Interoffice Memorandum





March 23, 2022

TO: Mayor Jerry L. Demings

-AND-

County Commissioners

FROM: Jon V. Weiss, P.E., Director Planning, Environmental and Development

Services Department

CONTACT PERSON: Joe Kunkel, P.E., DRC Chairman

Development Review Committee

Public Works Department

(407) 836-7971

SUBJECT: April 05, 2022 — Consent Item

Adequate Public Facilities Agreement for Elysian PD

Case #APF-21-09-281 / District 1 (Related to LUP-21-05-152)

The proposed Elysian Planned Development (PD) contains 16.90 gross acres and is located east of Avalon Road and north of Seidel Road. The subject property is located within the Village H Special Planning Area of Horizon West and is designated as Apartment District on the Village H Special Planning Area map. Through rezoning application # LUP-21-05-152, the Elysian PD proposes 324 multi-family units.

Pursuant to Orange County Code Section 30-714, each property owner in a Horizon West PD is required to convey their proportionate share of Adequate Public Facilities (APF) lands, which are based on the ratio of required APF acres to net developable acres within the Special Planning Area. In the event that APF land requirements cannot be met within a particular PD, an owner may pay a fee to the County equal to the value of the ratio of required APF lands and based upon the average fair market value of land as established by an independent appraiser. For the Village H Special Planning Area, the adopted ratio of APF acres to net developable acres is 1.0 to 7.6. In lieu of payment, the owner may obtain APF credits through purchase from others who hold excess APF credits.

In order to satisfy the requirements of Chapter 30, Article XIV of the Orange County Code ("APF/TDR Ordinance"), the Elysian PD is subject to an APF Agreement that recognizes that the project is accountable for a minimum of 1.701 acres of APF lands. The total APF lands conveyed are zero acres, creating an APF deficit of 1.701 acres. In order to satisfy this deficit, the property owner has been assigned 1.158 acres of APF credits from another property owner in Village H, and has secured purchase of the remainder 0.543 APF credits via an Escrow Agent from a separate property owner in Village H.

The Adequate Public Facilities Agreement for Elysian PD by and between Elysian Luxury Living, LLC and Orange County received a recommendation of approval from the Development Review Committee on November 17, 2021, and has been placed on the March 22, 2022 Board consent agenda to be pulled for consideration with the associated

Page Two
April 05, 2022 — Consent Item
Adequate Public Facilities Agreement for Elysian PD

PD Land Use Plan. Upon approval by the Board, the Agreement will be recorded in the Public Records of Orange County, Florida.

ACTION REQUESTED:

Approval and execution of Adequate Public Facilities Agreement for Elysian PD by and between Elysian Luxury Living, LLC and Orange County providing for the satisfaction of adequate public facility requirements for the project. District 1

Attachment JVW/JHS/nt

APPROVED BY ORANGE COUNTY BOARD OF COUNTY COMMISSIONERS

BCC Mtg. Date: Apr. 5, 2022

This instrument prepared by and after recording return to:

Paul N. Korte, Esq. Swann Hadley Stump Dietrich & Spears, P.A. 200 E. New England Ave., Suite 300 Winter Park, FL 32789

2 Tax Parcel I.D. No(s): 05-24-27-0000-00-010

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ADEQUATE PUBLIC FACILITIES AGREEMENT FOR ELYSIAN PD

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THIS ADEQUATE PUBLIC FACILITIES AGREEMENT FOR ELYSIAN PD (the "Agreement"), effective as of the latter date of execution (the "Effective Date"), is made and entered into by and between Elysian Luxury Living, LLC, a Florida limited liability company, with its principal place of business at 7940 Via Dellagio Way, Suite 200, Orlando, FL 32819 ("Owner") and ORANGE COUNTY, a charter county and political subdivision of the State of Florida whose mailing address is P.O. Box 1393, Orlando, Florida 32802-1393 ("County").

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RECITALS:

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OWNER is the fee simple owner of certain real property located in Orange County, Florida, as generally depicted in Exhibit "A" and as more particularly described in Exhibit 18 "B," both of which exhibits are attached hereto and made a part hereof by this reference (The "PD 20 Property").

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B. The PD Property, also known as Elysian PD, is identified in the Orange County Comprehensive Plan 2010-2030 (the "Comprehensive Plan") Future Land Use Map with the "Village" land use designation and constitutes a portion of Village H, in Horizon West, as same is 24 described and depicted in the Village H Specific Area Plan approved by the Board of County 26 Commissioners of Orange County, Florida (the "BCC") on March 9, 2018 (the "Village H SAP").

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- C. The PD Property is included in the Horizon West Village Land Use Classification
- 30 Area. The BCC adopted the Horizon West Village Land Use Classification Comprehensive Policy Plan ("CPP") amendment on June 5, 1995. The Horizon West Village Land Use
- Classification was the result of a public-private partnership between the BCC and Horizon West, 32 Inc. The partnership conducted an extensive visioning and community consensus building process
- 34 that was summarized in the Horizon West Study Report issued February 7, 1995.
- 36 D. The Elysian PD has relied on the prior approvals of the Horizon West Study and the Village H SAP, and on the Village H SAP approvals and studies included in the SAP.

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- E. The Village H SAP contemplates certain multi-family residential apartment uses within the PD Property.
- F. OWNER desires to develop the PD Property in accordance with the Elyisan PD Land Use Plan LUP 21-05-152, submitted by OWNER to COUNTY, and with the PD zoning application on file with COUNTY.
- G. The Goals, Objectives, and Policies contained in the Future Land Use Element of the Comprehensive Plan have been implemented through Chapter 30, Article XIV, of the Orange
 County Code ("APF/TDR Ordinance") adopted by the BCC on May 20, 1997, as amended.
- H. Division 2 of the APF/TDR Ordinance requires, in Section 30-712(b), that OWNER enter into a developer's agreement identifying required adequate public facilities within the development and addressing the conveyance to the COUNTY of adequate public facilities lands prior to or in conjunction with PD approval, unless otherwise addressed in such agreement, pursuant to Section 30-714(c).
- I. The parties have agreed that this Agreement constitutes the aforementioned developer's agreement referenced in Division 2 of the APF/TDR Ordinance.
- J. If Owner is unable to convey sufficient adequate public facilities lands to County,
 the APF/TDR Ordinance, at Sections 30-712(b) and 30-714(d), states that OWNER may make payment of an adequate public facility lands fee to COUNTY. Additionally, the APF/TDR
 Ordinance, at Section 30-714(g), allows for application of APF acreage credits to satisfy an APF deficit.
- K. It is the intent of the parties that COUNTY will consider approval of the Elysian PD with its consideration of this Agreement.
- L. The PD Property contains approximately 12.93 acres of **net** developable land, and both the Village H SAP and Section 30-714 of the APF/TDR Ordinance require 1 acre of public facilities acreage for every 7.6 acres of net developable land (the "APF Ratio").
- M. When applied to the PD Property, the APF Ratio equals approximately 1.701 acres of public facilities lands.
- N. As shown on the Elysian PD Land Use Plan, and as described in this Agreement, OWNER is not providing any acreage of adequate public facilities land (the "APF Land") to COUNTY, thereby creating an APF deficit of 1.701 acres.

- O. Notwithstanding the foregoing, OWNER holds a credit in the amount of 1.158 acres of APF Land (the "Seidel West Credit") in accordance with that certain Assignment And
- Assumption Agreement Relating To Vested Trips, Road Credits, And Other Development Rights (Village H / Seidel West), recorded August 18, 2021, Document #20210504558, Public Records
- of Orange County, Florida, pursuant to which Seidel West I, LLC, a Florida limited liability company, assigned its interest in the foregoing credits for APF Land obtained by the conveyance
- to COUNTY of 1.158 acres of land for the purpose of COUNTY'S improvements to County Road 545 by that certain Special Warranty Deed recorded December 21, 2018, Document
- #20180740463, Public Records of Orange County, Florida, as required under that certain Village
 H Horizon West Road Network Agreement (C.R. 545), recorded February 20, 2013, Document
- #20130102097, Public Records of Orange County, Florida.
- P. D.R. Horton, Inc., a Delaware corporation, holds a minimum of 0.543 APF acreage credits (the "D.R. Horton Credits") which are to be conveyed to the escrow agent (the "Agent")
- under that certain Amended And Restated Village H Cooperation Agreement recorded February 20, 2013, Official Records Book 10525, Page 1893, Public Records of Orange County, Florida
- 92 (the "Cooperation Agreement") prior to the date on which Buyer seeks approval for the Elysian PD Land Use Plan from the BCC.
- Q. In accordance with the requirements of the Cooperation Agreement, OWNER will satisfy the APF deficit by purchasing 0.543 acreage credits of the D.R. Horton Credits through the Agent under the terms of the Cooperation Agreement and asking the COUNTY to apply such APF credits to satisfy the APF deficit.
- NOW THEREFORE, for and in consideration of the above premises, the mutual covenants and agreements set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

AGREEMENT

- 106 1. <u>Recitals.</u> The above recitals are true and correct and are hereby incorporated as material provisions of this Agreement by this reference.
- 2. <u>APF Deficit.</u> The Village H APF Ratio requires that Owner convey to County approximately 1.701 acre(s) of APF Land. This Agreement provides for conveyance of approximately 0.0 acre(s) of APF Land, thereby creating a 1.701-acre APF Deficit.
- 3. APF Acreage Credits / Fee.

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Application of the Seidel West Credit results in a remaining APF deficit of 0.543 acre(s).

116	Prior to the time OWNER obtains approval for the Elysian PD Land Use Plan from the		
118	BCC, OWNER, in accordance with the terms of the Cooperation Agreement, will obtain 0.543 APF acreage credits from the Agent out of the D.R. Horton Credits and shall provide to COUNTY written confirmation from the Agent that the required number of APF credits have been		
120	purchased. By this Agreement, Owner is requesting COUNTY to apply these credits toward the APF deficit as they become available, which application will satisfy such APF deficit. If the D.R.		
122	Horton Credits are not available at the time OWNER seeks approval for the Elysian PD Land Use		
124	Plan from the BCC, then OWNER, in accordance with Section 5.2 of the Cooperation Agreement, shall pay to Agent a fee-in-lieu of conveyance of APF Land, at such value per acre as is established in accordance with Policy FLU 4.14.2 of the Village H SAP, obtain from Agent a		
126	receipt document such payment and deliver a copy of such receipt to COUNTY.		
128	4. Recording. Within thirty (30) days after the Effective Date, this Agreement shall be recorded in the Public Records of Orange County, Florida, at Owner's expense		
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	5. <u>Limitation of Remedies</u> . County and Owner expressly agree that the consideration,		
132	in part, for each of them entering this Agreement is the willingness of the other to limit the remedies for all actions arising out of or in connection with this Agreement.		
134			
136	a) <u>Limitations on County's Remedies</u> . Upon any failure by OWNER to perform it obligations under this Agreement, COUNTY shall be limited strictly to only the following		
120	remedies:		
138	(i) action for specific performance; or		
1.40	(ii) action for injunction; or		
140	(iii) the withholding of development permits and other approvals and/or permits in connection with the Project and/or the PD Property; or		
142	(iv) any combination of the foregoing.		
144	In addition to the foregoing, nothing in this Agreement prohibits or estops COUNTY from exercising its power of eminent domain with respect to the APF Land and/or any portion of the Pl		
146	Property as County may lawfully elect.		
148	b) <u>Limitations on OWNER'S Remedies</u> . Upon any failure by COUNTY to		
150	perform its obligations under this Agreement, OWNER shall be limited strictly to only the following remedies:		
152	(i) action for specific performance; or(ii) action for injunction; or		
154	(iii) action for declaratory judgment regarding the rights and obligations of Owner; or		

(iv) any combination of the foregoing.

Both parties expressly waive their respective rights to sue for damages of any type for breach of or default under this Agreement by the other. Venue for any actions initiated under or in connection with this Agreement shall be in the Circuit Court of the Ninth Judicial Circuit in and for Orange County, Florida.

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- 6. <u>Binding Effect</u>. This Agreement shall be binding upon and shall inure to the benefit and burden of the parties hereto and their respective heirs, successors, and assigns and shall run with title to the PD Property and be binding upon any person, firm, corporation, or other entity acquiring any interest in all or any portion of the PD Property.
- 7. Severability. If any provision of this Agreement, the deletion of which would not adversely affect the receipt of any material benefits by any party hereunder nor substantially increase the burden of any party hereunder, shall be held to be invalid or unenforceable to any extent by a court of competent jurisdiction, the same shall not affect in any respect whatsoever the validity or enforceability of the remainder of this Agreement.
- 8. Notices. Any notice delivered with respect to this Agreement shall be in writing and shall be deemed to be delivered (whether or not actually received) (i) when hand delivered to the person(s) hereinafter designated, or (ii) upon deposit of such notice in the United States mail, postage prepaid, certified mail, return receipt requested, addressed to the person at the address set forth opposite the party's name below, or to such other address or to such other person as the party shall have specified by written notice to the other party delivered in accordance herewith.

Orange County, Florida

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182 184		c/o County Administrator Post Office Box 1393 Orlando, Florida 32802-1393
186	With copies to:	Orange County Planning, Environmental, and Development Services Department
188		Manager, Planning Division Post Office Box 1393
190		Orlando, Florida 32802-1393
192		Orange County Planning, Environmental, and Development Services Department
194		Manager, Transportation Planning Division Orange County Public Works Complex

COUNTY:

196		4200 S. John Young Parkway Orlando, Florida 32839-8070	
198			
200	OWNER:	Elysian Luxury Living, LLC Attn: Legal Department 7940 Via Dellagio Way, Suite 200	
202		Orlando, FL 32819	
204		arty Beneficiaries. This Agreement is solely for the benefit ght or cause of action shall accrue by reason hereof to or for	
206	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 or give any person or entity any right,		
208	remedy, or claim under or by reason of this Agreement or any provisions or conditions hereof, other than the parties hereto and their respective representatives, heirs, successors, and assigns.		
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212		Agreement and the provisions contained herein shall be according to the laws of the State of Florida.	
214		greement shall not be construed more strictly against one	
216	party than against the other merely by virtue of the fact that it may have been prepared by counsel for one of the parties, it being recognized that all parties have contributed substantially and materially to the preparation hereof. Captions and section headings in this Agreement are		
218	provided for convenience only and shall not be deemed to explain, modify, amplify, or aid in the interpretation, construction, or meaning of this Agreement.		
220			
222	other legal fees and costs in connecti	party to this Agreement agrees to bear its own attorney and on with all actions to be undertaken in compliance with, and	
224	enforcement of, this Agreement.		
221	13. <u>Survival</u> . The obligat	ions of this Agreement shall survive the satisfaction of the	
226	APF Deficit by OWNER.		
228		endment, modification, or other change to this Agreement	
230	shall be binding upon the parties unless in writing and formally executed in the same manner as this Agreement.		
232		nis Agreement embodies and constitutes the entire pect to the subject matter addressed herein, and all prior or	
234	contemporaneous agreement, understandings, representations, and statements, oral or written, ar		

merged into this Agreement.

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	16. <u>Counterparts</u> . This Agreement may be executed in up to two (2) counterparts,
238	both of which taken together shall constitute one and the same instrument and any party or
	signatory hereto may execute this Agreement by signing either such counterpart.
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	17. Authority to Contract. The execution of this Agreement has been duly authorized
242	by the appropriate body or official of each party hereto.
244	18. <u>Termination</u> ; <u>Effect of Annexation</u> . This Agreement shall remain in effect so long
	as the PD Property remains in unincorporated Orange County, Florida, unless the Parties terminate
246	it, in writing, with the same formality as its execution. If any portion of the PD Property is
	proposed to be annexed into a neighboring municipality, County may, in its sole discretion,
248	terminate this Agreement upon notice to Owner.
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252	[SIGNATURES APPEAR ON THE FOLLOWING PAGES]

254	IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed	
	by their respective duly authorized representatives on the dates set forth below.	
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	ORANGE COUNTY, FLORIDA	
260	By: Board of County Commissioners	
262	By: Frumw. Burok	
	Jerry L. Demings	
264	Orange County Mayor	
266	Date: April 5, 2022	
	COUNTY	
268		
	ATTEST: Phil Diamond, CPA, County Comptroller	
270	As Clerk of the Board of County Commissioners	
	the leaves	
272	By:	
	Deputy Clerk	
274	• •	
	Printed Name: Katle Smith	
276		

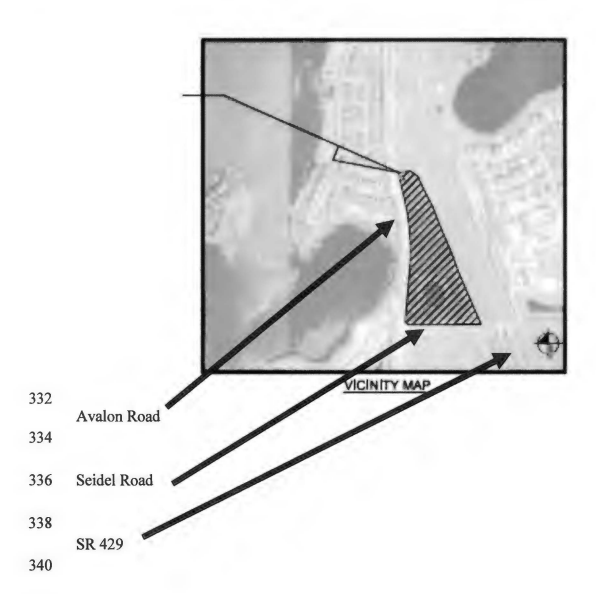
278		Elysian Luxury Living, LLC, a Florida limited liability company
280		Company
282		By: CW Family, LLLP, a Florida limited liability limited partnership, its manager
284		By: CW Family, LLC forida limited liability company, its general partial
286		By:
288		Charles Whittall, its manager
290	WITNESSES:	Date: MArch 8, 2022
292	WITNESSES	
294	Print Name: Amy Barnard	-
296	Helley Do	
298	Print Name: Nelly Soto	
	STATE OF FLORIDA	
300	COUNTY OF ORANGE	
302		s acknowledged before me by means of $\sqrt{\text{physical presence}}$ Whittall, as Manager of CW Family, LLC, a Florida limited
304	liability company, as General Partner	of CW Family, LLLP, a Florida limited liability limited uxury Living, LLC, a Florida limited liability company, on
306	behalf of said entities, who is known	by me to be the person described herein and who executed
308		identification and did/did not take an oath.
310	witness my hand and office of March, 2022.	cial seal in the County and State last aforesaid this 8^{+n} day
312		Musuma Osbonie
		Notary Public
314		Print Name: Christina Osborne
316	CHRISTINA OSBORNE MY COMMISSION #GG198563 EXPIRES: MAR 21 2022 Ronded through 1st State Insurance	My Commission Expires: 3 21 22

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Exhibit "A"

Project area location map



342 Exhibit "B" 344 Legal Description for the PD Property 346 COMMENCE AT THE SOUTH QUARTER (1/4) OF SECTION 5, TOWNSHIP 24 SOUTH, RANGE 27 EAST; THENCE, ALONG THE SOUTH LINE OF THE SOUTHWEST QUARTER (1/4) OF SAID 348 SECTION 5, RUN SOUTH 89°37'03" WEST, A DISTANCE OF 1129.07 FEET; THENCE, LEAVING 350 SAID SOUTH LINE, RUN NORTH 00°22'57" WEST, A DISTANCE OF 30.03 FEET TO THE NORTHERLY RIGHT-OF-WAY LINE OF SEIDEL ROAD TO THE POINT OF BEGINNING; THENCE, ALONG THE EASTERLY BOUNDARY LINES OF A PARCEL OF LAND GRANTED TO 352 ORANGE COUNTY AS DESCRIBED IN OFFICIAL RECORDS INSTRUMENT NO. 20180740463 OF 354 THE PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA, RUN THE FOLLOWING FOUR (4) COURSES: (1) NORTH 42°37'02" WEST, A DISTANCE OF 47.03 FEET; (2) NORTH 05°08'43" EAST, A DISTANCE OF 520.74 FEET TO THE POINT OF CURVATURE OF A CURVE TO THE 356 LEFT, CONCAVE WESTERLY, HAVING A RADIUS OF 2500.00 FEET, A CENTRAL ANGLE OF 20°24'28", A CHORD BEARING OF NORTH 05°03'31" WEST AND A CHORD DISTANCE OF 358 885.76 FEET; (3) THENCE RUN NORTHERLY, ALONG THE ARC OF SAID CURVE, A DISTANCE OF 890.46 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE TO THE RIGHT, CONCAVE 360 EASTERLY, HAVING A RADIUS OF 1275.00 FEET, A CENTRAL ANGLE OF 04°54'26", A CHORD 362 BEARING OF NORTH 12°48'32" WEST AND A CHORD DISTANCE OF 109.17 FEET; (4) THENCE RUN NORTHERLY, ALONG THE ARC OF SAID CURVE, A DISTANCE OF 109.20 FEET TO A POINT OF NON- TANGENCY; THENCE, DEPARTING SAID EASTERLY BOUNDARY LINES 364 AND CONTINUING ALONG SAID RIGHT-OF-WAY, RUN SOUTH 83°37'08" WEST, A DISTANCE 366 OF 3.05 FEET TO A POINT ON THE EASTERLY RIGHT-OF-WAY LINE OF AVALON ROAD (COUNTY ROAD NO. 545) (A VARIABLE WIDTH PUBLIC RIGHT-OF-WAY); THENCE, ALONG 368 SAID EASTERLY RIGHT-OF- WAY LINE, RUN NORTH 06°23'32" WEST, A DISTANCE OF 7.41 FEET; THENCE, DEPARTING SAID EASTERLY RIGHT-OF-WAY LINE, RUN NORTH 83°36'28" EAST, A DISTANCE OF 50.00 FEET; THENCE RUN NORTH 06°23'32" WEST, A DISTANCE OF 370 35.00 FEET; THENCE RUN SOUTH 83°36'28" WEST, A DISTANCE OF 50.00 FEET TO A POINT ON SAID EASTERLY RIGHT-OF- WAY LINE; THENCE, ALONG SAID EASTERLY RIGHT OF WAY 372 LINE, RUN NORTH 06°23'32" WEST, A DISTANCE OF 46.44 FEET TO A POINT ON THE 374 WESTERLY RIGHT-OF-WAY LINE OF STATE ROAD NO. 429 (WESTERN BELTWAY) (A VARIABLE WIDTH, LIMITED ACCESS PUBLIC RIGHT-OF-WAY) AS DESCRIBED IN ORANGE 376 COUNTY RIGHT OF WAY MAPS, WESTERN BELTWAY, PROJECT NO. 75320-6460-653, ORANGE COUNTY, FLORIDA; THENCE, ALONG SAID RIGHT-OF-WAY LINE, RUN THE

378 FOLLOWING EIGHT (8) COURSES: (1) NORTH 83°34'05" EAST, A DISTANCE OF 126.44 FEET; (2) THENCE RUN SOUTH 54°07'45" EAST, A DISTANCE OF 105.21 FEET; (3) THENCE RUN 380 SOUTH 16°56'48" WEST, A DISTANCE OF 51.88 FEET; (4) THENCE RUN SOUTH 26°57'08" EAST, A DISTANCE OF 313.29 FEET TO THE NON-TANGENT POINT OF CURVATURE OF A CURVE 382 TO THE LEFT, CONCAVE EASTERLY, HAVING A RADIUS OF 5899.58 FEET, A CENTRAL ANGLE OF 03°25'58", A CHORD BEARING OF SOUTH 21°54'47" EAST AND A CHORD DISTANCE 384 OF 353.40 FEET; (5) THENCE RUN SOUTHERLY, ALONG THE ARC OF SAID CURVE, A DISTANCE OF 353.45 FEET; (6) THENCE RUN SOUTH 23°37'46" EAST, A DISTANCE OF 124.74 386 FEET; (7) THENCE RUN SOUTH 20°43'01" EAST, A DISTANCE OF 300.37 FEET; (8) THENCE RUN SOUTH 23°37'46" EAST, A DISTANCE OF 573.33 FEET TO A POINT ON SAID NORTHERLY 388 RIGHT-OF-WAY LINE OF SEIDEL ROAD; THENCE, ALONG SAID NORTHERLY RIGHT-OF-WAY LINE, RUN SOUTH 89°37'03" WEST, A DISTANCE OF 785.62 FEET TO THE POINT OF 390 BEGINNING.