COUNTY, FOREIGN PROPERLY OFFICE RECORDS OF MARKON COUNTY, FOREIGN PROPERLY OFFICE RECORDS OF MARKON COUNTY, FOREIGN PROPERLY OFFI PR

Rogers, PE
No. 10027
rogerseng.com
Rogers, PSM
No. 2274
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Boyer, PSM
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Robert L. Freg. N. ricogens@rog Rodney K. F. Reg. ricogens@rog Rodney K. F. Reg. ricogens@rog Mekelle M. Fr. Reg. ikboyer@rog

ENGINEERING, 1 3. & Land Surveying [1] 1a, Foorda 3471 • Ph. (382) 622-9214 • Lie. B

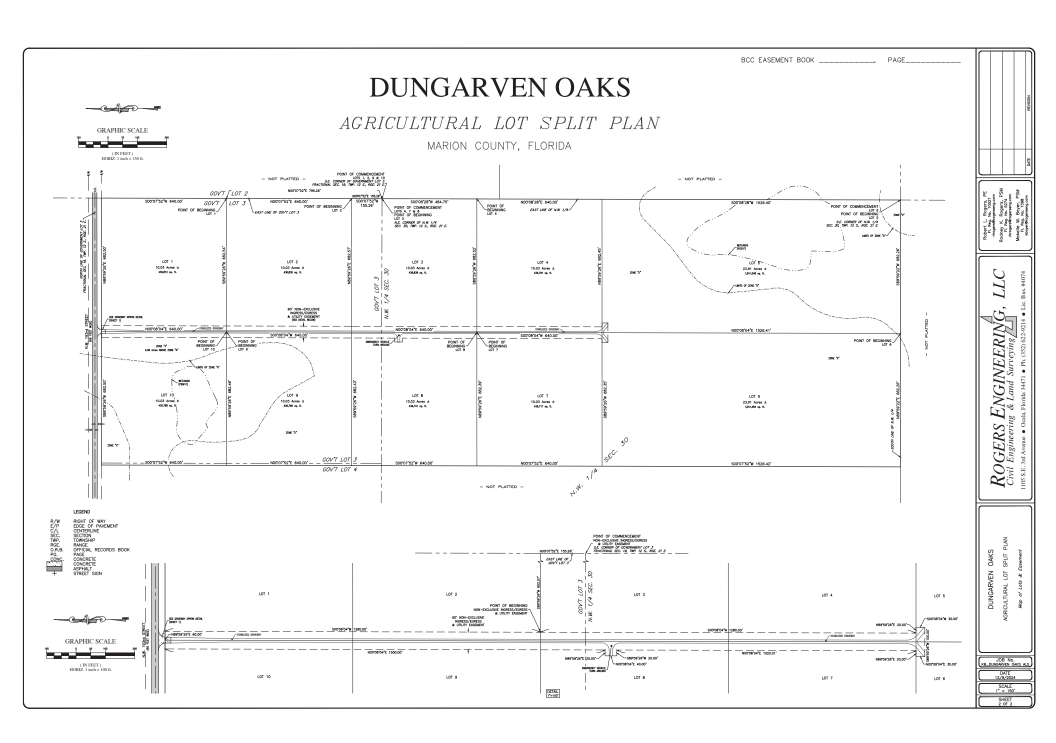
ROGERS El 3rd,

NA. OAKS SPLIT DUNGARVEN LOT AGRICULTURAL

JOB No. NGARVEN OAKS ALS

DATE 12/9/2024 SCALE N.T.S.

MEKELLE M. BOYER DATE PROFESSIONAL SURVEYOR & MAPPER REGISTRATION No. 7398 STATE OF FLORIDA



<u>DECLARATION OF EASEMENTS, COVENANTS, CONDITIONS AND RESTRICTIONS FOR</u> "DUNGARVEN OAKS" (AN AGRICULTURAL LOT SPLIT)

MG Properties & Investments, LLC ("<u>Declarant</u>") is the fee simple owner of all the real property known as DUNGARVEN OAKS, a subdivision by agricultural lot split, located in Marion County, Florida, does hereby declare these Easements, Covenants, Conditions and Restrictions for Dungarven Oaks (the "<u>Declaration</u>").

WITNESSETH:

WHEREAS, the Declarant is the Owner of the real property more particularly described on **Exhibit A** attached hereto (the "<u>Property</u>"), which consists of ten (10) parcels of land (each a "Lot") pursuant to the Land Development Regulations of Marion County, Florida; and,

WHEREAS, the Declarant desires to provide for the preservation and enhancement of the property values and the common improvements constructed and maintained thereon, and, for this reason, desires to subject the Property to the covenants, restrictions, easements, charges and liens in this Declaration, each and all of which is and are for the benefit of such property and each Owner thereof.

NOW, THEREFORE, the Declarant declares that the real property described as the Property, is and shall be held, transferred, sold, conveyed and occupied subject to the covenants, restrictions, easements, charges and liens set forth in this Declaration which shall run with real property and be binding on all parties having any right, title or interest in the Property, their heirs, personal representatives, successors and assigns (each an "Owner").

KNOW ALL MEN BY THESE PRESENTS, that:

Declarant hereby declares the following restrictions and limitations on use and development, which shall bind each, and all subsequent owners, whether holders of legal or equitable title, or both, and which shall constitute covenants running with the land described above.

- 1. The Property may be used for residential and agricultural purposes only. No commercial business activity shall be allowed on the Property except those allowed under Paragraph 6 of this declaration.
- 2. All homes and dwelling units on the Property must be of conventional construction or shall be modular homes which have an appearance substantially similar to site-built homes and are installed on permanent foundations. For the purposes of clarity, no home or dwelling unit shall be permitted which resembles a mobile home. All homes and dwelling units shall be built in compliance with any applicable requirements of the State of Florida (the "State") and Marion County, Florida (the "County"), including those for setbacks set forth in the Marion County Land Development Code. If more than one adjacent Lot has identical Owners, all such Lots may be treated as one Lot for the purpose of this restriction, subject to approval by the County. Mobile homes, manufactured homes, or homes moved from any other location are prohibited.
- 3. Barn apartments are permitted and must be located within the confines of a barn or similar structure. Any such apartment shall comply with any applicable state and county requirements.
- 4. Barns, stables, storage buildings and other outbuildings and fences must be constructed with new materials, in a skilled workmanlike manner, and in compliance with any applicable state and county requirements.
- 5. No noxious or offensive activity shall be carried on upon any Lot within any portion of the Property, nor shall anything be done thereon which may be or become an annoyance or nuisance to the neighborhood. All Lots shall be moved and maintained so as not to become unsightly.
- 6. Commercial businesses are not permitted. Commercial farming is not permitted, except that horses & beef cattle may be raised and trained commercially. Personal farming operations are permitted, however, no

more than two (2) pigs may be on any Lot at one time. Birds, housecats, dogs, livestock, poultry or other animals and household pets retained for domestic use or personal consumption are permitted. All animals shall remain within fenced portions of the owner's Lot unless on a leash, with the exception of housecats. The foregoing notwithstanding, no Lot shall be permitted more than four (4) dogs and four (4) housecats at any time. Animals shall at all times be kept under the control of, and shall be the sole responsibility of the Lot's Owner.

- 7. All fencing to be constructed on the Lot shall be black 3 or 4 board fencing of treated wood or top board fencing of treated wood backed with no climb wire mesh. Any existing fencing on the Property shall be exempt from this requirement.
- 8. No non-operating vehicles, accumulation of debris, refuse, trash or junk may be placed or stored on the Property. No Lot shall be used or maintained as a dumping ground for rubbish, trash or other waste. All trash, garbage and other waste shall be kept in sanitary containers and stored so as not to become unsightly.
- 9. The Declarant hereby creates and reserves a perpetual, non-exclusive easement for the construction and maintenance of utilities, such as water, sewer, gas, telephone, electric and cable television, as well as ingress and egress necessary to construct and maintain such utilities. Such utility easement shall encumber and be effective upon, across, over, and under the lands lying within the Common Easement as described below and within ten (10) feet of the side boundaries of said Lots ("Utility Easement Areas"). In the event two (2) or more adjoining Lots are owned by the same Party, this easement reservation shall not apply to the interior lot line of those adjoining Lots. Further, Declarant, its successors and assigns hereby reserves the right to create additional utility easement areas for the construction and maintenance of utilities serving the Owners or owners of adjacent properties.

10. Private Drive Access and Utility Easement; Maintenance.

- A. The Property is comprised of ten (10) parcels of land, each being more fully described in <a href="Exhibit "A". Declarant hereby creates and reserves a perpetual, non-exclusive easement for vehicular ingress and egress, for the use of emergency and utility vehicles, and for construction, operation and maintenance of utilities (the "Common Easement"), for use by the record owner(s) of each Lot, their heirs, successors, assigns, guests, and invitees (the "Easement Users"), over and across that real property described on the attached Exhibit "B" (the "Common Easement Area").
- B. Each Owner shall maintain the portion of the Common Easement encumbering his or her respective Lot, ensuring that such portion of the Common Easement is kept in a good and safe condition suitable for safe and efficient travel by the Easement Users and emergency vehicles and suitable for the installation and maintenance of utilities.
- C. In the event any Lot owner fails to maintain the portion of the Common Easement on his or her Lot (a "Non-Performing Owner"), any other Owner (a "Curative Owner") may, at its option, provide such Non-Performing Owner with written notice of the failure to maintain. If the Non-Performing Owner does not remedy such failure within ten (10) days of receipt of such notice, the Curative Owner may cause for the failure to be remedied, and shall be entitled to reimbursement for the cost incurred performing such maintenance from the Non-Performing Owner.
- D. All parties acquiring title to any Lot located within the Property understand and acknowledge that the access via the Common Easement will not be maintained by Marion County and/or a local municipality; the duty to maintain the Common Easement shall rest with the Owners.

- government entity be met prior to said transfer, including conversion of such real property and improvements to standards and conditions required by the local government.
- F. ALL PARTIES ACQUIRING TITLE TO A LOT LOCATED WITHIN THE PROPERTY UNDERSTAND AND ACKNOWLEDGE THAT THE ACCESS VIA THE COMMON EASEMENT WILL NOT BE MAINTAINED BY MARION COUNTY AND/OR A LOCAL MUNICIPALITY; THE DUTY TO MAINTAIN THE COMMON EASEMENT SHALL REST WITH THE OWNERS.
- 10. If the Parties hereto, their successors or assigns, shall violate or attempt to violate any of the covenants herein, it shall be lawful for any other person or persons owning any real property situated within the Property to bring an action at law or in equity against the person or persons violating or attempting to violate this Declaration, and shall be entitled to equitable relief and/or damages. Any party hereto specifically acknowledges that the remedy at law for any breach of the covenants shall be inadequate and that, in addition to any other remedy at law or in equity, injective relief shall be appropriate. The failure of any party to enforce any violation of the Declaration shall not be deemed a waiver of the right to do so thereafter as to the same breach occurring prior or subsequent thereto and shall not bar or affect its enforcement.
- In connection with any litigation arising from this Declaration, the prevailing party shall be entitled to recover reasonable attorney's fees and costs, including appellate proceedings.
- 12. These Covenants, Conditions and Restrictions shall continue in full force and effect with respect to the property for a period of forty (40) years from the date of recording this instrument, after which time they shall be automatically extended for successive periods of ten (10) years, subject to the provisions of the following paragraph. The Covenants, Conditions and Restrictions are to run with the land, and except and as otherwise provided herein, shall be binding upon the Declarant and upon all other parties and persons claiming under or through Declarant to all or any portion of the property.
- 13. Until such time as Declarant is no longer an Owner of a Lot, or the holder of a mortgage secured by any Lot or any portion thereof (the "Declarant Turnover Date"), Declarant (or Declarant's assignee) shall have the right to amend this Declaration in any manner the Declarant (or Declarant's assignee) deems necessary and Declarant shall also have the right to release any Lot from any part of the Declaration which has been violated if the Declarant, in its sole judgment determines such violation to be a minor or immaterial violation. No such amendment or release by Declarant shall be valid until recorded in the Public Records of Marion County, Florida. The conveyance of a Lot to an Owner shall not be deemed an assignment of any of Declarant's rights reserved under this Declaration.
- 14. After Declarant Turnover Date, the Owners shall have the right and power of amendment of this Declaration. No such amendment, supplement or modification to this Declaration shall be valid unless signed by the then record Owners of two-thirds of the Lots and then recorded in the Public Records of Marion County, Florida.
- 15. The purpose of these Restrictive Covenants is to ensure maintenance of common improvements, protect property values, prevent nuisances, prevent the impairment of the attractiveness of the property, and maintain the desired character of the community to thereby secure to each property owner the full benefit and enjoyment of his property with no greater restriction upon the free and undisturbed use of the property that is necessary to insure the same advantages to the other owners.
- 16. All rights, power and remedies provided herein may be exercised only to the extent that the exercise thereof does not violate any law and are intended to be limited to the extent necessary so that they will not render this Declaration invalid, illegal, or unenforceable under any applicable law. Invalidation or removal of any of the covenants by judgment, decree, court order, statute, ordinance or amendment by the Declarant, his successors or assigns, shall in no way affect any of the other provisions which shall remain in full force and effect.

- 17. All easements, rights, and covenants specified in this Declaration, and any subsequent amendment or modification thereof shall be superior to all leases, sales, conveyances, transfers, assignments, contracts and mortgages and other encumbrances and instruments in any way affecting Lots, and any party foreclosing any such mortgage, lien or encumbrance and all persons or entities acquiring title to any interest in title to such portion of the Lots that is subject to the easements, covenants and rights granted under this Declaration shall take title to said real property subject to the terms and provisions of this Declaration.
- 18. This Declaration shall be governed by, and construed and enforced in accordance with, the laws of the State of Florida. To the fullest extent permitted by law, the parties hereto hereby: (a) submit to the jurisdiction of the Florida and United States courts for the Florida judicial circuit and the federal district, respectively, wherein lies Marion County, Florida, for purposes of any legal action or proceeding bought under or in connection with this Declaration, (b) agree that exclusive venue of any such action or proceeding may be laid in Marion County, Florida, and (c) waive any claim that the same is an inconvenient forum.
- 19. IN ANY CIVIL ACTION, COUNTERCLAIM, OR PROCEEDING, WHETHER AT LAW OR IN EQUITY, WHICH ARISES OUT OF, CONCERNS, OR RELATES TO THIS AGREEMENT, ANY AND ALL TRANSACTIONS CONTEMPLATED HEREUNDER, THE PERFORMANCE OF THIS AGREEMENT, OR THE RELATIONSHIP CREATED HEREBY, WHETHER SOUNDING IN CONTRACT, TORT, STRICT LIABILITY, OR OTHERWISE, TRIAL SHALL BE TO A COURT OF COMPETENT JURISDICTION AND NOT TO A JURY. ALL PARTIES HEREBY IRREVOCABLY WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY. ANY PARTY MAY FILE AN ORIGINAL COUNTERPART OR A COPY OF THIS AGREEMENT WITH ANY COURT, AS WRITTEN EVIDENCE OF THE CONSENT OF THE PARTIES HERETO OF THE WAIVER OF THEIR RIGHT TO TRIAL BY JURY. NEITHER PARTY HAS MADE OR RELIED UPON ANY ORAL REPRESENTATIONS TO OR BY ANY OTHER PARTY REGARDING THE ENFORCEABILITY OF THIS PROVISION. EACH PARTY HAS READ AND UNDERSTANDS THE EFFECT OF THIS JURY WAIVER PROVISION. EACH PARTY ACKNOWLEDGES THAT IT HAS BEEN ADVISED BY ITS OWN COUNSEL WITH RESPECT TO THIS AGREEMENT, AND SPECIFICALLY WITH RESPECT TO THE TERMS OF THIS SECTION, WHICH CONCERNS THE WAIVER OF EACH PARTY'S RIGHT TO TRIAL BY JURY.
- All easements, rights and covenants contained herein shall be enforceable by suit for specific performance and mandatory injunctive relief, in addition to any other remedy provided by law or equity. Failure by any Party to observe the covenants and agreements set forth herein shall not result in the termination of the rights granted under this Declaration, or in any manner curtail the use of any easements or rights granted herein, the remedy for such failure being limited to equitable relief and an action or actions for damages.
- Each Lot owner shall, upon written request from time to time of any other Owner, as often as is reasonable, timely issue at no charge to a prospective mortgagee of such other Owner or to a prospective purchaser or successor Owner to such other Owner, an Estoppel Certificate stating: (a) whether the Owner to whom the request has been directed knows of any defaults by any Owner under this Declaration, and if there are known defaults, specifying the nature thereof; (b) whether this Declaration has been assigned, modified or amended in any way (and if it has, then stating the nature thereof); (c) that to the best of the requested Owner's knowledge this Declaration as of that date is in full force and effect; and (d) that to the best of the requested Owner's knowledge there are/are not any sums owed by any Owner. Such statement shall act as a waiver of any claim by the Owner furnishing it to the extent such claim is based upon facts contrary to those asserted against a bona fide encumbrancer or purchaser for value without knowledge of facts to the contrary of those contained in the statement, and who has acted in reasonable reliance upon the statement. Each Owner shall execute and return such Estoppel Certificate delivered to Owner within five days after its receipt. Failure to comply with this requirement shall be deemed such Owner's acknowledgment that the Estoppel Certificate is true and correct, and may be relied upon by a lender or purchaser.

- 22. After the Declarant Turnover Date, Declarant shall have no further obligations hereunder, nor any power to amend this Declaration, and Declarant may, at its option, record an affidavit in the Public Records of Marion County, Florida evidencing the Declarant Turnover Date. However, no such recording shall be required to effect the Declarant Turnover Date.
- 23. Notwithstanding any provision herein to the contrary, except as prohibited by law, Declarant may assign its rights as Declarant to a third-party at any time, in Declarant's sole discretion, by recording a valid Assignment of Declarant's Rights executed by Declarant and its assignee in the Official Records of Marion County, Florida. After such recording, except as otherwise provided by law or such Assignment of Declarant's Rights, the assignee of such rights shall immediately assume all the rights of the Declarant hereunder and MG PROPERTIES & INVESTMENTS., LLC shall be released from all obligations and liabilities specific to its role as the Declarant hereunder.

IN WITNESS WHEREOF, the Declarant has executed this Declaration of Easements, Covenants, Conditions and Restrictions for "Dungarven Oaks" an Agricultural Lot Split this _____ day of December, 2024.

MG PROPERTIES & INVESTMENTS, LLC

By: Nathan Garcia, Manager

STATE OF FLORIDA COUNTY OF MARION

I HEREBY CERTIFY that on this day before me, an officer duly qualified to take acknowledgments, the foregoing instrument was acknowledged before me by means of [] physical presence or [] online notarization, this ______ day of December, 2024 by, Nathan Garcia as Manager of MG PROPERTIES & INVESTMENTS, LLC, who is known to me (YES ______ NO _____) to be the persons described in and who executed the foregoing instrument, OR who has produced ______ as identification and acknowledged before me that they executed same for the purposes expressed herein.

WITNESS my hand and official seal in the County and State last aforesaid this 3² day of December, 2024.

TAY	KRISTINE ANN LOZIER
6	Notary Public - State of Florida
沙 是	Commission # HH 586294
, OF	My Comm. Expires Dec 21, 2028 Bonded through National Notary Assn.

Kristine Ann Lozier (Print Name)

Notary Public, State of FL

My Commission Expires: |2|2|28

EXHIBIT "A"

(Legal Description – Parent Parcel – the "Property")

A PORTION OF LOTS 3 AND 4 OF FRACTIONAL SECTION 19, AND A PORTION OF THE NORTHWEST 1/4 OF SECTION 30, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHWEST CORNER OF SAID LOT 4 OF FRACTIONAL SECTION 19; THENCE N00°06'59"E, ALONG THE WEST LINE OF SAID LOT 4, A DISTANCE OF 1426.75 FEET TO A POINT ON THE SOUTH RIGHT-OF-WAY LINE OF N.W. 193rd STREET (66 FEET WIDE); THENCE N89°59'26"E ALONG SAID RIGHT-OF-WAY LINE, 1344.59 FEET TO THE POINT OF BEGINNING; THENCE DEPARTING SAID RIGHT-OF-WAY LINE, PROCEED S00°07'52"W, 4086.43 FEET TO A POINT ON THE SOUTH LINE OF AFORESAID NORTHWEST 1/4; THENCE N89°59'22"E ALONG THE SOUTH LINE OF SAID NORTHWEST 1/4, A DISTANCE OF 1364.53 FEET TO THE SOUTHEAST CORNER THEREOF; THENCE N00°08'28"E ALONG THE EAST LINE OF SAID NORTHWEST 1/4, A DISTANCE OF 2651.15 FEET TO THE NORTHEAST CORNER THEREOF, ALSO BEING THE SOUTHEAST CORNER OF AFORESAID LOT 3; THENCE N00°07'52"E ALONG THE EAST LINE OF SAID LOT 3, A DISTANCE OF 1435.26 FEET TO A POINT ON AFORESAID RIGHT-OF-WAY LINE; THENCE DEPARTING SAID EAST LINE OF LOT 3, PROCEED S89°59'26"W ALONG SAID RIGHT-OF-WAY LINE, 1365.00 FEET TO THE POINT OF BEGINNING.

(Legal Descriptions – Individual "Lots")

LOT 1

A PORTION OF GOVERNMENT LOT 3 OF FRACTIONAL SECTION 19, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: COMMENCE AT THE SOUTHEAST CORNER OF SAID GOVERNMENT LOT 3; THENCE N00°07'52"E, ALONG THE EAST LINE OF SAID GOVERNMENT LOT 3, A DISTANCE OF 795.26 FEET TO THE POINT OF BEGINNING; THENCE DEPARTING SAID EAST LINE, PROCEED S89°59'26"W, 682.54 FEET; THENCE N00°08'04"E, 640.00 FEET TO A POINT ON THE SOUTH RIGHT-OF-WAY LINE OF N.W. 193rd STREET (66 FEET WIDE); THENCE N89°59'26"E ALONG SAID RIGHT-OF-WAY LINE, 682.50 FEET TO THE INTERSECTION WITH AFORESAID EAST LINE OF GOVERNMENT LOT 3; THENCE DEPARTING SAID RIGHT-OF-WAY LINE, PROCEED S00°07'52"W ALONG SAID EAST LINE, 640.00 FEET TO THE POINT OF BEGINNING.

LOT 2

A PORTION OF GOVERNMENT LOT 3 OF FRACTIONAL SECTION 19, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: COMMENCE AT THE SOUTHEAST CORNER OF SAID GOVERNMENT LOT 3; THENCE N00°07'52"E, ALONG THE EAST LINE OF SAID GOVERNMENT LOT 3, A DISTANCE OF 155.26 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE N00°07'52"E ALONG SAID EAST LINE, 640.00 FEET; THENCE DEPARTING SAID EAST LINE, PROCEED S89°59'26"W, 682.54 FEET; THENCE S00°08'04"W, 640.00 FEET; THENCE N89°59'26"E, 682.57 FEET TO THE POINT OF BEGINNING.

LOT 3

A PORTION OF GOVERNMENT LOT 3 OF FRACTIONAL SECTION 19, AND A PORTION OF THE NORTHWEST 1/4 OF SECTION 30, ALL IN TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGIN AT THE NORTHEAST CORNER OF SAID NORTHWEST 1/4; THENCE S00°08'28"W ALONG THE EAST LINE OF SAID NORTHWEST 1/4, A DISTANCE OF 484.75 FEET; THENCE DEPARTING SAID EAST LINE, PROCEED S89°59'26"W, 682.52 FEET; THENCE N00°08'04"E, 640.00 FEET; THENCE N89°59'26"E, 682.57 FEET TO A POINT ON THE EAST LINE OF AFORESAID GOVERNMENT LOT 3; THENCE S00°07'52"W ALONG SAID EAST LINE OF GOVERNMENT LOT 3, A DISTANCE OF 155.26 FEET TO THE POINT OF BEGINNING.

LOT 4

A PORTION OF THE NORTHWEST 1/4 OF SECTION 30, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHEAST CORNER OF SAID NORTHWEST 1/4; THENCE S00°08'28"W ALONG THE EAST LINE OF SAID NORTHWEST 1/4, A DISTANCE OF 484.75 FEET TO THE POINT OF BEGINNING; THENCE DEPARTING SAID EAST LINE, PROCEED S89°59'26"W, 682.52 FEET; THENCE S00°08'04"W, 640.00 FEET; THENCE N89°59'26"E, 682.45 FEET TO A POINT ON AFORESAID EAST LINE; THENCE

LOT 5

A PORTION OF THE NORTHWEST 1/4 OF SECTION 30, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

N00°08'28"E ALONG SAID EAST LINE, 640.00 FEET TO THE POINT OF BEGINNING.

BEGIN AT THE SOUTHEAST CORNER OF SAID NORTHWEST 1/4; THENCE S89°59'22"W ALONG THE SOUTH LINE OF SAID NORTHWEST 1/4, A DISTANCE OF 682.26 FEET; THENCE DEPARTING SAID SOUTH LINE, PROCEED N00°08'04"E, 1526.41 FEET; THENCE N89°59'26"E, 682.45 FEET TO A POINT ON THE EAST LINE OF AFORESAID NORTHWEST 1/4; THENCE S00°08'28"W ALONG SAID EAST LINE, 1526.40 FEET TO THE POINT OF BEGINNING.

LOT 6

A PORTION OF THE NORTHWEST 1/4 OF SECTION 30, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF SAID NORTHWEST 1/4; THENCE S89°59'22"W ALONG THE SOUTH LINE OF SAID NORTHWEST 1/4, A DISTANCE OF 682.26 FEET TO THE POINT OF BEGINNING; THENCE DEPARTING SAID SOUTH LINE, PROCEED N00°08'04"E, 1526.41 FEET; THENCE S89°59'26"W, 682.35 FEET; THENCE S00°07'52"W, 1526.42 FEET TO A POINT ON AFORESAID SOUTH LINE; THENCE

LOT 7

A PORTION OF THE NORTHWEST 1/4 OF SECTION 30, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

N89°59'22"E ALONG SAID SOUTH LINE, 682.26 FEET TO THE POINT OF BEGINNING.

COMMENCE AT THE NORTHEAST CORNER OF SAID NORTHWEST 1/4; THENCE S00°08'28"W ALONG THE EAST LINE OF SAID NORTHWEST 1/4, A DISTANCE OF 484.75 FEET; THENCE DEPARTING SAID EAST LINE, PROCEED S89°59'26"W, 682.52 FEET TO THE POINT OF BEGINNING; THENCE S00°08'04"W, 640.00 FEET; THENCE S89°59'26"W, 682.35 FEET; THENCE N00°07'52"E, 640.00 FEET; THENCE N89°59'26"E, 682.39 FEET TO THE POINT OF BEGINNING.

LOT 8

A PORTION OF THE NORTHWEST 1/4 OF SECTION 30, AND A PORTION OF GOVERNMENT LOTS 3 AND 4, OF FRACTIONAL SECTION 19, ALL IN TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHEAST CORNER OF SAID NORTHWEST 1/4; THENCE S00°08'28"W ALONG THE EAST LINE OF SAID NORTHWEST 1/4, A DISTANCE OF 484.75 FEET; THENCE DEPARTING SAID EAST LINE, PROCEED S89°59'26"W, 682.52 FEET TO THE POINT OF BEGINNING; THENCE N00°08'04"E, 640.00 FEET; THENCE S89°59'26"W, 682.43 FEET; THENCE S00°07'52"W, 640.00 FEET; THENCE N89°59'26"E, 682.39 FEET TO THE POINT OF BEGINNING.

LOT 9

A PORTION OF GOVERNMENT LOTS 3 AND 4, OF FRACTIONAL SECTION 19, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: COMMENCE AT THE SOUTHEAST CORNER OF SAID GOVERNMENT LOT 3; THENCE N00°07'52"E, ALONG THE EAST LINE OF SAID GOVERNMENT LOT 3, A DISTANCE OF 795.26 FEET; THENCE DEPARTING SAID EAST LINE, PROCEED S89°59'26"W, 682.54 FEET TO THE POINT OF BEGINNING; THENCE S00°08'04"W, 640.00 FEET; THENCE S89°59'26"W, 682.43 FEET; THENCE N00°07'52"E, 640.00 FEET; THENCE N89°59'26"E, 682.46 FEET TO THE POINT OF BEGINNING.

LOT 10

A PORTION OF GOVERNMENT LOTS 3 AND 4, OF FRACTIONAL SECTION 19, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: COMMENCE AT THE SOUTHEAST CORNER OF SAID GOVERNMENT LOT 3; THENCE N00°07'52"E, ALONG THE EAST LINE OF SAID GOVERNMENT LOT 3, A DISTANCE OF 795.26 FEET; THENCE DEPARTING SAID EAST LINE, PROCEED S89°59'26"W, 682.54 FEET TO THE POINT OF BEGINNING; THENCE N00°08'04"E, 640.00 FEET TO A POINT ON THE SOUTH RIGHT-OF-WAY LINE OF N.W. 193rd STREET (66 FEET WIDE); THENCE S89°59'26"W ALONG SAID RIGHT-OF-WAY LINE, 682.50 FEET; THENCE DEPARTING SAID RIGHT-OF-WAY LINE, PROCEED S00°07'52"W, 640.00 FEET; THENCE N89°59'26"E, 682.46 FEET TO THE POINT OF BEGINNING.

EXHIBIT "B"

(Legal Description – "Common Easement Area")

A 60' NON-EXCLUSIVE INGRESS/EGRESS & UTILITY EASEMENT LYING IN A PORTION OF GOVERNMENT LOT 3 OF FRACTIONAL SECTION 19, AND A PORTION OF THE NORTHWEST 1/4 OF SECTION 30, ALL IN TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF SAID GOVERNMENT LOT 3; THENCE N00°07'52"E, ALONG THE EAST LINE OF SAID GOVERNMENT LOT 3, A DISTANCE OF 155.26 FEET; THENCE DEPARTING SAID EAST LINE, PROCEED S89°59'26"W, 652.57 FEET TO THE POINT OF BEGINNING; THENCE S00°08'04"W, 1280.00 FEET; THENCE N89°59'26"E, 20.00 FEET; THENCE S00°08'04"W, 30.00 FEET; THENCE S89°59'26"W, 100.00 FEET; THENCE N00°08'04"E, 30.00 FEET; THENCE N89°59'26"E, 20.00 FEET; THENCE N00°08'04"E, 40.00 FEET; THENCE N89°59'26"E, 20.00 FEET; THENCE N00°08'04"E, 1500.00 FEET TO A POINT ON THE SOUTH RIGHT-OF-WAY LINE OF N.W. 193rd STREET (66 FEET WIDE); THENCE N89°59'26"E ALONG SAID RIGHT-OF-WAY LINE, 60.00 FEET; THENCE DEPARTING SAID RIGHT-OF-WAY LINE, PROCEED S00°08'04"W, 1280.00 FEET TO THE POINT OF BEGINNING.

JOINDER AND CONSENT

MAINSTREET COMMUNITY BANK OF FLORIDA ("Mortgagee"), whose address is 204 South Woodland Boulevard, Deland, Florida 32720, the owner and holder of that Mortgage dated August 21st, 2024, recorded August 22nd, 2024, in Official Records Book 8405, Pages 1172-1187 of the Public Records of Marion County, Florida, hereby subordinates its lien and interest under the Mortgage and any documents executed in connection therewith to Dungarven Oaks Agricultural Lot Split.

under the Mortgage and any documents execut Agricultural Lot Split.	ted in connection therewith to Dungarven Oaks					
Executed this 5th day of 0ec	, 2024.					
WITNESSES:	MAINSTREET COMMUNITY BANK OF					
	FLORIDA					
Witness Signature Print Name: Lose h W. Toscano 112 N. Magnolia Are ocala FL 34475	By: 7-7-7- Name: Frank Jason Langworthy Title: Vice President					
Witness Signature Print Name: Janie S. Tank 112 N. Magnolia Ave., Ocala, FL	34475					
STATE OF FLORIDA COUNTY OF Florida						
The foregoing instrument was acknowledged before me () in person, or () by means of on-line notarization, this day of, 2024, by as						
	NOTARY PUBLIC Sign: Janie S. Jank Printy Janie S. Tank					
My Commission Expires: JANIE S. TAN Commission #	ik					

Expires January 9, 2028

Investors Title Insurance Company

P.O. Drawer 2687, Chapel Hill, North Carolina 27515-2687 919.968.2200 | invtitle.com

Ownership and Encumbrance Report

Issued To: Atlas Title Agency, LLC, 1279 E. Silver Springs Blvd, Ocala, FL 34470

Agent File No.: 03154-000-00

Investors Title File No.: 202413946SRCN

Search Period: 08/22/2024 through 12/03/2024 8:00AM

Legal Description:

A PORTION OF LOTS 3 AND 4 OF FRACTIONAL SECTION 19, AND A PORTION OF THE NORTHWEST 1/4 OF SECTION 30, TOWNSHIP 12 SOUTH, RANGE 21 EAST, MARION COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHWEST CORNER OF SAID LOT 4 OF FRACTIONAL SECTION 19; THENCE N00°06'59"E, ALONG THE WEST LINE OF SAID LOT 4, A DISTANCE OF 1426.75 FEET TO A POINT ON THE SOUTH RIGHT-OF-WAY LINE OF N.W. 193rd STREET (66 FEET WIDE); THENCE N89°59'26"E ALONG SAID RIGHT-OF-WAY LINE, 1344.59 FEET TO THE POINT OF BEGINNING; THENCE DEPARTING SAID RIGHT-OF-WAY LINE, PROCEED S00°07'52"W, 4086.43 FEET TO A POINT ON THE SOUTH LINE OF AFORESAID NORTHWEST 1/4; THENCE N89°59'22"E ALONG THE SOUTH LINE OF SAID NORTHWEST 1/4, A DISTANCE OF 1364.53 FEET TO THE SOUTHEAST CORNER THEREOF; THENCE N00°08'28"E ALONG THE EAST LINE OF SAID NORTHWEST 1/4, A DISTANCE OF 2651.15 FEET TO THE NORTHEAST CORNER THEREOF, ALSO BEING THE SOUTHEAST CORNER OF AFORESAID LOT 3; THENCE N00°07'52"E ALONG THE EAST LINE OF SAID LOT 3, A DISTANCE OF 1435.26 FEET TO A POINT ON AFORESAID RIGHT-OF-WAY LINE; THENCE DEPARTING SAID EAST LINE OF LOT 3, PROCEED S89°59'26"W ALONG SAID RIGHT-OF-WAY LINE, 1365.00 FEET TO THE POINT OF BEGINNING.

Grantee as shown on last deed of record: MG Properties & Investments, LLC, a Florida Limited Liability Company, by virtue of Special Warranty Deed dated August 19, 2024 and recorded August 22, 2024 in Official Records Book 8405, Page 1163, of the Public Records of Marion County, Florida.

Encumbrances Affecting Title: (Limited to Mortgages, Claim of Liens, Certified Judgments, Federal Tax Liens, Court Orders, Notices of Commencement and Liens affecting subject lands)

Mortgage recorded in Official Records Book 8405, Page 1172.

Assignment of Rents recorded in Official Records Book 8405, Page 1188.

Miscellaneous Matters:

None.

Tax Information: (for informational purposes only, confirm taxes with local tax collector's office if necessary)

Real Estate Tax Parcel Number: 03154-000-00

2024 Gross Tax: \$523.07 Paid Not Paid

Unpaid taxes for prior years: None

This report is not title insurance. Pursuant to s. <u>627.7843</u>, Florida Statutes, the maximum liability of the issuer of this property information report for errors or omissions in this property information report is limited to the amount paid for this property information report, and is further limited to the person(s) expressly identified by name in the property information report as the recipient(s) of the property information report. This report reflects matters recorded in the Official Records Books of Marion County, Florida, affecting title to the property described herein.