# COUNTY GOVERNMENT

## Interoffice Memorandum

#### REAL ESTATE MANAGEMENT ITEM 4

**DATE:** 

September 13, 2023

TO:

Mayor Jerry L. Demings

-AND-

County Commissioners

THROUGH:

Mindy T. Cummings, Manager

Real Estate Management Division

FROM:

David Sustachek, Senior Acquisition Agent

Real Estate Management Division

CONTACT PERSON:

Mindy T. Cummings, Manager

**DIVISION:** 

**Real Estate Management Division** 

Phone: (407) 836-7076

ACTION

**REQUESTED:** 

Approval and execution of Contract for Purchase and Sale by and between Van Hai Huynh and Thanh Huynh and Orange County, approval of Warranty Deed, authorization to disburse funds to pay the purchase price, closing costs, recording fees and record instruments, and authorization for the Manager of the Real Estate Management Division to exercise all delegations of authority and to perform all actions

necessary and incidental to closing.

**PROJECT:** 

Reams Road (Summerlake Park Boulevard to Taborfield Avenue)

District 1

**PURPOSE:** 

To provide for access, construction, operation, and maintenance of road-

widening improvements.

Interoffice Memorandum Real Estate Management Division Agenda Item 4 September 13, 2023 Page 2 of 2

**ITEMS:** 

Contract for Purchase and Sale

(Parcel 1006)

Cost:

\$601,982

Size:

1.458 acres

Warranty Deed (Instrument 1006.1)

**BUDGET:** 

Account No.:

1304-072-5139-6110

**FUNDS:** 

\$601,982

Payable to Cobblestone Title Services, LLC

(purchase price, title insurance, and closing

costs)

**APPROVALS:** 

Real Estate Management Division

County Attorney's Office

Public Works Engineering Division

**REMARKS:** 

The property is to be acquired for the widening of Reams Road between Summerlake Park Boulevard and Taborfield Avenue. On April 24, 2018, the Board approved the Roadway Conceptual Analysis.

Closing is contingent upon completion and acceptance of due diligence of the property to be undertaken by the County during the inspection period.

Seller to pay documentary stamp taxes and prorated taxes.

BY ORANGE COUNTY BOARD
OF COUNTY COMMISSIONERS
SEP 2 6 2023

# THIS INSTRUMENT PREPARED BY AND AFTER RECORDING RETURN TO:

Katherine Ortiz, a staff employee in the course of duty with the Real Estate Management Division of Orange County, Florida P.O. Box 1393 Orlando, Florida 32802-1393

**Property Appraiser's Parcel Identification Number:** a portion of 19-22-32-7876-02-230

Instrument:

1006.1

Project:

Reams Rd (Summerlake Park Blvd

Taborfield Ave)

#### WARRANTY DEED

THIS WARRANTY DEED, made as of the date signed below, by Van Hai Huynh and Thanh Huynh, husband and wife (collectively referred to as the Grantor) to Orange County, a charter county and political subdivision of the State of Florida (hereinafter referred to as Grantee) whose address is P. O. Box 1393, Orlando, Florida 32802-1393.

WITNESSETH: That the Grantor, for and in consideration of the sum of \$10.00 and other valuable considerations, receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, alien, remise, release, convey, and confirm unto the Grantee, all that certain land situate in Orange County, Florida:

## SEE ATTACHED SCHEDULE A

TOGETHER with all the tenements, hereditaments, and appurtenances thereto belonging or in anywise appertaining.

TO HAVE AND TO HOLD, the same in fee simple forever.

AND the Grantor does hereby covenant with said Grantee that the Grantor are lawfully seized of said land in fee simple; that the Grantor has good right and lawful authority to sell and convey said land; that the Grantor does hereby fully warrant the title to said land and will defend the same against the lawful claims of all persons whomsoever, and Grantor conveys title to the land subject to the matters enumerated in **EXHIBIT B** attached hereto ("Permitted Encumbrances"), and made a part hereof by this reference and taxes accruing subsequent to December 31, 2023.

1006.1

Project:

Reams Rd (Summerlake Park Blvd Taborfield Ave)

IN WITNESS WHEREOF, the said Grantor has caused these presents to be executed in their name.

Signature of <u>TWO</u> witnesses and their mailing addresses are required by Florida law, F.S. 695.26	A 1
Fame Jang	Van Halmil
Elanced TESPA TR	Van Hai Huynh
Print Name	Mailing Address: 6 Cheever Ave
Mailing Address: 15 BIENTON ST	City: Saugus State: MA
City: REVERE State: MA	Zip Code: <u>01906-4119</u>
Zip Code: 02151	
VITNESS #2	Y
Signature  VANTE STEEL S	
Mailing Address: 350 H MAIN ST City: EVOCKTON State: MA	
Zip Code: 0250	
STATE OF MASSICHUE COUNTY OF SUPPOLIC	ETB .
The foregoing instrument was acknowledged before notarization this day of April 2024, by Va to me or has produced A	e me by means of physical presence or online n Hai Huynh, the individual is personally known
	as identification.
(Notary Stamp)	tary Signature
	TAILE BELLED
G Simple (S) NO INNI FUBLIC	nt Notary Name
My Commission Euripe on	tary Public of: Commission Expires:

1006.1

Project:

Reams Rd (Summerlake Park Blvd Taborfield Ave)

Signature of <u>TWO</u> witnesses and their mailing addresses are required by Florida law, F.S. 695.26		
Edwo Fee Signature	Thanh W Hry Thanh Huynh	mls
Formed TESTA Sa. Print Name	Mailing Address & Charge Are	
	Mailing Address: 6 Cheever Ave	
Mailing Address: 15 Bootson ST	City: Saugus	State: MA
City: REVERE State: MA	Zip Code: <u>01906-4119</u>	
Zip Code: 0215		
Signature Print Name		
Mailing Address: ZEO N MAIN  City: PROVIDION State: MA	51	
Zip Code: 0200		
STATE OF COUNTY OF	ETB.	
The foregoing instrument was acknowledged before notarization this 22 day of April 2024, by Tha me or Disas produced as	me by means of physical present the property of the means of physical present the physical pr	sence or  online
(Notary Stamp)	ary Signature	
KATIE BECKLES NOTARY PUBLIC Prin Commonwealth of Massachusetts My Commission Expires on Nota	at Notary Name ary Public of:  Commission Expires:	Fak 202

1006.1

Project:

Reams Rd (Summerlake Park Blvd Taborfield Ave)

# SCHEDULE "A" LEGAL DESCRIPTION

REAMS ROAD PARCEL NO. 1006

A parties of Section 35. Township 23 South, Range 27 East, and being a parties of that certain parce of land as described in Official Records Book 8931, Page 1597, Public Records of Orange County, Florida and more particularly described as follows.

COMMENCE at the Southwest conter of the Southwest 1/4 of Section 35. Township 23 South, Ronge 27 East, Orange County, Franke, thence run North &\$'46'34" East, a distance of 832.33 feet along the South line of soils Section 35; thence departing said South line, run North 36'38'25" East along the Easterly line of the plat of Legado recorded in Plat Book 95, Pages 47-53. Public Records of Orange County, Florida, a distance of 1073.22 feet to the POINT OF BEGINNING, thence continue North 38'36'25" East, a lastance of 40.01 feet to the existing Right of Way line of Reams Rosa as recorded in Plat Book 3, Pages 85-87, Public Records of Orange County, Florida, thence South 54'41'09" East, a distance of 134.81 feet, drang soid Right of Way line; thence departing said line North 59'59'52" West, a distance of 90.55 feet; theace North 35'19'37" West, a distance of 410.99 feet; thence South 35'19'37" West, a distance of 435.56 feet; thence North 08'05'50" East, a distance of 435.56 feet; thence North 08'05'50" East, a distance of 610.22 feet to the FOINT OF BEONNING

Sa'e Farce containing 1 458 Acres, more or less

#### NOTES:

- THIS IS NOT A BOUNDARY SURVEY.
- 2 NO CORNERS WERE SET AS PART OF THIS SKETCH OF DESCRIPTION.
- 3 THIS SKETCH OF DESCRIPTION IS NOT VALID WITHOUT THE SIGNATURE AND THE ORIGINAL RAISED SEAR OF A FLORIDA LICENSES SURVEYOR AND MAPPER.
- 4. BEARIAGS SHOWN HEREON ARE BASED ON THE NORTH LINE OF THE NORTHEAST 1/4 OF SECTION 34 TOWNSHIP 23 SOUTH, PANCE 27 EAST, BEING N80'55'33"E.

## SYMBOLS AND ABBREVIATION LEGIND

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SHEET 1 OF 2 SEE SHEET 2 FOR SKETCH

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ORANGE COUNTY PUBLIC WORKS ENGINEERING DIVISION NOT NOW THE TOURS OF MANAGES ORGANIZED TRADE 1825 (NOT) \$18 TRAD

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Warranty Deed

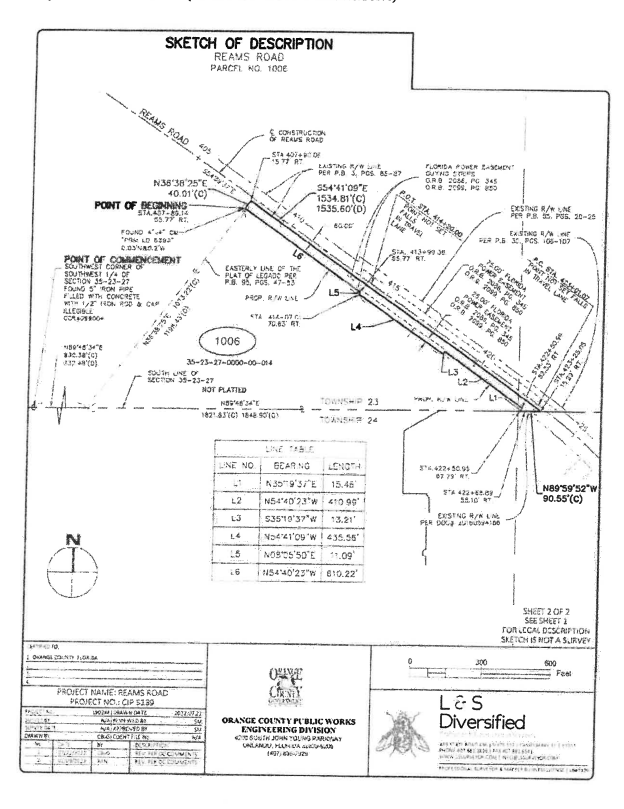
Page 4 of 6

T. H VH 2/22/24

1006.1

Project:

Reams Rd (Summerlake Park Blvd Taborfield Ave)



T. H VH 4/22/24
Warranty Deed

1006.1

Project:

Reams Rd (Summerlake Park Blvd Taborfield Ave)

# EXHIBIT B PERMITTED ENCUMBRANCES

1. Easement recorded in Official Records Book 2086, Page 345, as amended in Official Records Book 2099, Page 850, of the Public Records of Orange County, Florida.

Reams Rd (Summerlake Park Blvd to Taborfield Ave.)

Parcel:

1006

BY ORANGE COUNTY BOARD
OF COUNTY COMMISSIONERS

SEP 2 6 2023

CONTRACT FOR PURCHASE AND SALE

## COUNTY OF ORANGE STATE OF FLORIDA

This Contract for Purchase and Sale (the "Agreement") is made and entered into by and between Van Hai Huynh and Thanh Huynh ("Seller"), and Orange County, a charter county and political subdivision of the State of Florida ("Buyer").

## **RECITALS**

A. Seller owns the following real property in Orange County:

Property Appraiser's Parcel Identification Numbers

35-23-27-0000-00-014

(hereinafter referred to as the "Parent Tract")

- B. Buyer requires a portion of the Parent Tract, approximately 1.458 acres, as further described on <u>Exhibit A</u>, incorporated herein by reference (the "Property"), for its Reams Road roadway project (the "Project"). Such legal description may be updated when the Survey is received (as defined in Section 7.b. below).
- C. Seller agrees to furnish the Property for the Project.

## <u>AGREEMENT</u>

In consideration of the promises stated in this Agreement and other good and valuable consideration, Buyer and Seller agree as follows:

1. Agreement:

- a. Seller agrees to execute a Warranty Deed for the Property (the "Deed"), conveying the Property to Buyer free and clear of all liens and encumbrances in substantially the same form attached to this Agreement as <u>Exhibit B</u>, incorporated herein by reference.
- **b.** Buyer agrees to pay the Consideration as defined below, to Seller for the Property.
- 2. Consideration: Subject to such credits, adjustments, and prorations, if any, for which provisions are hereinafter made, Seller agrees to sell and convey said Property unto Buyer by Deed, free and clear of all liens and encumbrances, for the total sum of FIVE HUNDRED NINETY-FOUR THOUSAND TWO HUNDRED SIXTY-FOUR DOLLARS (\$594,264.00).

VH +N

Reams Rd (Summerlake Park Blvd to Taborfield Ave.)

Parcel:

1006

- 3. Effective Date: The effective date of this Agreement (the "Effective Date") shall be the date this Agreement is approved by the Orange County Board of County Commissioners (the "Board") and executed by the Board.
- 4. Closing Date and Location: Unless otherwise agreed in writing between Buyer and Seller, or as otherwise set forth herein, the closing of the purchase and sale of the Property contemplated herein ("Closing") shall be a "mail away" closing and all documents and funds necessary for Closing shall be received by the Title Company (the "Closing Agent") on or before thirty (30) days after the expiration of the Inspection Period (the "Closing Date") (except to the extent that the Closing Date is extended by other provisions of this Agreement).
- 5. Closing Costs: The following costs are required to complete the transaction contemplated pursuant to this Agreement (the "Costs"). The Costs are allocated between the Seller and Buyer as follows:

Cost	Paid by Seller	Paid by Buyer
Recording Fees for Deed	No	Yes
Documentary Stamps	Yes	No
Title Insurance	No	Yes
Closing Agent Fee	No	Yes
Survey	No	Yes
Appraisal Report(s)	No	Yes
Attorney Fees to The Ort Law Firm - Not to exceed \$3,977.50	No	Yes
Recording fees for any instruments required by title commitment to clear title	Yes	No

- 6. Prorations: Ad valorem property taxes for the year of closing shall be prorated as of the Closing Date and said prorated amount shall be paid by Seller pursuant to Section 196.295, Florida Statutes. At Seller's election, Seller's share of prorated taxes may be deducted from the proceeds of sale and remitted by Buyer or title company reasonably acceptable to Buyer to the County Tax Collector on Seller's behalf. Unless the conveyance occurs between November 1 and December 31 of the year of conveyance, in which case ad valorem property taxes shall be paid in full by Seller for the year of conveyance. In the event that, as of the Closing Date, there are any outstanding unpaid property taxes for years prior to the year of closing, then Seller shall be responsible for payment of the same, on the entirety of the tax parcels for which Buyer is acquiring interest hereunder, the amount necessary to satisfy such outstanding property taxes shall be deducted from proceeds of sale.
- 7. Conditions of Closing: All of the conditions listed below are conditions precedent to Closing. Such contingencies shall either be released, waived, or cured within the timeframes set forth below.
- a. Title. On or before twenty (20) days following the Effective Date of this Agreement, Buyer shall, at its sole cost and expense, obtain a current commitment for title

HM

Reams Rd (Summerlake Park Blvd to Taborfield Ave.) Project:

Parcel: 1006

insurance (ALTA commitment July 1, 2021) committing to insure Buyer as purchaser of the Property in the amount of the Purchase Price (the "Commitment"), evidencing that marketable fee simple title to the property is currently vested in Seller free and clear of all liens, encumbrances or other matters of record whatsoever. In the event that Buyer shall determine that any one or more of the exceptions listed as such in the Commitment are unacceptable to Buyer in its sole discretion; Buyer shall notify Seller of that fact in writing on or before fifteen (15) days following Buyer's receipt of the Commitment. Such written notice shall specify those exceptions listed as such in the Commitment which are objectionable to Buyer (the "Title Defects"), and Seller may take up to fifteen (15) days to cure or eliminate the Title Defects at Seller's election and without obligation to incur expense or to initiate legal proceedings. If Seller is successful in curing or eliminating the Title Defects, the Closing hereunder shall take place on the date specified in this Agreement. In the event Seller is unable or unwilling to cure or eliminate the Title Defects within the 15-day period so provided, Buyer shall either (a) extend the time period for Seller to cure or eliminate the Title Defects, (b) elect to terminate this Agreement on account thereof, (c) elect to close and accept a conveyance of Seller's title thereto subject to and notwithstanding the existence of the Title Defects (Permitted Encumbrances) on the Closing Date, or (d) proceed on its own to cure or eliminate the Title Defects at any time prior to the Closing Date. In the event that Buyer elects to terminate this Agreement because of the existence of Title Defects which are not cured or eliminated, upon giving written notice of that fact to Seller on or before the expiration of the timeframe herein, this Agreement shall terminate. In the event Buyer elects to proceed on its own to cure or eliminate the Title Defects, Seller agrees to provide its reasonable cooperation in connection with Buyer's efforts but Seller shall have no obligation to incur expense or to initiate legal proceedings.

- Survey. Within ninety (90) days of the Effective Date of this Agreement, Buyer may obtain a current boundary survey of the property. The survey shall be certified to Buyer and title company reasonably acceptable to Buyer and prepared in accordance with the minimum technical requirements and standards of practice promulgated by the Florida Board of Professional Surveyor and Mappers, Chapter 5J-17, of the Florida Administrative Code, Section 472.027, Florida Statutes and ALTA/NSPS Land Title Survey Standards. Upon Buyer and Seller's approval of the survey, the same shall be and constitute the "Survey" for purposes of this Agreement and legal description of the property set forth on the Survey may be utilized in the documents of conveyance and in the Owner's Title Insurance Policy to be issued to Buyer hereunder. In the event the Survey shows encroachments, easements, boundary overlaps or other matters objectionable to Buyer, in its sole discretion, these shall be treated as Title Defects. Buyer may in its sole discretion, treat these as "Title Objections" as defined herein. The draft of the Survey will be reviewed by the County Surveyor or his subordinate and comments/revisions will be given to the consultant before finalizing.
- Inspection Period. Buyer shall have one hundred twenty (120) days after the Effective Date, (the "Inspection Period") to determine whether Buyer is willing to accept title to and acquire the property from Seller. Seller agrees that during the Inspection Period, Buyer shall have the right to make such surveys, topographical surveys, soil test borings, and similar examinations as it may desire with respect to the Property, as described in the Due Diligence Contingency, attached hereto as Exhibit C, which is a material condition of this Agreement and incorporated herein by this reference. Buyer, through its agents, shall have the right to enter upon

Reams Rd (Summerlake Park Blvd to Taborfield Ave.)

Parcel: 1006

the Property for the purpose of performing such activities, provided said activities shall not materially damage the Property. If during the Inspection Period Buyer decides, for whatever reason, in Buyer's sole and absolute discretion, not to proceed with the purchase of the Property, Buyer may, in Buyer's sole and absolute discretion, elect to terminate this Agreement by furnishing written notice thereof to Seller prior to the expiration of the Inspection Period. Buyer reserves the right to extend the Inspection Period in its sole discretion for a period of up to an additional sixty (60) days, by furnishing written notice thereof to Seller prior to the expiration of the Inspection Period.

- d. Closing Documents. Closing is contingent upon delivery of Seller to Buyer in recordable form all instruments necessary to convey the Property as referenced in this Agreement. including but not limited to a warranty deed executed by Van Hai Huynh and Thanh Huynh Such documents shall be executed and delivered to the Closing Agent on or before the Closing Date.
- Contingent Sale. The parties acknowledge that pursuant to a separate agreement the County has contracted with Seller to purchase the Parent Tract less the Property. The purchase of the Property is contingent on the sale of the Parent Tract to the County and therefore, both transactions shall close simultaneously. The parties agree that if the County does not close on the Parent Tract, then Seller shall have the right to terminate this Agreement.

## 8. Miscellaneous Provisions:

Notice. All notices or deliveries required under this Agreement shall be handdelivered or given by regular mail, or overnight courier directed to the addresses set forth below. All notices so given shall be considered effective, if hand-delivered, when received; if delivered by courier, one business day after timely deposit with the courier service, charges prepaid; or if mailed, three days after deposit, first class postage prepaid, with the United States Postal Service. Either party may change the address to which future notices shall be sent by notice given in accordance with this paragraph.

As to Seller:	with a copy to:
Van Hai Huynh and Thanh Huynh	Joseph D. Ort, Esq.
6 Cheever Ave	The Ort Law Firm
Saugus, Massachusetts 01906-4119	1305 East Plant Street
	Winter Garden, Florida 34787
	P. 407-656-4500
As to Buyer:	with a copy to:
Orange County, Florida Real Estate	Orange County, Florida
Management Division	County Attorney's Office
Attn: Manager	Attn: County Attorney
400 E. South St., 5th Floor	201 S. Rosalind Ave., 3rd Floor
Orlando, Florida 32801	Orlando, Florida 32801

Florida Statutes. Seller shall comply with Section 286.23, Florida Statutes, b. pertaining to disclosure of beneficial ownership, if applicable.

Project: Reams Rd (Summerlake Park Blvd to Taborfield Ave.)

Parcel: 1006

c. Waiver. The parties acknowledge and agree that this acquisition by the Buyer shall not be subject to Florida Statutes Chapter 73 (Eminent Domain) or Chapter 74 (Proceedings Supplemental to Eminent Domain) and the parties hereby agree to waive compliance with such chapters or any rights or entitlements that each party may be entitled to thereunder.

- d. Possession. Seller will surrender possession of the Property at closing.
- e. Incorporation of Recitals. The recitals set forth above are true and correct and are incorporated herein by this reference.
- the Parties with regard to the matters described in this Agreement, except as specifically stated otherwise, have been reduced to, merged into, and are incorporated within this Agreement and this Agreement constitutes the entire agreement and supersedes all prior agreements and understandings, whether oral and written, between the Parties with respect to the subject matter hereof. Further, this Agreement contains all agreements, understandings, and arrangements between the Parties hereto and no other agreement or agreements exist between the Parties. All previous agreements, understandings and arrangements between the Parties were terminated by this Agreement unless otherwise stated herein. No additions, alterations, or variations to the terms of this Agreement shall be valid, nor can provisions of this Agreement be waived by either party unless such additions, alterations, variations, or waivers are expressly set forth in writing and duly signed.
- g. Delegation of Authority. The Manager of the Orange County Real Estate Management Division is hereby authorized, on behalf of the Buyer, to furnish any notice required or allowed under, to sign amendments to this Agreement for the extension of the timeframes as set forth in paragraph 7 above for up to 120 days, to perform all actions necessary and incidental to Closing, including an extension of the Closing Date, if needed, up to 120 days or to terminate the same for cause.
- h. Counterparts. This Agreement and any amendment(s) may be executed in multiple counterparts, each of which shall be deemed an original and both of which shall constitute one and the same instrument.
- i. Attorney's Fees; Venue. Except as otherwise set forth in this Agreement, the parties expressly agree that each party shall bear the cost of its own attorney and legal fees in connection with any dispute arising out of this Agreement, or the breach, enforcement, or interpretation of this Agreement, regardless of whether such dispute results in mediation, arbitration, litigation, all or none of the above, and regardless of whether such attorney and legal fees are incurred at trial, retrial, on appeal, at hearings or rehearings, or in administrative, bankruptcy, or reorganization proceedings. Venue for any action, suit, or proceeding brought to recover any sum due under, or to enforce compliance with, this Agreement shall lie in the court of competent jurisdiction in and for Orange County, Florida; each party hereby specifically consents to the exclusive personal jurisdiction and exclusive venue of such court. Should any federal claims arise for which the courts of the State of Florida lack jurisdiction, venue for those actions shall be

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Reams Rd (Summerlake Park Blvd to Taborfield Ave.)

Parcel:

1006

in the Orlando Division of the U.S. Middle District of Florida, THE PARTIES HERETO WAIVE A TRIAL BY JURY OF ANY AND ALL ISSUES ARISING IN ANY ACTION OR PROCEEDING BETWEEN THEM OR THEIR SUCCESSORS UNDER OR CONNECTED WITH THIS AGREEMENT OR ANY OF ITS PROVISIONS AND ANY NEGOTIATIONS IN CONNECTION HEREWITH.

1031 Exchange. Buyer acknowledges that Seller may elect to consummate the sale of the Property as part of a so-called like kind exchange (an "Exchange") pursuant to §1031 of the Internal Revenue Code, as amended (the "Code"), in which case Buyer shall, at no cost to Buyer, cooperate with Seller in effecting such Exchange, provided that: (i) the Closing of the Property shall not be delayed or affected by reason of any Exchange; (ii) the consummation or accomplishment of any Exchange shall not be a condition precedent or condition subsequent to Seller's obligations under this Agreement; (iii) any Exchange shall be effected through a qualified intermediary and Buyer shall not be required to take an assignment of any purchase agreement for the exchange property or be required to acquire or hold title to any real property for purposes of consummating an Exchange involving Seller; and (iv) Seller shall pay any additional costs that would not otherwise have been incurred by Buyer or Seller had Seller not consummated its sale through an Exchange. Nothing contained herein shall relieve Seller of its obligations under this Agreement. Buyer's cooperation hereunder shall include, but not be limited to, Buyer's consent and approval to Seller's assignment of its interest in this Agreement to a qualified intermediary or other third party utilized in the transaction in order to facilitate a deferred tax-free exchange of the Property by Seller, and, at Seller's option, Buyer's agreement to receive or take title to the Property, from such qualified intermediary or other third party in connection therewith. Buyer shall not, by this paragraph or by acquiescence to any Exchange by Seller, (1) have its rights under this Agreement affected or diminished in any manner or (2) be responsible for compliance with or be deemed to have warranted to Seller that any Exchange involving Seller in fact complies with the §1031 of the Code. The Manager of the Orange County Real Estate Management Division is hereby authorized, on behalf of Buyer, to execute any instruments or documents that may be required in connection with Seller's Exchange.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date(s) written below.

Seller acknowledges that this Agreement is **NOT** effective until such time as it is approved and executed by the Orange County Board of County Commissioners. The signature of Buyer's acquisition agent named below does not have authority to bind Orange County.

**SELLER** 

Contract for Purchase and Sale (rev. 7/19/2023)

Page 6 of 14

Reams Rd (Summerlake Park Blvd to Taborfield Ave.)

Parcel:

1006

Wanh W Huynh
Thanh Huynh
Date: 7/31/23

Presented to Seller on behalf of Orange County by:

David Sustachek, Senior Acquisition Agent Orange County Real Estate Management Division

Date: 8-2-2023

Reams Rd (Summerlake Park Blvd to Taborfield Ave.)

Parcel:

1006

## BUYER

# ORANGE COUNTY, FLORIDA By: Board of County Commissioners



Orange County Mayor

Date: 24 Supfamble 2526

ATTEST: Phil Diamond, CPA, County Comptroller

As Clerk of the Board of County Commissioners

BY:

Contract for Purchase and Sale (rev. 7/19/2023)

Page 8 of 14

Reams Rd (Summerlake Park Blvd to Taborfield Ave.)

Parcel:

1006

# EXHIBIT A LEGAL DESCRIPTION

# SCHEDULE "A" LEGAL DESCRIPTION

REAMS ROAD PARCEL NO. 1006

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COMMENCE at the Southwest corner of the Southwest 1/4 of Sootion 35, Township 23 South, Range 27 East, Orange County, Florido; thence run North 89'48'34" East, a distance of 832.38 feet along the South line of soid Section 35; thence departing soid South line, run North 36'38'25" East along the Easterly line of the plat of Legodo, recorded in Plat Book 95, Pages 47-53, Public Records of Orange County, Florida, e distance of 90'32.22 feet to the POINT OF BEGINNING, thence continue North 36'38'25" East, a distance of 40.01 feet to the existing Right of Way line of Reams Road of recorded in Plat Book 3, Pages 35-87, Public Records of Orange County, Florida; thence South 54'41'09" East, a distance of 1534.81 feet, along sold Right of Way line; thence departing sold line North 88'59'52" West, a distance of 90.55 feet; thence North 35'19'37" East, a distance of 15.48 feet' thence North 54'40'23" West, a distance of 410.99 feet; thence South 35'19'37" West, a distance of 13.21 feet; thence North 54'40'23" West, a distance of 435.56 feet; thence North 08'05'50" East, a distance of 11.09 feet; thence North 54'40'23" West, a distance of 610.22 feet to the POINT OF BEGINNING

Said Parcel containing 1.458 Acres, more or less,

#### NOTES:

- 1. THIS IS NOT A BOUNDARY SURVEY.
- 2. NO CORNERS WERE SET AS PART OF THIS SKETCH OF DESCRIPTION.
- THIS SKETCH OF DESCRIPTION IS NOT VALID WITHOUT THE SIGNATURE AND THE ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER.
- BEARINGS SHOWN HEREON ARE BASED ON THE NORTH LINE OF THE NORTHFAST 1/4 OF SECTION 34 TOWNSHIP 23 SOUTH, RANGE 27 EAST, BEING N89'55'33"E.

#### SYMBOLS AND ABBREVIATION LEGEND:

	=	4"X4" CONCRETE MONUMENT	DOC# =	DOCUMENT NUMBER	PKM =	PERMANENT REFERENCE
N	=	NORTH	10. =	IDENTIFICATION		MONUMENT
S	=	SOUTH	L =	ARC LENGTH	PROP. =	PROPOSED
Ē	=	EAST	11 =	LINE NUMBER	P.T. **	POINT OF TANGENCY
W	-	WEST	LB =	LICENSED BUSINESS	R =	RADIUS
Œ.	122	CENTER! INF	LT. =	LEFT	RT. =	RIGHT
CI .	-	CURVE NUMBER	0.R.R. =	OFFICIAL RECORDS BOOK	R/W -	RIGHT OF WAY
	-	CALCULATED	P.9	PLAT 800K	STA. =	STATION
(c)	-	CHORD BEARING	P.C. =	POINT OF CURVATURE	T =	TANGENT
000	=		P.O.C. =	POINT ON CURVE	T.C.E. =	TEMPORARY CONSTRUCTION
ÇÇR		CERTIFIED CORNER RECORD	PO(S) =	PAGF(S)	1.16/16/16	EASEMENT
GH	466.	CHORD LENGTH			-	
CM	-	CONCRETE MONUMENT	P.I. =	POINT OF INTERBECTION	(XXXX) -	PARCEL NUMBER
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SHEET 1 OF 2 SEE SHEET 2 FOR SKETCH

				CONTRACTOR OF THE PARTY OF THE	I OIL SECTION
CERTIFER TO:  L. ORANGE COUNTY, FLUI  2.  3.  4.	IIUK.		SURVEYOR'S CERTIFICATION HIGHDY CERTIFITIES SECTION OF LEGAL DESCRIPTION MAPSFERSTEY LISSEN AT AN EARLY TO THE TATAL ACE AL AND MANUFEDGE, INFORMATION, AND BELEF, IT PASSEDS HER PASSED ACCORDANCE WITH THE STANDARDS SET FORTH OF MAPPIERS 1-17 OF THE ROHIDA ADMINISTRATIVE CODE PULSUANT TO TO CHAPTERS 1-77 AND ATO 25 OF THE FIGHER A STANDARD SET FORTH.	CONTY	ORANGE COUNTY PUBLIC WORKS ENGINEERING DIVISION 4200 SOUTH JUNN TUUNG PARKWAT ORIANDO, FLORIDA 22549-9209 (407) 898-7929
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SURVEY DATE DRAWN BY NO. DATE	CING QUE	GVED BY SM NTFILE No. N/A DESCRIPTION	Slugler 5/24/2023		Frifelding Surveyors and Madders 480 STATE ROAD 436   SURTE 137   CASSCREEMY, FL   82707 PHONE 407 88 L3836   FAX 407 88 L 6541
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00399505

Contract for Purchase and Sale (rev. 7/19/2023)

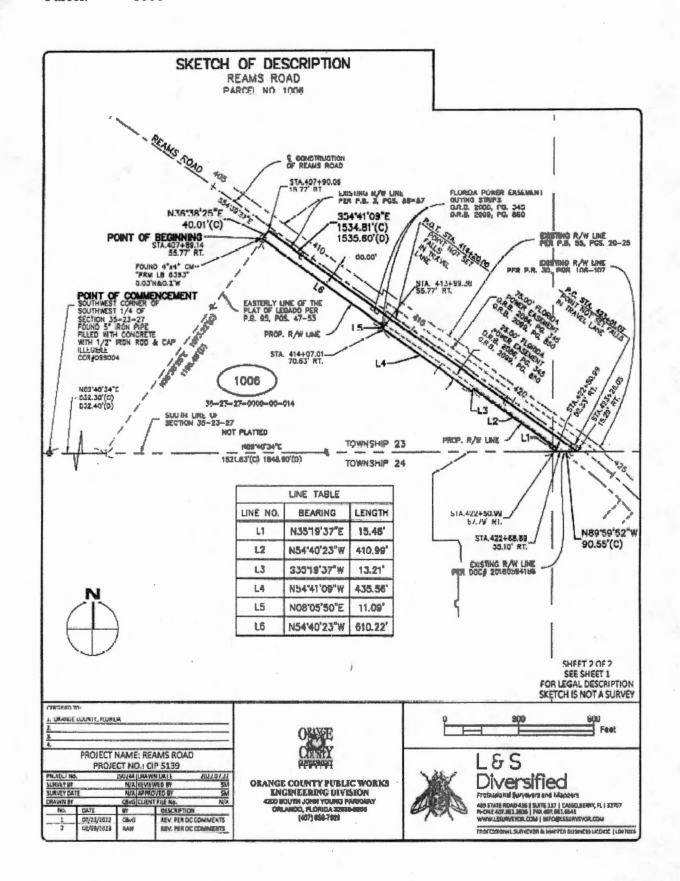


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Reams Rd (Summerlake Park Blvd to Taborfield Ave.)

Parcel:

1006



Reams Rd (Summerlake Park Blvd to Taborfield Ave.)

Parcel:

1006

# EXHIBIT B FORM OF WARRANTY DEED

Instrument: Project:

#### WARRANTY DEED

THIS WARRANTY DEED, made as of the date signed below, by <name(s)>, hereinafter called the GRANTORS, to Orange County, a charter county and political subdivision of the state of Florida, whose address is P. O. Box 1393, Orlando, Florida 32802-1393, hereinafter called the GRANTEE.

WITNESSETH: That the GRANTORS, for and in consideration of the sum of \$10.00 and other valuable considerations, receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, alien, remise, release, convey, and confirm unto the GRANTEE, all that certain land situate in Orange County, Florida:

## SEE ATTACHED EXHIBIT A

Property Appraiser's Parcel Identification Number:

a portion of

TOGETHER with all the tenements, hereditaments, and appurtenances thereto belonging or in anywise appertaining.

TO HAVE AND TO HOLD, the same in fee simple forever.

AND the GRANTORS do hereby covenant with said GRANTEE that the GRANTORS are lawfully seized of said land in fee simple; that the GRANTORS have good right and lawful authority to sell and convey said land; that the GRANTORS do hereby fully warrant the title to said land and will defend the same against the lawful claims of all persons whomsoever, and Grantors convey title to the land subject to the matters enumerated in <a href="Exhibit B"><u>Exhibit B</u></a> attached hereto ("Permitted Encumbrances"), and made a part hereof by this reference and taxes accruing subsequent to December 31, 2022

W AV

roject: Reams Rd (Summerlal arcel: 1006	ke Park Blvd to Taborfield Ave.)
Instrument: Project:	
IN WITNESS WHEREOF, the their name.	said GRANTORS have caused these presents to be executed
Signed, sealed and delivered	
in the presence of:	
Witness	<namel></namel>
Printed Name	Post ORM NOT FOR SIGNATURE
Witness	
Printed Name	
Witness	FORM NOT FOR SIGNATURE
Printed Name	FORM NOT Foress
Witness	
	(Signature of TWO witnesses required by Florida law
Printed Name	
STATE OF	
COUNTY OF	
The foregoing instrument was acknowle	edged before me by means of □ physical presence or □ onli
notarization this day of	are personally known to me or who have each product
, who Li	are personally known to me or LI who have each production.
(Notary Seal)	
(11,11)	Notary Signature
This in-terms and a 3 %	Printed Notary Name
This instrument prepared by:, a staff employee	Notary Public in and for
in the course of duty with	the County and State aforesaid
the Real Estate Management Division of Orange County, Florida	My commission expires:
P. O. Box 1393	

00399505

Contract for Purchase and Sale (rev. 7/19/2023)

Orlando, Florida 32802-1393





Project: Reams Rd (Summerlake Park Blvd to Taborfield Ave.)

Parcel: 1006

# EXHIBIT C DUE DILIGENCE CONTINGENCY

- I. Orange County may obtain a report ("Environmental Survey") by a qualified consultant or consultants, including members of Orange County's own professional staff, (the "Consultants"). Such Environmental Survey may include, but not be limited to, the following:
  - a. contamination of the "Property" (which term shall hereinafter be deemed to include any buildings or structures located thereon) by hazardous materials;
  - b. apparent violation of environmental requirements upon or associated with activities upon the Property;
  - c. the presence of any endangered or threatened species or plant life on the Property;
  - d. whether the Property has any historical or archeological significance;
  - e. potential incurrence of environmental damages by the owner(s) or operator(s) of the Property

(all of which shall hereinafter be collectively referred to as the "Environmental Exceptions")

The Environmental Survey may include, without limitation, the results of:

- a. a site inspection;
- b. interviews of present occupants of the Property;
- c. a review of public records concerning the Property and other properties in the vicinity of the Property;
- d. a review of aerial photographs of the Property and other evidence of historic land uses;
- e. soil and/or ground water testing and/or analysis;
- f. asbestos testing and/or analysis;
- g. testing and/or analysis of any other apparently applicable environmental hazard or condition; and
- h. building inspection.

The Environmental Survey shall include, (if determined by the Consultants) the estimated cost of cure and period of time required to remediate any Environmental Exceptions.

- II. The Environmental Survey may be performed at any time or times, upon reasonable notice, and under reasonable conditions established by Seller which do not impede the performance of the Environmental Survey. The Consultants are hereby authorized to enter upon the Property for such purposes and to perform such testing and take such samples as may be necessary in the reasonable opinion of the Consultants to conduct the Environmental Survey.
- III. Seller will cooperate with the Consultants and supply to the Consultants such historical and operational information as may be reasonably requested by the Consultants, including any notices, permits, or other written communications pertaining to possible Environmental Exceptions, and including without limitation, any studies, or reports prepared by, or for Seller, or furnished to Seller, or its agents, or consultants, and Seller will make available to the Consultants any persons known to have knowledge of such matters. Orange County shall hold the Environmental Survey and any written materials furnished to it by Seller confidential except as required by law.

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tH.

Project: Reams Rd (Summerlake Park Blvd to Taborfield Ave.)

Parcel: 1006

IV. If the Environmental Survey reveals any Environmental Exceptions, or if the other testing reveals any condition to the Property which Orange County deems to require further evaluation, then, this Agreement is automatically extended pursuant to the terms of this Agreement for further testing. If the Environmental Survey or testing results are unacceptable to Orange County, then, this Agreement shall be terminated upon notice to Seller of such unacceptability with no party to this Agreement having any further liability to any other.

X Under BQC Approval	Under Ordinance Approval
Date: August 28, 2023 Project: Reams Road	Total Amount: \$601,982.00 DEC 22
Charge to Account # 1034-072-5139-6110 0 914123	Controlling Agency Approval Signature Date
	Printed Name:    Signature   Date   Date   Printed Name:
	Fiscal Approval Signature Date / Belkys Jorge Printed Name
TYPE TRANSACTION (Check appropriate block[s]) Pre-Condemnation Post-Condemnation	X N/A District # 1
Acquisition at Approved Appraisal Acquisition at Below Approved Appraisal X Acquisition at Above Approved Appraisal Advance Payment Requested Donation	Cobblestone Title Services, LLC 385 Alexandria Blvd, Suite 2 Oviedo, Florida 32765 Total Costs: \$601,982.00
DOCUMENTATION ATTACHED (Check appropriate block(s))	
X Contract/ Agreement Copy of Executed Instruments Copy of Unexecuted Instruments X Certificate of Value X Settlement Analysis	
Payable to: Cobblestone Title Services, LLC \$601,982.00  SPECIAL NOTE: Payment of \$601,982.00 To be made by Wire	e Transfer Only
Recommended by David Sustained David Sustained Recommended by David Sustained By David By Dav	8-28-2023 teal Estate Mgmt. Div. Date
Payment Approved	8-29-2023
Luciana Mino, Assistant Manager, Real Estate or Payment Approved	e Mgmt. Div. Date
Mindy T. Cummings, Manager, Real Estate M	Igmt. Div. Date SEP 2 6 2023
Approved by BCO Coputy Clerk to the Board	Date
Examined/Approved Comptroller/Government Grants	Check No. / Date
IMPORTANT: This parcel will be closed by Wire Transfer for the once the closing date is determined. Please Contact David Susta	

APPROVED -BY ORANGE COUNTY BOARD OF COUNTY COMMISSIONERS SEP 2 6 2023

#### CERTIFICATE OF VALUE

## (DELETE APPROPRIATE [BRACKETED] WORD) Orange I certify to the best of my knowledge and belief, that: Managing District: Orange The statements of fact contained in this report are true and correct. Parcel No : Huvnh - 173 1. The reported analyses, opinions, and conclusions are limited only by the reported assumptions and limiting conditions and are my personal, unbiased, 2. professional analyses, opinions, and conclusions. I have no present or prospective interest in the property that is the subject of this report, and I have no personal interest or bias with respect to the parties (Describe fully the interest or bias on an addendum to this certificate.) My engagement in this assignment was not contingent upon developing or reporting involved. predetermined results. I have performed no services, as an appraiser or in any other capacity, regarding the property that is the subject of this report within the three-year period immediately preceding acceptance of this assignment. My compensation for completing this assignment is not contingent upon the development or reporting of a predetermined value or direction in value that favors the cause of the client, the amount of the value opinion, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal. My analyses, opinions, or conclusions were developed and this report has been prepared in conformity with the Uniform Standards of Professional Appraisal Practice, and the provisions of Chapter 475, Part II, Florida Statutes. I have made a personal inspection of the property that is the subject of this report. I have also made a personal field inspection of the comparable sales relied upon in making this appraisal. The subject and the comparable sales relied upon in making this appraisal were as represented by the photographs contained in this appraisal. No persons other than those named herein provided significant real property appraisal assistance to the person signing this certification. (The name of each individual providing significant assistance must be stated on an addendum to this certificate, together with a statement of whether such individual is a state registered, licensed or certified appraiser and, if so, his or her registration, license or certification number.) I understand that this appraisal is to be used in connection with the acquisition of land area for the Orange County Environmental Protection Division for passive recreational activities. This appraisal has been made in conformity with the appropriate State laws, regulations, policies and procedures applicable to appraisal; and, to the best of my knowledge, no portion of the property value entered on this certificate consists of items which are non-compensable under the established law of the State of Florida. I have not revealed the findings or results of this appraisal to anyone other than the proper officials of Orange County and I will not do so until so authorized by the County officials, or until I am required by due process of law, or until I am released from this obligation by having publicly testified as to such findings. Regardless of any stated limiting condition or assumption, I acknowledge that this appraisal report and all maps, data, summaries, charts and other exhibits collected or prepared under this agreement shall become the property of the County without restriction or limitation on their use. Statements supplemental to this certification required by membership or candidacy in a professional appraisal organization, are described on an addendum to this certificate and, by reference, are made a part hereof. Based upon my independent appraisal and the exercise of my professional judgment, my opinion of the market value for the part taken, including net severance damages after special benefits, if any, of the property appraised as of the 13th day of July Market value should be allocated as follows: LAND LAND AREA: 2.255,200 (Ac/SF) 19.61 Acres **IMPROVEMENTS** PROPERTY TYPE: Vacant Residential/Mixed Use NET DAMAGES &/OR COST TO CURE TOTAL 2,255,200

APPRAISER

July 29, 2022

DATE

Robert W. Simmons, Jr., Vice President

State-Certified General Real Estate Appraiser RZ1736

Roll. W. Sinn a.

## ADDENDUM TO CERTIFICATE OF VALUE

Appraiser:

Robert W. Simmons, Jr.

State-Certified General Real Estate Appraiser RZ1736 (Expiration 11/30/22)

Project:

GreenPLACE

County:

Orange

Managing District:

**Orange County** 

Parcels:

35-23-27-0000-00-014

Owner:

Huynh - Van Hai and Thanh

This is a Summary Report which is intended to comply with the reporting requirements set forth under Standards Rule 2-2(A) of the Uniform Standards of Professional Appraisal Practice for a Summary Appraisal Report.

Some of the sales relied upon in this report occurred during the world pandemic known as COVID 19. According to the Center for Disease Control and Prevention (CDC), "on February 11, 2020 the World Health Organization (WHO) announced an official name for the disease that is causing the 2019 novel coronavirus outbreak, first identified in Wuhan China." Since that time, the WHO has classified the outbreak of COVID 19 as a world pandemic. Since March 16, 2020 the number of COVID 19 cases in the US has increased from 3,300± to over 90,415,556 as of July 25, 2022. There may be impacts in the market; however, there is not sufficient quantitative data available to support a market conditions adjustment at this time.

I certify that, to the best of my knowledge and belief the reported analyses, opinions and conclusions were developed, and this report has been prepared in conformity with the requirements of the Code of Professional Ethics and the Standards of Professional Appraisal Practice of the Appraisal Institute.

I certify that, through prior experience with similar type properties and appraisal problems, the appraisers have the competency and expertise to complete this assignment.

I certify that the use of this report is subject to the requirements of the State of Florida and Appraisal Institute relating to review by its duly authorized representative.

I have not used any hypothetical conditions or extraordinary assumptions for this appraisal report.

As of the date of this report, I, Robert W. Simmons, Jr. have completed the requirements of the continuing education program for Practicing Affiliates of the Appraisal Institute.

As of the date of this report, I, Robert W. Simmons, Jr. have completed the requirements of the continuing education program of the State of Florida for State Certified General Appraisers.

July 29, 2022

DATE

Robert W. Simmons, Jr.

State-Certified General Real Estate Appraiser RZ1736

Robot. W. Sim J.

Reams Road (Summerlake Park Boulevard to Taborfield Avenue)

Parcel No(s):

1006

Name of Owner(s):

Van Hai Huynh and Thanh Huynh

Page No.

Page 1 of 2

# **SETTLEMENT ANALYSIS**

This Settlement Analysis is prepared for the acquisition of Parcel 1006, which is owned in fee simple by Van Hai Huynh and Thanh Huynh. Parcel 1006 being acquired for the purpose of improving the existing two-lane roadway to a four-lane divided urban roadway with sidewalks, a multi-use trail, stormwater drainage, signage, paving and marking, and signalization for the Reams Road Project ("Project").

## County's Appraised Value & Initial Offer

Parcel 1006	1
Land: ± 1.458 acres	\$594,264.00
Improvements:	\$0.00
Cost to Cure:	\$0.00
Other Damages:	\$0.00
Total Appraisal Value – Parcel 1006	\$594,264.00

## Owner's Requested Amount—Initial

Owner's Counteroffer:	\$594,264.00
Attorney's Fees:	\$3,977.50
Survey:	\$0.00
Appraisal Cost:	\$0.00
Total Owner's Requested Amount—Initial:	<u>\$598,241.50</u>

## Owner's Requested Amount—After Negotiations

Total Owner's Requested Amount—After Negotiations:	<u>\$598,241.50</u>
Appraisal Cost:	\$0.00
Survey:	\$0.00
Attorney's Fees:	\$3,977.50
Owner's Counteroffer:	\$594,264.00

**Recommended Settlement Amount** 

\$598,241.50

Reams Road (Summerlake Park Boulevard to Taborfield Avenue)

Parcel No(s):

1006

Name of Owner(s):

Van Hai Huynh and Thanh Huynh

Page No.

Page 2 of 2

## EXPLANATION OF RECOMMENDED SETTLEMENT.

The parent tract contains 19.61 ± acres. The property is vacant and is zoned A-1, Citrus Rural District, with a Village future land use. The parent tract is located along the southwesterly side of Reams Road and proximate to its intersection with Greenbank Boulevard. The parcel proposed for acquisition is described as follows:

Parcel 1006 is located along the northern boundary of the subject parent tract, is rectangular in shape, and contains 1.458 acres Parcel 1006 is needed to widen the roadway.

The recommended purchase price for parcel 1006 is \$598,241.50, which includes attorney's fees. The County made an initial offer of \$2,400,000 to acquire the entire parent tract for conservation as part of the Green Place project. It was subsequently determined that a portion of the parent tract will be required for roadway improvements as part of the Reams Road project. After negotiation with the property owner's attorney. Mr. Ort confirmed that his client will agree to an advance acquisition of Parcel 1006, to be acquired simultaneously with the remainder of the parent tract needed for the Green Place project, for \$594,264.00 plus attorney's fees in the amount of \$3,977.50. Acquiring Parcel 1006 through a negotiated settlement will avoid incurring additional expert and legal fees, is practical, and is in the best economic interests of the County.

It is recommended that this settlement be approved in the total amount of \$598,241.50. This acquisition must be recommended by Real Estate Management and the Public Works Department and approved by the

Board of County Commissioners. Recommended by David Sustachek Sr. Acquisition Agent, Real Estate Management Division Recommended by: Aida Ortiz Program Manager, Real Estate Management Division Recommended by: Mindy T. Cummings Date Manager, Real Estate Management Division Digitally signed by Nemesie Recommended by: Nemesie Esteves Esteves Date: 2023,09,05 15:24;41 -04'00' Nemesie Esteves Assistant Manager, Real Estate Management Division Recommended by: Damian E. Czapka, P.E.,

Chief Engineer, Right-of-Way Section,

Public Works Department