BCC Mtg. Date: April 9, 2019

RESOLUTION
OF THE
BOARD OF COUNTY COMMISSIONERS
AMENDING AND RESTATING A
MUNICIPAL SERVICE BENEFIT UNIT
FOR MAINTENANCE OF
RETENTION PONDS
IN

Beacon Park Blvd First Amendment Replat and Lake Nona Creekside 11/2019

with County Dedicated Easements

WHEREAS, Section 125.01 (01) (q), Florida Statutes, grants Orange County, Florida ("County") the power to establish Municipal Service Benefit Units ("MSBU") for any part of the unincorporated areas of the County; and

WHEREAS, Section 197.3632, Florida Statutes, authorizes the levy, collection, and enforcement of non-ad valorem special assessments in the same manner as ad valorem taxes; and

WHEREAS, the Board of County Commissioners of Orange County ("Board") is the governing board of Orange County ("County") pursuant to its charter; and

WHEREAS, by the Resolution dated May 24, 2016, the Board established the Beacon Park Boulevard First Amendment Replat 11/2016 Municipal Service Benefit Unit ("MSBU") for maintenance of retention pond ("Resolution)", said resolution being recorded in Official Records as Document Instrument Number 20160292572, Public Records of Orange County, Florida; and

WHEREAS, the County has received a request, in writing, from James L Zbori ("Developer") of Greeneway Park DRI, LLC for the amendment of such an MSBU in that portion of the unincorporated area of Orange County to combine and include the Lake Nona Creekside subdivision which is more fully described below; and

WHEREAS, the Board has determined that the amendment of an MSBU as requested by the Developer, currently known as Greenway Park DRI, LLC and Greenway Park DRI Property Owners Association, Inc. the purpose of which is to combine and include subdivisions which are more fully described below to provide for minimum maintenance of the county-dedicated retention pond with drainage easements dedicated to Orange County "Plat Notes and Easements: 3. Tract SMA is a drainage retention area which is to be owned and maintained by the owners, their grantees, successors or assignees." As shown in the Plat and Notes and easements section of Plat Book 86, Page 116, and as noted in Plat Book 95, Page 9, Public Records of Orange County, Florida, together with the other information pertaining to the operation of the amended MSBU submitted therewith, to be feasible, necessary to facilitate the services desired, and in the public interest, and that the properties within Beacon Park Boulevard First Amendment Replat subdivision and Lake Nona Creekside will be benefited, now and in the future, and that the MSBU should be amended; and

THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF ORANGE COUNTY, FLORIDA:

- 1. The foregoing "WHEREAS" clauses are presumed to be true and correct and are hereby incorporated into the text of the resolution.
- 2. The Beacon Park Boulevard First Amendment Replat 11/2016 Resolution for maintenance of retention pond, which is recorded in Official Records as Document Number 20160292572, Public Record of Orange County, Florida, is hereby amended as the Beacon Park Blvd First Amendment Replat and Lake Nona Creekside 11/2019 MSBU, subject to final adjustment and approval as provided for in Section 197.3632, Florida Statutes. This MSBU is to combine and include Lake Nona Creekside subdivision, the boundaries of which appear on the recorded plat of Lake Nona Creekside, Plat Book 95, Pages 9 and 10, Section 28, Township 24, Range 30 and Lots 1 through 6, Public Records of Orange County, Florida. The purpose of such MSBU is to provide for collection and disbursal by the County of such funds to be used by the County as may be necessary for the payment of administrative costs and appropriate reserves for cash balance and the minimum maintenance services to be performed on the retention pond located on Tract SMA-1 of Beacon Park Boulevard First Amendment Replat subdivision, which ponds are owned by the Association and have easements dedicated to Orange County on the plats thereof and constructed in accordance with standards approved by the Orange County Public Works Department. The Developer and the Association understands that this MSBU is created solely for the purpose of maintaining the retention pond located on Tract SMA-1 of Beacon Park Boulevard First Amendment Replat subdivision and Lake Nona Creekside, and that no other ponds or infrastructure improvements located within the Beacon Park Boulevard First Amendment Replat subdivision and Lake Nona Creekside may be maintained, constructed, reconstructed, improved, or repaired with the non-ad valorem special assessments collected from this MSBU and used by the County.
- 3. The County shall perform or cause to be performed minimum maintenance services in the retention pond areas, which maintenance may include but not limited to mowing, weed control, mosquito control, maintenance and repair of the structural integrity of control devices, and periodic major repairs and improvements to the retention area, and/or equipment/tools and their maintenance and replacement needed for services described herein. Such maintenance shall not include curb and paved roadway maintenance and repair, signage maintenance and repair, or maintenance of or replacement of landscaping improvements. The County may subcontract with any party for the performance of the maintenance services described.
- Upon completion of construction of the retention ponds and the placement of those ponds into 4. operation, the Board shall determine the estimated non-ad valorem special assessment amount required to pay the expense of maintaining and operating the retention ponds in the MSBU. This nonad valorem special assessment is levied for the first time as of November 1, 2019 and will be levied each and every year thereafter until discontinued by the Board. The Board may increase or decrease the amount of the non-ad valorem special assessment by twenty percent (20%) each and every year thereafter to any affected property based on the benefit, which the Board will provide or has provided to the property with the revenues generated by the non-ad valorem special assessments. It is the intent of the County that the Uniform Method for the levy, collection, and enforcement of non-ad valorem special assessments, as Section 197.3632, Florida Statutes, grants, shall be used for collecting the non-ad valorem special assessments. One and one half dollars (\$1.50) for each lot or parcel of land shall be added by the Board to cover the costs of administering the MSBU and the total amount so determined shall be specially assessed against the real property of the freeholders in the MSBU as provided hereafter. Additional amounts will be added to provide for reimbursement of necessary administrative costs incurred by the Property Appraiser and Tax Collector for the collection

of non-ad valorem special assessments subject to the provision of Section 197.3632, Florida Statutes, and for the establishment and maintenance of a reserve for cash balance for the purpose of paying expenses from October 1 of the ensuing fiscal year until the time when the revenue for that year are expected to be available and a cash reserve for periodic major repairs and improvements to the retention ponds. Administrative costs shall include, but not be limited to, those costs associated with personnel, forms, supplies, data processing, computer equipment, postage, and programming. The County may spend from its general fund, such sums as may be necessary to operate, maintain, and administer the MSBU hereby created and the County will be reimbursed to such extent at such time as such non-ad valorem special assessments have been collected. The estimated annual cost of operating, maintaining, and administering the MSBU, including the establishment and maintenance of an appropriate reserve for cash balance and periodic major repairs and improvements as needed on a rotation basis established by the Public Works Department, is \$546.00, and the estimated annual non-ad valorem special assessment to each freeholder is \$78.00. Proceeds of collection of such non-ad valorem special assessments as provided hereinafter are to be put into a special revenue fund of the County to the credit of the MSBU, and are to be used only by the district as provided herein.

- 5. Upon completion of construction of the retention ponds and the placement of those ponds into operation, and for each and every year thereafter, a non-ad valorem special assessment roll setting forth a description of each lot or parcel of land subject to the non-ad valorem special assessments in the MSBU as provided herein, including homesteads, shall be prepared by the Property Appraiser and delivered to the Board, which shall levy a non-ad valorem special assessment upon such lots or parcels as may be necessary to pay the estimated expense of the maintenance of the retention ponds and the administration of the MSBU. Such sums shall be assessed against the real property of each individual freeholder on a pro rata basis, and not on an ad valorem basis, so that each freeholder shall, at all times, pay an equal amount toward such maintenance. After the adoption of the non-ad valorem special assessment roll by the Board, the Property Appraiser shall extend the non-ad valorem special assessments upon the non-ad valorem special assessment roll, which roll shall be fully completed prior to the time said Board sits as the Board of Tax Adjustment, during which time such non-ad valorem special assessment may be protested, reviewed, equalized, and adjusted to conform to the provisions of Sections 197.3632 and 197.3635, Florida Statutes. After adjournment as the Board of Tax Adjustment, said Board shall certify said non-ad valorem special assessment roll in the same manner and at the same time as the County Tax Roll is certified and delivered to the Tax Collector, and the non-ad valorem special assessments shall be collected in the same manner and shall have the same priority rights, discounts for early payment, prepayment by installment method, deferred payment, penalty for delinquent payment, and issuance and sale of tax certificates and tax deeds for non-payment, and be subject to the same delinquent interest and penalties, and be treated in all respects the same as County ad valorem taxes. From the proceeds of said non-ad valorem special assessments, the Board shall pay the costs of having a non-ad valorem special assessment roll made and extended. The Tax Collector's office shall receive all fees and costs of sale as provided by law for the collection of ad valorem taxes, advertising, sale of lands, and issuance and sale of certificates. The Uniform Method for the levy, collection, and enforcement of non-ad valorem special assessments, Section 197.3632, Florida Statutes, shall be used.
- 6. The Board intends that non-ad valorem special assessments authorized by this resolution be collected pursuant to the Uniform Assessment Collection Act, Sections 197.3632 and 197.3635, Florida Statutes. The Board authorizes utilization of this Uniform Method of collection for all affected parcels. The non-ad valorem special assessment will be listed on the non-ad valorem special assessment roll for all affected parcels and will be included in the notice of proposed property taxes and the tax notice for each affected parcel. These non-ad valorem special assessments will be subject to all collection provisions applicable to ad valorem taxes, including discount for early payment, prepayment by installment method, deferred payment, penalty for delinquent payment,

issuance of and sale of tax certificates and tax deeds for non-payment, and commissions of the Property Appraiser and the Tax Collector, as provided by Florida Law. If a contract is signed between a subcontractor for maintenance service and Orange County, the effective date of enactment of the contract will coincide with the receipt of the collection of the MSBU non-ad valorem special assessments.

- 7. In the event of division or splitting of any of the tax parcels or lots assessed herein, any such newly subdivided or split parcels shall be included in the MSBU non-ad valorem special assessments.
- 8. Each property owner affected by this resolution has been provided first class mail notice of the potential for loss of his or her title when the Uniform Method of collection is used and that all affected property owners have a right to appear at the hearing and to file written objections with the Board. Each property owner affected by this resolution has been provided first class mail notice of the time and place of the public hearing at which this resolution was adopted. However, under Section 119.07, Florida Statutes, certain records may be noted as exempt and confidential. This public record exemption may cause certain property owners not to receive the above first class mail notice, however, a public hearing notice conforming to the provisions of Section 197.3632, Florida Statutes, has been published in a newspaper of general circulation within Orange County.
- 9. It is understood and agreed between the County and the Developer that (if applicable) as the Beacon Park Boulevard First Amendment Replat and Lake Nona Creekside subdivisions expands, the additional Additions, Phases, Sections, Units, and/or etc., as the case may be, may be permitted to join into this Resolution under the same terms and conditions as represented herein, by presenting an appropriate amendatory resolution to the Board for consideration.
- 10. The Board of County Commissioners shall be the governing board of this Municipal Service Benefit Unit.
- 11. This resolution which amends and restates the resolution recorded in Official Records as Document Number 20160292572, is controlling and supersedes the resolution recorded in Official Records as Document Number 20160292572, Public Records of Orange County, Florida.

ADOPTED TH	HIS	_ DAY OF	APR 0 9 2019	, 2019	
ORANGE CO	UNTY, FLORIDA	4		COUNTY	in.
BY:	UMW. BMV ORANGE COUNTY	MAYOR		IFE	
, ,	april 2019				
ATTEST:	Phil Diamond, Count as Clerk of the Board		missioners	* WOM!	
BY:	Craig a. Sto	pyra			