This instrument prepared by and after recording return to:

Mohammed Abdallah Traffic & Mobility Consultants LLC 3101 Maguire Boulevard, Suite 265 Orlando, Florida 32803

Parcel ID Number:

A portion of 21-24-30-3127-00-025

-----[SPACE ABOVE THIS LINE FOR RECORDING DATA]------

PROPORTIONATE SHARE AGREEMENT FOR GREENEWAY PARK PD

BOGGY CREEK ROAD

This Proportionate Share Agreement (the "**Agreement**"), effective as of the latest date of execution (the "**Effective Date**"), is made and entered into by and between GREENEWAY PARK DRI, LLC, a Florida limited liability company ("**Owner**"), with its principal place of business at 6900 Tavistock Lakes Boulevard, Suite 200, Orlando, Florida 32827 and ORANGE COUNTY, a charter county and political subdivision of the State of Florida ("**County**"), with its principal address at P.O. Box 1393, Orlando, Florida 32802-1393. Owner and County may sometimes be referred to herein individually as "**Party**" and collectively as "**Parties**".

WHEREAS, Contract Purchaser joins in and consents to the terms of this agreement in the Joinder and Consent incorporated herein; and

WHEREAS, Owner holds fee simple title to certain real property, as generally depicted on Exhibit "A" and more particularly described on Exhibit "B", both of which exhibits are attached hereto and incorporated herein by this reference (the "**Property**"); and

WHEREAS, the Property is located in County Commission District #4, and the proceeds of the PS Payment, as defined herein, will be allocated to Boggy Creek Road; and

WHEREAS, Owner intends to develop the Property as 31,439 Square Foot Car Dealership, referred to and known as Greeneway Park PD (the "**Project**"); and

WHEREAS, Owner received a letter from County dated September 13, 2024, stating that Owner's Capacity Encumbrance Letter ("CEL") application #CEL-24-06-049 for the Project was denied; and

WHEREAS, the Project will generate Fourteen (14) deficient PM Peak Hour trips (the "**Excess Trips 1**") for the deficient roadway segment on Boggy Creek Road from South Access Road to Central Florida Greeneway (the "**Deficient Segment 1**"), and Zero (0) PM Peak Hour trips were available on the Deficient Segment 1 on the date the CEL was denied, as further described in Exhibit "C" attached hereto and incorporated herein; and

WHEREAS, the Project will generate One (1) deficient PM Peak Hour trip (the "Excess Trip 2") for the deficient roadway segment on Boggy Creek Road from Central Florida Greeneway to Osceola County Line (the "Deficient Segment 2"), and Zero (0) PM Peak Hour trips were available on Deficient Segment 2 on the date the CEL was denied, as further described in Exhibit "C" attached hereto and incorporated herein; and

WHEREAS, the Excess Trips 1 and Excess Trip 2 shall be referred to herein collectively as the "Excess Trips"; and

WHEREAS, the Deficient Segment 1 and Deficient Segment 2 shall be referred to herein collectively as the "**Deficient Segments**"; and

WHEREAS, the Excess Trips will cause the Deficient Segments to operate below adopted Level of Service standards; therefore, pursuant to Section 163.3180(5)(h), Florida Statutes, as amended, Owner has offered to provide County with proportionate share mitigation for the Excess Trips; and

WHEREAS, Owner and County have agreed that the proportionate share payment necessary to mitigate the impact of the Excess Trips on the Deficient Segments through the current anticipated Project buildout is Two Hundred Seventy Thousand Three Hundred Eleven and 00/100 Dollars (\$270,311.00) (the "**PS Payment**"); and

WHEREAS, County and Owner desire to set forth certain terms, conditions, and agreements between them as to the development of the Property into the Project.

NOW, THEREFORE, in consideration of the premises contained herein and other good and valuable consideration exchanged by and between Owner and County, the receipt and sufficiency of which are hereby acknowledged, the Parties stipulate and agree as follows:

Section 1. Recitals. The above recitals are true and correct and are incorporated herein by this reference.

Section 2. PS Payment; CEL.

Calculation of PS Payment: The amount of the PS Payment for the Deficient (a)Segments, as described in Exhibit "C", totals Two Hundred Seventy Thousand Three Hundred Eleven and 00/100 Dollars (\$270,311.00). This PS Payment was calculated in accordance with the methodology outlined in Section 163.3180, Florida Statutes, as may be amended. Owner and County agree that the Excess Trips will constitute the Project's impact on the aforementioned Deficient Segments based upon (i) Owner's Traffic Study titled "Greeneway Park PD" prepared by Traffic & Mobility Consultants LLC, dated July 2024, for Tavistock Development Company, LLC (the "Traffic Study"), which is incorporated herein by this reference, and (ii) upon the calculations described in Exhibit "C". The Traffic Study was accepted by the Orange County Transportation Planning Division on September 5, 2024, and is on file and available for inspection with that division (CMS #2024049). Owner and County further acknowledge and agree that the PS Payment as set forth above shall be the final and binding calculation of the amount the Owner is required to pay through the buildout of the currently approved Project as proportionate share mitigation for impacts of the Project upon roadways within County's jurisdiction, notwithstanding any subsequent variance in the actual cost of any improvement(s) to the Deficient Segments or actual traffic /travel impacts created by the Project; provided, however, that if Owner modifies the Project's development program and/or subsequently increases the number of units and/or square footage, as applicable, of the Project, the Project may then be subject to an additional concurrency evaluation and proportionate share agreement as set forth in Subsection 2(d) below. Owner and County further acknowledge and agree that the calculation of and agreement regarding the amount of the PS Payment constitute material inducements for the Parties to enter into this Agreement.

(b) Timing of PS Payment, Issuance of CEL. Not later than ninety (90) days following the Effective Date, Owner shall deliver a check to County in the amount of Two Hundred Seventy Thousand Three Hundred Eleven and 00/100 Dollars (\$270,311.00) as the PS Payment. The check shall be made payable to "Orange County Board of County Commissioners" and shall be delivered to the Fiscal and Operational Support Division of the Planning, Environmental, and Development Services Department. Within twenty-one (21) days following its receipt of the PS Payment, if the Property's future land use designation and zoning are consistent with the Project's proposed development, County shall issue a CEL sufficient to encumber traffic capacity for the Project, irrespective of any actual traffic deficiency on the Deficient Segments. Within the time frame provided in the CEL, Owner must reserve the encumbered trips by obtaining a Capacity Reservation Certificate as provided in Section 30-591 of the Orange County Code, as may be amended. An amount equal to the PS Payment shall be applied toward the amount of the initial capacity reservation payment (and any subsequent reservation payment(s), if the initial reservation payment does not exceed the amount of the PS Payment) as further set forth in Section 3 below. In the event Owner has not paid the PS Payment within ninety (90) days after the Effective Date, one extension of ninety (90) additional days may be granted by the manager of County's Transportation Planning Division. In the event Owner has not paid the PS Payment to County within one hundred eighty (180) days after the Effective Date, this Agreement shall become null and void.

(c) Project Development. Recordation of a subdivision plat and/or approval of a commercial site plan for the Project shall not be permitted prior to the issuance of a Capacity Reservation Certificate as contemplated in subparagraph 2(b) above.

(d) Increase in Project Trips. Any change or modification to the Project that increases the unit count and/or square footage, as applicable, may result in an increase in trips on the Deficient Segments or other segments within the transportation impact area, as defined by County. Owner understands and agrees that any such additional trips are neither vested nor otherwise permitted under this Agreement, and that Owner is precluded from asserting any such vesting. In addition, Owner understands and agrees that any such changes resulting in an increase in trips may cause this Agreement to become null and void, and/or may require application for and execution of an additional Proportionate Share Agreement, along with any other required documentation, for the number of increased trips.

(e) Satisfaction of Transportation Improvement Requirements. County hereby acknowledges and agrees that upon Owner's payment of the PS Payment as required herein, and absent any change or modification to the Project as set forth in Subsection 2(d) above, Owner shall be deemed to have satisfied all requirements for the mitigation of the traffic impacts of the Project on all roads affected by the Project within County's jurisdiction through buildout of the Project. Owner shall be entitled to fully and completely develop the Project, without regard to whether improvements to the Deficient Segments are actually constructed; provided, however, Owner shall be required to obtain a Capacity Reservation Certificate prior to the expiration of Owner's Capacity Encumbrance Letter and shall be required to maintain the validity of the Capacity Reservation Certificate in accordance with its terms. Additionally, nothing herein shall be construed to exempt Owner from meeting the requirements of all other applicable laws, rules, regulations, and/or Orange County Code provisions or from making the required payment of transportation and other impact fees applicable to the Project, subject to any credits as set forth in Section 3 below. For avoidance of doubt, nothing herein is intended to, nor shall, constitute prepayment of any densities and/or intensities of development or of any development program.

Section 3. Transportation Impact Fee Credits. County and Owner agree that in accordance with Section 163.3180(5)(h)(2)(e), Florida Statutes, as may be amended, Owner shall receive a credit on a dollar for dollar basis for impact fees, paid or payable in the future for the Project in an amount up to but not exceeding the PS Payment as specifically described in Exhibit "C". County further agrees that such credits may be applied on a dollar for dollar basis against capacity reservation fees at such time as capacity reservation fees may be required to be paid by Owner in connection with the issuance of a Capacity Reservation Certificate as contemplated in Section 2 above. In no event shall Owner receive credits in excess of the PS Payment and in the event the PS Payment exceeds either the applicable transportation impact fees or capacity reservation fees, as the case may be, Owner shall not be entitled to a refund for the amount of the PS Payment in excess of such transportation impact fees or capacity reservation fees. For

Proportionate Share Agreement, Greeneway Park PD Greeneway Park DRI, LLC for Boggy Creek Road, 2024

avoidance of doubt, nothing herein is intended to, nor shall, constitute prepayment of any densities and/or intensities of development or of any development program.

Section 4. No Refund. The PS Payment (including any capacity reservation fees paid with the PS Payment) is non-refundable and cannot be transferred or applied to another project or property.

Section 5. Notice. Any notice delivered with respect to this Agreement shall be in writing and 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 other person as the party shall have specified by written notice to the other party delivered in accordance herewith:

| As to Owner: | Greeneway Park DRI, LLC 6900 Tavistock Lakes Boulevard, Suite 200 Orlando, Florida 32827 |
|---------------|---|
| As to County: | Orange County Administrator P. O. Box 1393 Orlando, Florida 32802-1393 |
| With copy to: | Orange County Planning, Environmental, and Development Services Department Manager, Fiscal and Operational Support Division 201 South Rosalind Avenue, 2 nd Floor Orlando, Florida 32801 |
| | Orange County Public Works Department Manager, Transportation Planning Division 4200 South John Young Parkway, 2 nd Floor Orlando, Florida 32839 |
| | Orange County Planning, Environmental, and Development Services Department Manager, Planning Division 201 South Rosalind Avenue, 2 nd Floor Orlando, Florida 32801 |

Section 6. Covenants Running with the Property. This Agreement shall be binding upon and shall inure to the benefit and burden of the heirs, legal representatives, successors, and assigns of the Parties, and shall be a covenant running with the Property and be binding upon the successors and assigns of Owner and upon any person, firm, corporation, or entity who may become a successor in interest to the Property.

Section 7. Recordation of Agreement. Owner shall record an original of this Agreement in the Public Records of Orange County, Florida, at no expense to County, not later than thirty (30) days after the Effective Date.

Section 8. Applicable Law. This Agreement and the provisions contained herein shall be construed, controlled, and interpreted according to the laws of the State of Florida and in accordance with the Orange County Code.

Section 9. Specific Performance. County and Owner shall each have the right to enforce the terms and conditions of this Agreement only by an action for specific performance. Venue for any action(s) initiated under or in connection with this Agreement shall lie in the Circuit Court of the Ninth Judicial Circuit in and for Orange County, Florida. With the exception of the timing of the PS Payment as set forth in Section 2(b) hereof, the parties acknowledge and agree that no party shall be considered in default for failure to perform under this Agreement until such party has received written notice, in accordance with Section 5, specifying the nature of such default or failure to perform and said party fails to cure said default or fails to perform within thirty (30) days of receipt of written notice.

Section 10. Attorney Fees. In the event either Party brings an action or proceeding including any counterclaim, cross-claim, or third-party claim, against the other Party arising out of this Agreement, each Party in such action or proceeding, including appeals therefrom, shall be responsible for its own attorney and legal fees.

Section 11. Construction of Agreement; Severability. Captions of the Sections and Subsections of this Agreement are for convenience and reference only; any words contained therein shall in no way be held to explain, modify, amplify, or aid in the interpretation, construction, or meaning of the provisions of this Agreement. If any provision of this Agreement, the deletion of which would not adversely affect the receipt of any material benefits by any party hereunder or 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.

Section 12. Amendments. No amendment, modification, or other change(s) to this Agreement shall be binding upon the parties unless in writing and formally executed by all of the parties.

Section 13. Termination. In the event either (i) Owner has not paid the PS Payment to County within one hundred eighty (180) days after the Effective Date, as contemplated in Subsection 2(b), or (ii) Owner has timely paid the PS Payment to County and the Project has been constructed on the Property and completed, pursuant to a County building permit, this Agreement shall automatically terminate and thereafter be null and void for all purposes.

Section 14. Counterparts. This Agreement may be executed in up to two (2) counterparts, each of which shall be deemed to be an original and both of which together shall constitute one and the same instrument.

[Signatures appear on following pages]

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.

"COUNTY"

ORANGE COUNTY, FLORIDA By: Board of County Commissioners

By:_____

Jerry L. Demings Orange County Mayor

Date: _____

ATTEST: Phil Diamond, CPA, County Comptroller As Clerk of the Board of County Commissioners

By: _____

Deputy Clerk

Print Name: _____

Proportionate Share Agreement, Greeneway Park PD Greeneway Park DRI, LLC for Boggy Creek Road, 2024

1.e

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Salvo

00 Javistock

WITNESSES:

Print Name:

Signature of Witness

Mailing Address: 69

"OWNER"

GREENEWAY PARK DRI, LLC, a Florida limited liability company

By:

Print Name: Robert C. Holmes

Title: Vice President

3282 Signature of Witness Print Name: rk Lalees Blud Mailing Address 27

STATE OF: İ **COUNTY OF:**

The foregoing instrument was acknowledged before me by means of physical presence or \Box online notarization, this day of , 2024, by Robert C. Holmes, as Vice President of GREENEWAY PARK DRI, LLC, a Florida limited liability company, on behalf who do is personally known to me or \Box has produced of such company, as identification.

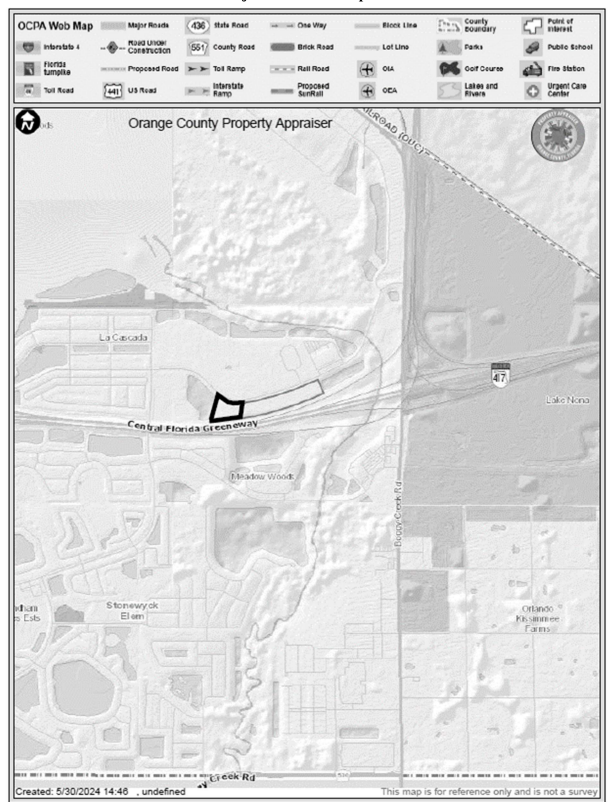
(Notary Stamp)



Signature of Notary Print Name: Notary Public, State of: Commission Expires: 4 (mm/dd/yyyy)

Exhibit "A"

"GREENEWAY PARK PD"



Project Location Map

Exhibit "B"

"GREENEWAY PARK PD"

Parcel ID: A portion of 21-24-30-3127-00-025

Legal Description:

ALL THAT PIECE AND PARCEL OF LAND LOCATED IN THE SOUTH HALF OF SECTION 28, TOWNSHIP 24 SOUTH, RANGE 30 EAST, ORANGE COUNTY, FLORIDA, AND ALSO BEING A PORTION OF LOT 2, OF THE PLAT OF GINN-AIRPORT AS DESCRIBED IN PLAT BOOK 55 PAGES 44 THROUGH 49, OF THE PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA, AND FURTHER DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF TRACT PD-2 AS SHOWN ON THE PLAT OF J LAWSON BOULEVARD, AS DESCRIBED IN PLAT BOOK 58 PAGES 64 THROUGH 68, OF THE PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA, SAID NORTHWEST CORNER ALSO BEING ON THE SOUTHERLY RIGHT-OF-WAY LINE OF J LAWSON BOULEVARD AS SHOWN ON SAID PLAT OF J LAWSON BOULEVARD; THENCE DEPARTING SAID SOUTHERLY RIGHT-OF-WAY LINE AND ALONG THE WEST LINE OF SAID TRACT PD-2, SOUTH 24°49' 24" EAST A DISTANCE OF 300.00 FEET TO A POINT ON THE NORTHERLY RIGHT OF WAY LINE OF STATE ROAD 417 EASTERN BELTWAY AS SHOWN ON SAID PLAT OF GINN-AIRPORT, SAID POINT ALSO BEING A POINT OF CURVATURE; THENCE ALONG SAID NORTHERLY RIGHT-OF-WAY LINE OF STATE ROAD 417 EASTERN BELTWAY ALONG A CURVE TO THE RIGHT BEING CONCAVE NORTHWESTERLY, HAVING AN ARC DISTANCE OF 1,627.81 FEET, A RADIUS OF 6,517.05 FEET, A CENTRAL ANGLE OF 14° 18' 40" AND BEING SUBTENDED BY A CHORD WHICH BEARS SOUTH 72° 19' 04" WEST A DISTANCE OF 1.623.58 FEET TO A POINT OF COMPOUND CURVATURE AND POINT OF BEGINNING; THENCE CONTINUING ALONG SAID NORTHERLY RIGHT-OF-WAY LINE OF STATE ROAD 417 EASTERN BELTWAY ALONG A CURVE TO THE RIGHT BEING CONCAVE NORTHWESTERLY, HAVING AN ARC DISTANCE OF 651.93 FEET, A RADIUS OF 6.517.05 FEET, A CENTRAL ANGLE OF 05° 43' 54" AND BEING SUBTENDED BY A CHORD WHICH BEARS SOUTH 82° 23' 14" WEST A DISTANCE OF 651.66 FEET TO A POINT OF NON-TANGENCY; THENCE DEPARTING SAID NORTHERLY RIGHT-OF-WAY LINE OF STATE ROAD 417 EASTERN BELTWAY, NORTH 00° 00' 00" EAST, A DISTANCE OF 117.01 FEET TO TO A POINT; THENCE NORTH 16° 30' 49" EAST, A DISTANCE OF 378.37 FEET TO THE SOUTHERLY RIGHT-OF-WAY LINE OF J LAWSON BOULEVARD OF SAID PLAT OF J LAWSON BOULEVARD TO A POINT ON A NON-TANGENT CURVE; THENCE ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE OF J LAWSON BOULEVARD ALONG A CURVE TO THE LEFT BEING CONCAVE NORTHEASTERLY, HAVING AN ARC DISTANCE OF 515.21 FEET, A RADIUS OF 770.00 FEET, A CENTRAL ANGLE OF 38° 20' 11" AND BEING SUBTENDED BY A CHORD WHICH BEARS SOUTH 79° 10' 47" EAST A DISTANCE OF 505.65 FEET TO A POINT; THENCE DEPARTING SAID SOUTHERLY RIGHT-OF-WAY LINE OF J LAWSON BOULEVARD SOUTH 07° 57' 14" EAST, A DISTANCE OF 301.42 FEET TO THE NORTHERLY RIGHT-OF-WAY LINE OF STATE ROAD 417 EASTERN BELTWAY AND THE POINT OF BEGINNING.

Exhibit "C"

"GREENEWAY PARK PD"

DEFICIENT SEGMENT 1

Log of Project Contributions

Boggy Creek Road (South Access Road to Central Florida Greeneway)

\$17,739

\$9,419,046 \$17,77 Updated: 9/5/24

531

683

1224

3824

2400

ш

0.81

Central FI Greeneway

S. Access Rd

Cost / Trip

Remaining Project Cost

Capacity Increase for New Development

Backlogge d Trips

Capacity Increase

Improved Generalized Capacity

Existing Generalized Capacity

Adopted LOS

Segment Length

Limits of Improvement (From -

Planned Improvement Roadway(s)

10)

| | Trip | 38 | ĺ | | | | | |
|---|---|----------------------------|---|-----------------------------|--|--------------------|-------------------------|--|
| | Cost / Trip | \$17,739 | | | • | | | |
| | Total Project Cost | \$21,711,700 | | | Backlogged Generalized Capacity County (Backlog) | Responsibility | \$12,292,654 | |
| | Capacity Increase | 1224 | | | Capacity | Increase | 1224 | |
| u | | 3624 | | | Improved Generalized | Capacity | 3624 | |
| ct Informatio | Type of Generalized Improvement Capacity | Widen from 4 to 8 lanes | | | Backlogged | Trips | 883 | |
| Roadway Improvement Project Information | Existing Generalized Capacity | 2400 | | County Share of Improvement | Existing Generalized | Capacity | 2400 | |
| oadway lmpi | Segment Length Adopted LOS | ш | | County Share | | Length Adopted LOS | Е | |
| R | Segment Length | 0.81 | | | Segment | Length | 0.81 | |
| | Improvement (From - Segment To) Length | Central FI Greeneway | | | Improvement (From - Segment | To) | Central FI Greeneway | |
| | Limits of Impro T | S. Access Rd | | | Limits of Impro | - | S. Access Rd | |
| | Planned Improvement Roadway(s) | Boggy Creek Rd | | | Planned Improvement | Roadway(s) | Boggy Creek Rd | |

| | | Log of Project Contributions | | |
|-----------------|--------|------------------------------|------------------|---------------|
| | Date | Project | Project Trips | Prop Share |
| Existing Nov-22 | Nov-22 | Existing plus Committed | 672 | \$11,239,872 |
| | Mar-24 | Simpson Rd MFU | 21 | \$372,519 |
| | | | | |
| | | Backlogged Totals: | 693 | \$11,612,391 |
| Proposed Sep-24 | Sep-24 | Greeneway Park PD | 14 | \$248,346 |
| | | | | \$ 0 |
| | | Totals: | 707 | \$11,860,737 |
| | | | | |

Boggy Creek Rd

"GREENEWAY PARK PD"

DEFICIENT SEGMENT 2

Log of Project Contributions

Boggy Creek Road (Central Florida Greeneway to Osceola County Line)

| | | Roi | adway l | Roadway Improvement Project Information | nt Projec | t Informa | tion | | | | |
|-----------------------------------|-------------------------------|------------------------|---|---|-------------------------------------|-------------------------------------|-------------------------------------|----------------------|---|---------------------------|-------------|
| | | | | | | | | | | | |
| Planned Improvement Roadway(s) | Limits of Improver | ment (From - To) | Segment Length | Adopted LOS | Existing Generalized Capacity | Type of Improvement | Improved Generalized Capacity | Capacity Increase | Total Project Cost | Cost / Trip | |
| Boggy Creek Rd | Central Florida Greenway e | Osceola County Line | 1.46 | Ε | 880 | Widen from 2 to 4 lanes | 2000 | 1120 | \$24,599,861 | \$21,965 | |
| | | | | | | | | | | | |
| | | 0 | ounty | County Share of Improvement | proveme | nt | | | | | |
| Planned Improvement Roadway(s) | Limits of improver | ment (From - To) | Segment Length | Adopted LOS | Existing Generalized Capacity | Backlogged Trips | Improved Generalized Capacity | Capacity Increase | County (Backlog) Responsibility | | |
| Boggy Creek Rd | | Osceola County Line | 1.46 | ш | 880 | 527 | 2000 | 1120 | \$11,575,113 | | |
| | | | | Developer S | ihare of I | Share of Improvement | ient | | | | |
| Planned improvement Roadway(s) | Limits of Improver | ment (From - To) | Segment Length | Adopted LOS | Existing Generalized Capacity | Improved Generalized Capacity | Capacity Increase | Backlogged Trips | Capacity Increase for New Development | Remaining Project Cost | Cost / Trip |
| Boggy Creek Rd | | Osceola County Llne | 1.46 | ω | | 2000 | 1120 | 527 | | \$13,024,748 | \$21,965 |
| | 1 🗖 | od of F | roiec | Log of Project Contributions | butions | | | | | Updated: 9/S/24 | 9/5/24 |
| | | | | | Dro | Drolact | Dron | | | | |
| Date | | Project | | | Ē | Trips | Share | | | | |
| Existing Nov-20 | | Existing p | Existing plus Committed | tted | # | | \$2,327,694 | | | | |
| Apr-21 | | Tyson Rai | Tyson Ranch Townhomes | omes | <u></u> . | 22 | \$963,196 | _ | | | |
| Aug-22 | | Tapestry Nona | Tyson Ranon Seir Storage Tapestry Nona | orage | ~ ~ | | \$5/,765 \$616.160 | | | | |
| Jan-23 | | Nona We | Nona West Phase 2 | | ° | | \$856,635 | _ | | | |
| May-23 | | Bennette Place | Place | | r c | 78 5 | 51,713,270 | | | | |
| Jan-24 | | Tyson Ranch MFU | nch MFU | GITT FTOP PU JOIEETIWAY UANS | v v | + | \$1,273,970 | _ | | | |
| Jan-24 | | Tyson Rai | Tyson Ranch Hotel | | 4 | | \$900,565 | | | | |
| Jan-24 | | Tyson Rai | Tyson Ranch Retall | | - | | \$263,580 | | | | |
| Mar-24 | | Simpson Rd MFU | Rd MFU | | 4 | 46 \$ | \$1,010,390 | | | | |
| | | | | Backlogged Totals: | | 527 \$1 | \$10,576,280 | _ | | | |
| Proposed Sep-24 | | Greenewa | Greeneway Park PD | | _ | - | \$21,965 | | | | |
| | | | | | | | \$0 | | | | |
| | | | | | | | \$0 | | | | |
| | | | | | | | \$0 | | | | |
| | | _ | | | ┨ | ┨ | \$0 | _ | | | |
| | | | | To | Totals: 52 | 528 \$1 | \$10,598,245 | | | | |
| | | | | | | | | | | | |