Interoffice Memorandum



TO:

REAL ESTATE MANAGEMENT ITEM 9

DATE:	July 9, 2020
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Mayor Jerry L. Demings and the Board of County Commissioners

THROUGH:Paul Sladek, Manager **15**Real Estate Management Division

FROM: Kim Heim, Senior Title Examiner

PERSON: Paul Sladek, Manager

DIVISION: Real Estate Management Phone: (407) 836-7090

ACTION

CONTACT

REQUESTED: Approval and execution of Donation Agreement between LJF Acquisitions, LLC and Orange County, approval of Special Warranty Deed from LJF Acquisitions, LLC to Orange County, and authorization to perform all actions necessary and incidental to closing

PROJECT: Donation of CEMT / LJF Acquisitions, LLC Parcel

District 5

PURPOSE: To provide for conservation of lands as a requirement of development.

ITEMS: Donation Agreement

Special Warranty Deed Revenue: \$4,985 (Management Fee to Conservation Trust Fund) Size: 9.97 acres

REVENUE: Account No.: 1026-068-1978-5440

APPROVALS: Real Estate Management Division County Attorney's Office Environmental Protection Division Real Estate Management Division Agenda Item 9 July 9, 2020 Page 2

REMARKS: Conservation Area Impact Permit No. CAI-14-08-025 issued by Orange County Environmental Protection Division requires this donation.

The subject parcel meets the evaluation and selection criteria outlined in Administrative Regulation 11.07.01 Environmentally Sensitive Lands Acquisition and, additionally, provides water resource protection, aquifer recharge, and floodplain storage, closes gaps between other publicly owned lands, enhances an existing wildlife corridor, offers the ability to provide opportunities for quality nature-based recreation for residents and visitors, and will offer the opportunity to enhance eco-tourism.

LJF Acquisitions, LLC (LJF) will be providing a one-time \$500 per donated acre management fee for the management of the property. The management fee funds will be deposited into the Conservation Trust Fund.

LJF to pay all closing costs and prorated taxes.

JUN 2 8 2020

Project: Donation of CEMT \ LJF Acquisition LLC Parcel

WARRANTY DEED

THIS WARRANTY DEED, Made and executed the <u>1</u>⁵⁷ day of <u>MACUU</u>, A.D. 20<u>21</u>, by LJF Acquisitions, LLC, a Florida limited liability company, whose address is 2405 W. Princeton Street, Unit 2, Orlando, FL 32804 GRANTOR, and Orange County, a charter county and political subdivision of the state of Florida, whose address is P. O. Box 1393, Orlando, Florida 32802-1393, GRANTEE.

WITNESSETH: That the GRANTOR, for and in consideration of the sum of \$10.00 and other valuable considerations, receipt whereof is hereby acknowledged, by these presents does 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:

12-22-31-0000-00-077

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 hereby covenants with said GRANTEE that it is lawfully seized of said land in fee simple; that it has good right and lawful authority to sell and convey said land; that it hereby fully warrants the title to said land and will defend the same against the lawful claims of all persons whomsoever, and that said land is free of all encumbrances, except taxes accruing subsequent to December 31, 2020. Project: Donation of CEMT \ LJF Acquisition LLC Parcel

IN WITNESS WHEREOF, the GRANTOR has caused these presents to be executed in its name.

Signed, sealed and delivered in the presence of:

Printed Name

LJF Acquisitions, LLC, a Florida limited liability company

BY: uqua, as Managing Member Je

(Signature of TWO witnesses required by Florida law)

STATE OF FLORISA COUNTY OF ORANOS

The foregoing instrument was acknowledged before me by means of μ physical presence or \Box online notarization, this <u>/s+</u> day of <u>March</u>, 20<u>21</u> by Jeffry B. Fuqua, as Managing Member of LJF Acquisitions, LLC, a Florida limited liability company, on behalf of the limited liability company. He/she 12 is personally known to me or 12 has produced as identification.

(Notary Seal)



KATHY O. MOOREHEAD Commission # GG 310344 Expires April 22, 2023 Bonded Thru Budget Notary Services Kathy O Mooreheod Notary Signature

Printed Notary Name

Notary Public in and for the County and State aforesaid.

My commission expires: 4-22.23

This instrument prepared by: Kim Heim, a staff employee in the course of duty with the Real Estate Management Division of Orange County, Florida

S:\REM Project\Donation of CEMT \ LJF Acquisitions, LLC Parcel\Instrument Ready for Execution\PDF\Warranty Deed 02/22/21kh

Project: Donation of CEMT \ LJF Acquisition LLC Parcel

EXHIBIT "A"

The West 1/2 of the East 1/2 of the Northwest 1/4 of the Southeast 1/4 of Section 12, Township 22 South, Range 31 East and the South 15 Feet of the East 1/4 of the Northwest 1/4 of the Southeast 1/4 of Section 12, Township 22 South, Range 31 East (Less the East 60 Feet thereof)

Together with a non-exclusive and perpetual easement for Ingress and Egress over and across the following: The East 60 Feet of the Southwest 1/4 of the Southeast 1/4 lying North of LAKE PICKETT ROAD (State Road 420) and the South 60 Feet of the East 60 Feet of the Northwest 1/4 of the Southeast 1/4 of Section 12, Township 22 South, Range 31 East. All of the above descriptions lying and being in Orange County, Florida.

Parcel Identification Number: 12-22-31-0000-00077

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Project: Donation of CEMT / LJF Acquisitions, LLC Parcel

APPROVED BY ORANGE COUNTY BOARD OF COUNTY COMMISSIONERS

DONATION AGREEMENT

COUNTY OF ORANGE STATE OF FLORIDA

THIS AGREEMENT made between LJF Acquisitions, LLC, a Florida limited liability company, hereinafter referred to as OWNER, and Orange County, a charter county and political subdivision of the state of Florida, hereinafter referred to as COUNTY.

WITNESSETH:

WHEREAS, the COUNTY seeks to acquire the land described on Exhibit "A" attached hereto for the above referenced project and said OWNER agrees to donate said land for such purpose.

Property Appraiser's Parcel Identification Number

12-22-31-0000-00-<u>077</u>

NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00), each to the other paid, the parties hereto agree as follows:

1. OWNER agrees to convey said land, referred to on Exhibit "A", unto COUNTY by Special Warranty Deed, free of all liens and encumbrances.

2. This transaction shall be closed and the deed and other closing papers delivered on or before 90 days from the effective date of this AGREEMENT. Closing shall take place at the office of the Orange County Real Estate Management Division, 400 E. South Street, Fifth Floor, Orlando, Florida 32801, or at such place as shall be mutually agreed upon by COUNTY and OWNER.

3. OWNER agrees that prior to closing, COUNTY 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. COUNTY, through its agents, shall have the right to enter upon the property for the purpose of performing such activities, provided said activities shall not materially damage the property.

4. Expenses:

A. 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 OWNER pursuant to Section 196.295, Florida Statutes. At OWNER'S election, OWNER'S share of prorated taxes may be remitted by COUNTY or their title company to the County tax collector on OWNER'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 OWNER for the year of conveyance. In

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the event that, as of closing, there are any outstanding unpaid property taxes for years prior to the year of closing, then OWNER shall be responsible for payment of the same, on the entirety of the tax parcels for which county is acquiring interest hereunder.

B. Documentary stamp tax shall be paid by OWNER. OWNER shall pay for recording the deed.

C. The title search for the Commitment and the title insurance premiums for the Title Policy to be issued to COUNTY pursuant to the Commitment shall be paid by OWNER.

D. Survey is to be paid by OWNER.

E. A one-time \$500 per donated acre management fee shall be paid by OWNER to the Board of County Commissioners with a note in the memo section: Conservation Trust Fund.

F. Environmental Survey, as set forth in Exhibit "B", is to be paid by OWNER.

5. Special clauses:

A. This AGREEMENT is contingent upon delivery by OWNER to COUNTY in recordable form all instruments necessary to convey clear title to the property.

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

C. OWNER will surrender possession of the property at time of closing.

6. The Due Diligence Contingency, attached hereto as Exhibit "B", is a material condition of this AGREEMENT and incorporated herein by this reference.

COUNTY shall have ninety (90) days after the Effective date, (the "Inspection 7. Period") to determine whether COUNTY is willing to accept title to and acquire the property from ÓWNER. On or before twenty (20) days following the Effective Date of this AGREEMENT, OWNER shall, at its sole cost and expense, obtain a current commitment for title insurance (ALTA commitment June 17, 2006) from a title company of their election, committing to insure COUNTY as proposed owner of the property in the amount determined by a cost estimate prepared by the Appraisal Section of the Orange County Real Estate Management Division, (hereinafter referred to as the "Commitment"), evidencing that marketable fee simple title to the property is currently vested in OWNER free and clear of all liens, encumbrances or other matters of record acceptable to COUNTY. The original Owner's Title Insurance Policy (the "Title Policy") shall be delivered to COUNTY within thirty (30) days after the recording of the Warranty Deed. In the event that COUNTY shall determine that any one or more of the exceptions listed as such in the Commitment are unacceptable to COUNTY in its sole discretion; COUNTY shall notify OWNER of that fact in writing on or before fifteen (15) days following COUNTY'S receipt of the Commitment. Such written notice shall specify those exceptions listed as such in the Commitment which are objectionable to COUNTY (hereinafter referred to as "Title Defects"), and OWNER may take up to fifteen (15) days to cure or eliminate the Title Defects at OWNER's election and without obligation to incur expense or to initiate legal

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proceedings. If OWNER is successful in curing or eliminating the Title Defects, the closing hereunder shall take place on the date specified in Paragraph 2 hereof. In the event OWNER is unable or unwilling to cure or eliminate the Title Defects within the 15-day period so provided, COUNTY shall either (a) extend the time period for OWNER to cure or eliminate the Title Defects, (b) elect to terminate this AGREEMENT on account thereof, (c) elect to close its purchase of the property and accept a conveyance of OWNER's title thereto subject to and notwithstanding the existence of the Title Defects on the date specified in Paragraph 2 hereof, or (d) proceed on its own to cure or eliminate the Title Defects at any time prior to the Closing Date specified in Paragraph 2 hereof. In the event that COUNTY 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 OWNER, on or before the expiration of the Inspection Period described herein, this AGREEMENT shall terminate. In the event COUNTY elects to proceed on its own to cure or eliminate the Title Defects, OWNER agrees to provide its reasonable cooperation in connection with COUNTY'S efforts but, COUNTY shall have no obligation to incur expense or to initiate legal proceedings.

Survey. Within thirty (60) days of the Effective Date of this AGREEMENT, 8. OWNER shall provide COUNTY a current boundary survey of the property from a County approved surveyor. The survey shall be certified to ORANGE COUNTY and the title company 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 COUNTY's and OWNER'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 Title Policy to be issued to ORANGE COUNTY hereunder. In the event the Survey shows encroachments, easements, boundary overlaps or other matters objectionable to COUNTY, in its sole discretion, these shall be treated as Title Defects. COUNTY may in its sole discretion, treat these as "Exceptions," as defined herein. The "Draft Survey" will be reviewed by the County Surveyor or his subordinate and comments/revisions will be given to the consultant before finalizing.

9 <u>Effective Date:</u> This AGREEMENT shall become effective on the date upon which it has been fully executed by the parties and approved by the Orange County Board of County Commissioners.

This AGREEMENT supersedes all previous agreements or representations, either verbal or written, heretofore in effect between OWNER and COUNTY, made with respect to the matters herein contained, and when duly executed constitute the AGREEMENT between OWNER and COUNTY. 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 expressly set forth in writing and duly signed. The parties hereto have executed this AGREEMENT on the date(s) written below.

OWNER

LJF Acquisitions, LLC, a Florida limited liability company BY:

Jeffry B. Fuqua Manager

Post Office Address 2405 W. Princeton Street, Unit 2 Orlando, FL 32804

DATE: JUNE 11, 2020

COUNTY

ORANGE COUNTY, FLORIDA

BY: Board of County Commissioners

BY:

: Byinun. Brit

Demings Prange County Mayor

DATE:

ATTEST:

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

BY: for Deputy Clerk)delia Printed Name

This instrument prepared by: Kim Heim, a staff employee in the course of duty with the Real Estate Management Division of Orange County, Florida



<u>S:\Forms</u> & Master Docs\Master Legal DOCS\Project Document Files\1_Misc. Documents\D\Donation of CEMT / LIF Acquisition LLC Parcel \Donation Agmt .doc 4.20.20kh revised 5.4.20kh

EXHIBIT "A"

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Parcel Identification Number: 12-22-31-0000-00077

EXHIBIT "B"

DUE DILIGENCE CONTINGENCY

- I. OWNER shall provide to COUNTY a report ("Environmental Survey") by a County approved consultant or consultants (the "Consultants"), within sixty (60) days from Effective Date. Such Environmental Survey may include, but not be limited to, the following (all of which shall hereinafter be collectively referred to as the "Environmental Exceptions").
 - (i) contamination of the "Property" (which term shall hereinafter be deemed to include any buildings or structures located thereon) by hazardous materials;
 - (ii) apparent violation of environmental requirements upon or associated with activities upon the Property;
 - (iii) the presence of any endangered or threatened species or plant life on the Property;
 - (iv) whether the Property has any historical or archeological significance;
 - (v) potential incurrence of environmental damages by the owner(s) or operator(s) of the Property

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;
- (f) 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 OWNER 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. OWNER 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 OWNER, or furnished to OWNER, or its agents, or consultants, and OWNER 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 OWNER confidential except as required by law.

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 an additional ninety (90) days for further testing. If the Environmental Survey or testing results are unacceptable to Orange County, then, this AGREEMENT shall be terminated upon notice to OWNER of such unacceptability with no party to this AGREEMENT having any further liability to any other.