## Weiberg Road Community Development District

Meeting Agenda

April 1, 2025

# AGENDA

## Community Development District

219 E. Livingston St., Orlando, Florida 32801 Phone: 407-841-5524 – Fax: 407-839-1526

March 25, 2025

**Board of Supervisors Meeting Weiberg Road Community Development District** 

Dear Board Members:

A meeting of the Board of Supervisors of the Weiberg Road Community Development District will be held on Tuesday, April 1, 2025, at 10:00 AM at 346 E. Central Ave., Winter Haven, FL 33880.

Zoom Video Link: <a href="https://us06web.zoom.us/j/89025355220">https://us06web.zoom.us/j/89025355220</a>

**Call-In Information:** 1-646-876-9923 **Meeting ID:** 890 2535 5220

Following is the advance agenda for the meeting:

## **Board of Supervisors Meeting**

- 1. Roll Call
- 2. Public Comment Period (Public Comments will be limited to three (3) minutes)
- 3. Organizational Matters
  - A. Administration of Oaths of Office to Newly Elected Board Members Elected at November 5, 2025 Landowners' Meeting (Bobbie Henley (Seat 3), Mike Cassidy (Seat 4), and Lindsey Roden (Seat 5))
  - B. Consideration of Resolution 2025-01 Canvassing and Certifying the Results of the Landowners' Election
  - C. Election of Officers
  - D. Consideration of Resolution 2025-02 Election of Officers
- 4. Approval of Minutes of the September 25, 2024 Board of Supervisors Meeting and November 5, 2024 Landowners' Meeting
- 5. Consideration of Resolution 2025-03 Approving the Proposed Fiscal Year 2025/2026 Budget (Suggested Date: July 1, 2025) and Setting the Public Hearing on the Adoption of the Fiscal Year 2025/2026 Budget
- 6. Consideration of Resolution 2025-04 Authorizing the Publication of Legal Advertisements and Public Notices on a Publicly Accessible Website in Polk County
- 7. Ratification of 2025 Data Sharing and Usage Agreement with Polk County Property Appraiser
- 8. Ratification of 2025 Contract Agreement with Polk County Property Appraiser
- 9. Ratification of Audit Services Engagement Letter with Grau & Associates for Fiscal Year 2024 Audit
- 10. Staff Reports
  - A. Attorney
  - B. Engineer
  - C. District Manager's Report
    - i. Approval of Check Registers
      - a) September 15, 2024 through February 23, 2025
      - b) February 24, 2025 through March 24, 2025
    - ii. Balance Sheet & Income Statement
- 11. Other Business
- 12. Supervisors Requests and Audience Comments
- 13. Adjournment



# SECTION B

### RESOLUTION 2025-01

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT CANVASSING AND CERTIFYING THE RESULTS OF THE LANDOWNERS' ELECTION OF SUPERVISORS HELD PURSUANT TO SECTION 190.006(2), FLORIDA STATUTES, AND PROVIDING FOR AN EFFECTIVE DATE.

**WHEREAS,** the Weiberg Road Community Development District ("**District**") is a local unit of special-purpose government created and existing pursuant to Chapter 190, *Florida Statutes*, being situated entirely within the Town of Dundee, Florida; and

**WHEREAS,** pursuant to Section 190.006(2), *Florida Statutes*, a landowners meeting is required to be held within 90 days of the District's creation and every two (2) years following the creation of the District for the purpose of electing supervisors of the District; and

WHEREAS, such landowners meeting was held at which the below recited persons were duly elected by virtue of the votes cast in their favor; and

**WHEREAS,** the Board of Supervisors of the District, by means of this Resolution, desire to canvas the votes and declare and certify the results of said election.

# NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT:

1. **ELECTION RESULTS.** The following persons are found, certified, and declared to have been duly elected as Supervisors of and for the District, having been elected by the votes cast in their favor as shown:

Bobbie Henley	Seat 3	Votes 150
Mike Cassidy	Seat 4	Votes 100
Lindsey Roden	Seat 5	Votes 150

2. **TERMS.** In accordance with Section 190.006(2), *Florida Statutes*, and by virtue of the number of votes cast for the Supervisors, the above-named persons are declared to have been elected for the following term of office:

Bobbie Henley	4 Year Term
Lindsey Roden	4 Year Term
Mike Cassidy	2 Year Term

3. **EFFECTIVE DATE.** This Resolution shall become effective immediately upon its adoption.

**PASSED AND ADOPTED** this 1st day of April 2025.

ATTEST:	WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT
Secretary/Assistant Secretary	Chairperson/Vice Chairperson,
Secretary/143515tante Secretary	Board of Supervisors

# SECTION D

#### **RESOLUTION 2025-02**

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT ELECTING THE OFFICERS OF THE WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT AND PROVIDING FOR AN EFFECTIVE DATE.

**WHEREAS**, the Weiberg Road Community Development District (hereinafter the "District"), is a local unit of special-purpose government created and existing pursuant to Chapter 190, *Florida Statutes*, being situated entirely within the Town of Dundee, Florida; and

WHEREAS, the Board of Supervisors of the District ("Board") desires to elect the Officers of the District.

## NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT:

**SECTION 1.** The following persons are elected to the offices shown: Chairperson Vice Chairperson Secretary Jill Burns Assistant Secretary Assistant Secretary Assistant Secretary George Flint Assistant Secretary **SECTION 2.** This Resolution shall become effective immediately upon its adoption. PASSED AND ADOPTED this 1st day of April 2025. ATTEST: WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT Secretary / Assistant Secretary Chairperson, Board of Supervisors

# **MINUTES**

# MINUTES OF MEETING WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT

The regular meeting of the Board of Supervisors of the Weiberg Road Community Development District was held Wednesday **September 25, 2024,** at 10:30 a.m. at 346 E. Central Ave., Winter Haven, FL 33880.

Present and constituting a quorum:

Rennie Heath Chairman

Lauren Schwenk Vice Chairperson Bobbie Henley Assistant Secretary

Lindsey Roden Appointed as Assistant Secretary

Also present were:

Jill Burns District Manager, GMS

Patrick Collins District Counsel, Kilinski Van Wyk

Rey Malave *by phone* District Engineer, Dewberry

## FIRST ORDER OF BUSINESS Roll Call

Ms. Burns called the meeting to order at 10:30 a.m. and called roll. Three Board members were present constituting a quorum.

## SECOND ORDER OF BUSINESS

**Public Comment Period** 

There were no members of the public present.

## THIRD ORDER OF BUSINESS

**Organizational Matters** 

## A. Acceptance of Resignation of Chuck Cavaretta

Ms. Burns asked for acceptance of resignation from Chuck Cavaretta.

On MOTION by Ms. Henley, seconded by Mr. Heath, with all in favor, Accepting the Resignation of Chuck Cavaretta, was approved.

## B. Appointment to Fill Vacant Board Seat #5

Ms. Burns asked for a nomination to fill seat #5. Ms. Henley nominated Lindsey Roden.

On MOTION by Ms. Henley, seconded by Mr. Heath, with all in favor, the Appointment of Lindsey Roden to Seat #5, was approved.

## C. Administration of Oath to Newly Appointed Supervisor

Ms. Burns administered the Oath of Office to Lindsey Roden.

## D. Consideration of Resolution 2024-10 Appointing an Assistant Secretary

Ms. Burns stated this appoints Lindsey Roden as Assistant Secretary.

On MOTION by Ms. Henley, seconded by Ms. Schwenk, with all in favor, Resolution 2024-10 Appointing Lindsey Roden as Assistant Secretary, was approved.

## FOURTH ORDER OF BUSINESS

## Approval of Minutes of the July 24, 2024, Board of Supervisors Meeting

Ms. Burns presented the minutes of the July 24, 2024, Board of Supervisors meeting and asked for any questions, comments or corrections. The Board had no changes to the minutes.

On MOTION by Ms. Henley, seconded by Ms. Roden, with all in favor, the Minutes of the July 24, 2024, Board of Supervisors Meeting, were approved.

## FIFTH ORDER OF BUSINESS

Consideration of Underwriter Services Engagement Letter from FMS Bonds for Series 2024 Bonds

Ms. Burns asked for a motion to approve the Engagement Letter with FMS Bonds.

On MOTION by Ms. Schwenk, seconded by Ms. Roden, with all in favor, the Underwriter Services Engagement Letter from FMS Bonds for Series 2024 Bonds, was approved.

## SIXTH ORDER OF BUSINESS

Consideration of Fiscal Year 2024/2025 Budget Funding Agreements:

- A. GLK Real Estate, LLC (Alford Ridge 178 Lots)
- B. Cassidy Land Development, LLC (Eagle Landing 206 Lots)
- C. GLK Lake Trask, LLC (Landing at Lake Trask 572 Lots)

Ms. Burns noted this was revised from the version on the budget adoption agenda and splits out three funding agreements based on lots.

On MOTION by Ms. Schwenk, seconded by Ms. Roden, with all in favor, the Fiscal Year 2024/2025 Budget Funding Agreements - Revised, was approved.

## SEVENTH ORDER OF BUSINESS

## **Staff Reports**

## A. Attorney

Mr. Collins had nothing to report.

## B. Engineer

i. Consideration of Work Authorization for District Engineering Services

Ms. Burns noted this is the annual renewal for engineering services.

On MOTION by Ms. Roden, seconded by Ms. Henley, with all in favor, Consideration of Work Authorization for District Engineering Services, was approved.

## C. District Manager's Report

## i. Approval of the Check Register

Ms. Burns presented the check register that is in the agenda package for review. She offered to answer any questions.

On MOTION by Ms. Henley, seconded by Ms. Roden, with all in favor, the Check Register, was approved.

## ii. Balance Sheet & Income Statement

Ms. Burns presented the financial statements which were included in the agenda package for review. There was no action necessary from the Board.

**Other Business** 

### EIGHTH ORDER OF BUSINESS

There being no comments, the next item followed.

## NINETH ORDER OF BUSINESS

Supervisor Requests and Audience Comments

There being no comments, the next item followed.

## TENTH ORDER OF BUSINESS

Adjournment

Ms. Burns asked for a motion to adjourn.

On MOTION by Ms. Schwenk, seconded by Ms. Henley, with all in favor, the meeting was adjourned.

Secretary/Assistant Secretary Chairman/Vice Chairman

# MINUTES OF MEETING WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT

The Landowners' meeting and Election of the Board of Supervisors of the Weiberg Road Community Development District was held Tuesday, **November 5, 2024,** at 9:26 a.m. at the Holiday Inn – Winter Haven, 200 Cypress Gardens Blvd., Winter Haven, Florida

Present were:

Bobbie Henley Jill Burns

### FIRST ORDER OF BUSINESS

## **Determination of Number of Voting Units Represented**

Ms. Burns stated Bobbie Henley was present as the proxy holder for GLK Lake Trask, LLC who owns 184.27 acres within the community authorizing her to cast up to 185 votes for each of the three seats up for election. It's Seats #3, #4, and #5.

#### SECOND ORDER OF BUSINESS

#### Call to Order

Ms. Burns called the meeting to order and called the roll.

#### THIRD ORDER OF BUSNESS

**Election of Chairman for the Purpose of Conducting the Landowners' Meeting** 

Ms. Burns was elected Chairman for the purpose of conducting the Landowners' meeting.

## FOURTH ORDER OF BUSNESS

Nominations for the Positions of Supervisor

Ms. Henley nominated Bobbie Henley to Seat #3, Mike Cassidy to Seat #4 and Lindsey Roden to Seat #5.

#### FIFTH ORDER OF BUSNESS

## **Casting of Ballots**

Ms. Burns stated 150 votes were cast for Bobbie Henley, 100 votes were cast for Mike Cassidy, and 150 votes were cast for Lindsey Roden.

## SIXTH ORDER OF BUSNESS

## **Ballot Tabulation**

Ms. Burns stated Bobbie Henley and Lindsey Roden will serve four-year terms and Mike Cassidy will serve a two-year term.

## SEVENTH ORDER OF BUSNESS

**Landowners' Questions and Comments** 

There being no questions or comments, the next item followed.

EIGHTH	ORDER	<b>OF</b>	F BUSINESS	)
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Adjournment

Ms. Burns adjourned the meeting.

Chairman/Vice Chairman

# SECTION V

#### **RESOLUTION 2025-03**

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT APPROVING A PROPOSED BUDGET FOR FISCAL YEAR 2026 AND SETTING A PUBLIC HEARING THEREON PURSUANT TO FLORIDA LAW; ADDRESSING TRANSMITTAL, POSTING AND PUBLICATION REQUIREMENTS; ADDRESSING SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

**WHEREAS**, the District Manager has heretofore prepared and submitted to the Board of Supervisors ("**Board**") of the Weiberg Road Community Development District ("**District**") prior to June 15, 2025, a proposed budget ("**Proposed Budget**") for the fiscal year beginning October 1, 2025, and ending September 30, 2026 ("**Fiscal Year 2026**"); and

**WHEREAS**, the Board has considered the Proposed Budget and desires to set the required public hearing thereon.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT:

- 1. **PROPOSED BUDGET APPROVED.** The Proposed Budget prepared by the District Manager for Fiscal Year 2026 attached hereto as **Exhibit A** is hereby approved as the basis for conducting a public hearing to adopt said Proposed Budget.
- 2. **SETTING A PUBLIC HEARING.** A public hearing on said approved Proposed Budget is hereby declared and set for the following date, hour and location:

DATE: Tuesday, July 1, 2025

HOUR: 10:00 AM

LOCATION: 346 E Central Avenue

Winter Haven, Florida 33880

- 3. TRANSMITTAL OF PROPOSED BUDGET TO LOCAL GENERAL PURPOSE GOVERNMENTS. The District Manager is hereby directed to submit a copy of the Proposed Budget to the Town of Dundee and Polk County at least 60 days prior to the hearing set above.
- 4. **POSTING OF PROPOSED BUDGET.** In accordance with Section 189.016, *Florida Statutes*, the District's Secretary is further directed to post the approved Proposed Budget on the District's website at least two days before the budget hearing date as set forth in Section 2, and shall remain on the website for at least 45 days.

- 5. **PUBLICATION OF NOTICE.** Notice of this public hearing shall be published in the manner prescribed in Florida law.
- 6. **SEVERABILITY.** The invalidity or unenforceability of any one or more provisions of this Resolution shall not affect the validity or enforceability of the remaining portions of this Resolution, or any part thereof.
- 7. **EFFECTIVE DATE.** This Resolution shall take effect immediately upon adoption.

## PASSED AND ADOPTED THIS 1ST DAY OF APRIL 2025.

ATTEST:	WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT
Secretary	By:

**Exhibit A:** Proposed Budget for Fiscal Year 2026

Community Development District

Proposed Budget FY2026



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## **Community Development District**

## Proposed Budget General Fund

Description	Adopted Budget FY2025	Actuals Thru 2/28/25	Projected Next 7 Months	Next Thru			Proposed Budget FY2026		
Revenues									
Developer Contributions	\$ 359,492	\$ 20,000	\$ 60,794	\$	80,794	\$	360,979		
Total Revenues	\$ 359,492	\$ 20,000	\$ 60,794	\$	80,794	\$	360,979		
Expenditures									
General & Administrative									
Supervisor Fees	\$ 12,000	\$ -	\$ 7,000	\$	7,000	\$	12,000		
FICA Expenditures	\$ -	\$ -	\$ 473	\$	473	\$	810		
Engineering	\$ 15,000	\$ -	\$ 7,500	\$	7,500	\$	15,000		
Attorney	\$ 25,000	\$ 1,990	\$ 3,850	\$	5,840	\$	25,000		
Annual Audit	\$ 3,700	\$ 3,700	\$ -	\$	3,700	\$	3,700		
Assessment Administration	\$ 5,000	\$ -	\$ -	\$	-	\$	5,000		
Arbitrage	\$ 450	\$ -	\$ -	\$	-	\$	450		
Dissemination	\$ 5,000	\$ -	\$ -	\$	-	\$	5,000		
Trustee Fees	\$ 4,042	\$ -	\$ -	\$	-	\$	4,500		
Management Fees	\$ 38,000	\$ 15,833	\$ 22,167	\$	38,000	\$	38,000		
Information Technology	\$ 1,800	\$ 750	\$ 1,050	\$	1,800	\$	1,800		
Website Maintenance	\$ 1,200	\$ 500	\$ 700	\$	1,200	\$	1,200		
Postage & Delivery	\$ 750	\$ 272	\$ 700	\$	972	\$	750		
Insurance	\$ 6,000	\$ 5,408	\$ -	\$	5,408	\$	6,219		
Copies	\$ 1.000	\$ 34	\$ 100	\$	134	\$	1,000		
Legal Advertising	\$ 15,000	\$ 1,001	\$ 7,000	\$	8,001	\$	15,000		
Other Current Charges	\$ 4,250	\$ 204	\$ 315	\$	519	\$	4,250		
Office Supplies	\$ 625	\$ 3	\$ 70	\$	73	\$	625		
Dues, Licenses & Subscriptions	\$ 175	\$ 175	\$ -	\$	175	\$	175		
Total General & Administrative:	\$ 138,992	\$ 29,870	\$ 50,924	\$	80,794	\$	140,479		
Operations & Maintenance		 	 	_					
Playground Lease	\$ 36,500	\$ _	\$ _	\$	-	\$	36,500		
Security	\$ 34,000	\$ _	\$ _	\$	_	\$	34,000		
Field Contingency	\$ 150,000	\$ -	\$ -	\$	-	\$	150,000		
Total Operations & Maintenance:	\$ 220,500	\$ -	\$ -	\$	-	\$	220,500		
Total Expenditures	\$ 359,492	\$ 29,870	\$ 50,924	\$	80,794	\$	360,979		
Excess Revenues/(Expenditures)	\$ -	\$ (9,870)	\$ 9,870	\$	-	\$	-		

## Community Development District General Fund Narrative

#### **Revenues:**

## **Developer Contributions**

The District will enter into a funding agreement with the Developer to fund the General Fund expenditures for the Fiscal Year.

### **Expenditures:**

#### **General & Administrative:**

### Supervisor Fees

Chapter 190, Florida Statutes, allows for each Board member to receive \$200 per meeting paid to each Supervisor for the time devoted to District business and meetings.

## FICA Expenditures

Represents the Employer's share of Social Security and Medicare taxes withheld from Board of Supervisor checks.

#### **Engineering**

The District's engineer, Dewberry Engineers, Inc., provides general engineering services to the District, e.g. attendance and preparation for monthly board meetings, review invoices and various projects as directed by the Board of Supervisors and the District Manager.

### <u>Attorney</u>

The District's legal counsel, Kilinski|Van Wyk, PLLC, provides general legal services to the District, e.g. attendance and preparation for meetings, preparation and review of agreements, resolutions, etc. as directed by the Board of Supervisors and the District Manager.

### Annual Audit

The District is required by Florida Statutes to arrange for an independent audit of its financial records on an annual basis.

#### Assessment Administration

The District will contract to levy and administer the collection of non-ad valorem assessment on all assessable property within the District.

#### Arbitrage

The District will contract with an independent certified public accountant to annually calculate the District's Arbitrage Rebate Liability on an anticipated bond issuance.

## Community Development District General Fund Narrative

#### **Dissemination**

The District is required by the Security and Exchange Commission to comply with Rule 15c2-12(b)(5) which relates to additional reporting requirements for unrated bond issues. This cost is based upon an anticipated bond issuance.

#### Trustee Fees

The District will incur trustee related costs with the issuance of its' issued bonds.

### Management Fees

The District receives Management, Accounting and Administrative services as part of a Management Agreement with Governmental Management Services-Central Florida, LLC. The services include but are not limited to, recording and transcription of board meetings, administrative services, budget preparation, all financial reports, annual audits, etc.

## Information Technology

Represents various cost of information technology for the District such as video conferencing, cloud storage and servers, positive pay implementation and programming for fraud protection, accounting software, tablets for meetings, Adobe, Microsoft Office, etc.

#### Website Maintenance

Represents the costs associated with monitoring and maintaining the District's website created in accordance with Chapter 189, Florida Statutes. These services include site performance assessments, security and firewall maintenance, updates, document uploads, hosting and domain renewals, website backups, etc.

### Postage & Delivery

The District incurs charges for mailing, overnight deliveries, correspondence, etc.

### <u>Insurance</u>

The District's general liability and public official's liability insurance coverages.

#### **Copies**

Printing agenda materials for board meetings, printing of computerized checks, stationary, envelopes, etc.

## Legal Advertising

The District is required to advertise various notices for monthly Board meetings, public hearings, etc. in a newspaper of general circulation.

### Other Current Charges

Bank charges and any other miscellaneous expenses incurred during the year.

## Community Development District General Fund Narrative

## Office Supplies

Any supplies that may need to be purchased during the fiscal year, e.g., paper, minute books, file folders, labels, paper clips, etc.

## **Dues, Licenses & Subscriptions**

The District is required to pay an annual fee to the Florida Department of Commerce for \$175. This is the only expense under this category for the District.

## **Operations & Maintenance:**

## Playground Lease

Represents the estimated cost of leasing playground equipment.

## **Security**

Represents the estimated cost of monthly security services for the District's amenity facilities as well as maintaining security system in place.

## Field Contingency

Represents funds allocated to expenses that the District could incur throughout the fiscal year for field related items.

# SECTION VI

#### **RESOLUTION 2025-04**

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT AUTHORIZING THE PUBLICATION LEGAL ADVERTISEMENTS AND PUBLIC NOTICES ON A PUBLICALLY ACCESSABLE WEBSITE; GRANTING THE **AUTHORITY** TO **EXECUTE** A **PARTICIPATION** AGREEMENT WITH POLK COUNTY; APPROVING THE FORM OF GOVERNMENT AGENCY ORDER; PROVIDING **NOTICE OF** THE USE **OF PUBLICALLY** ACCESSABLE WEBSITE; AUTHORIZING THE DISTRICT MANAGER TO TAKE ALL ACTIONS NECESSARY TO **COMPLY WITH CHAPTER 50, FLORIDA STATUTES AND POLK COUNTY ORDINANCE** 2024-041 **AND IMPLIMENTING PROVIDING RESOLUTIONS**; **FOR** CONFLICTING **PROVISIONS: PROVIDING**  $\mathbf{A}$ **SEVERABILITY CLAUSE**: **AND PROVIDING** AN EFFECTIVE DATE.

WHEREAS, the Weiberg Road Community Development District ("District") is a local unit of special purpose government<sup>1</sup> created and existing pursuant to Chapter 190, Florida Statutes, and situated within the Town of Dundee, Polk County, Florida; and

**WHEREAS**, the District is a political subdivision of the State of Florida and a "governmental agency" as that term is defined in Section 1.01(8) and Section 50.0311, Florida Statutes; and

WHEREAS, Chapter 50, Florida Statutes, provides that a governmental agency may publish certain statutorily required legal advertisements, publications and notices on a Publicly Accessible Website, as defined below, if the cost of publication is less than the cost of publication in a newspaper; and

WHEREAS, the District Board of Supervisors has determined that the cost of publication of legally required advertisements and public notices on the Polk County Publicly Accessible Website is less than the cost of publishing advertisements and public notices in a newspaper; and

WHEREAS, Polk County, Florida has adopted Ordinance 2024-041 and Resolutions 24-124 and 24-125 ("County Regulations"), designating the Publicly Accessible Website of URL <a href="http://polkcounty.column.us/search">http://polkcounty.column.us/search</a> ("Publicly Accessible Website") for the publication of Legal Notices and Advertisements, such Ordinance and Resolutions are hereby adopted by this reference as if fully set forth herein; and

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<sup>&</sup>lt;sup>1</sup> Section 190.003(6), FS

**WHEREAS**, Polk County Resolution 2024-124 also designates the Publicly Accessible Website for the use of governmental agencies within Polk County; and

**WHEREAS**, the District desires to publish all legal advertisements and public notices on the Publicly Accessible Website to the extent authorized by law; and

**WHEREAS**, the District's Board of Supervisors finds that granting to the District Manager and the Chairman the Authority to enter into the Participation Agreement and the Government Agency Order in the substantial form as set forth in Composite Exhibit A, attached hereto and incorporated by this reference, is in the best interests of the District.

# NOW THEREFORE BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT:

- 1. INCORPORATION OF RECITALS. The recitals so stated are true and correct and by this reference are incorporated into and form a material part of this Resolution.
- **2. AUTHORIZATION.** The District hereby authorizes the use of the Publicly Accessible Website, as allowed by law, to be used for the publication of legal advertisements and public notices.
- 3. **DELEGATION OF AUTHORITY.** The District Manager and the Chairman are hereby authorized to sign, accept or execute a Participation Agreement and Government Agency Order in substantially the form attached hereto as Composite Exhibit A.
- 4. PUBLICATION OF NOTICE AND REGISTRY. The District Manager shall cause notice of the use of the Publicly Accessible Website for legal advertisements and public notices to be published annually in a newspaper of general circulation within the jurisdiction of the District and to maintain a registry of property owners and residents as set forth in Section 50.0311(6), Florida Statutes.
- 5. AUTHORIZATION. The District Manager is hereby authorized to take all actions necessary to provide for the implementation of this Resolution and comply with the specific requirements of Section 50.0311 and the County Regulations.
- **6. CONFLICTING PROVISIONS.** All District Rules, Policies or Resolutions in conflict with this Resolution are hereby suspended.
- 7. **SEVERABILITY.** If any provision of this Resolution is held to be illegal or invalid, the other provisions shall remain in full force and effect.
- **8. EFFECTIVE DATE.** This Resolution shall take effect upon its passage and shall remain in effect unless rescinded or repealed.

## PASSED AND ADOPTED THIS 1ST DAY OF APRIL 2025.

## WEIBERG ROAD COMMUNITY DEVELOPMENT DISTRICT

Secretary/ Assistant Secretary Print Name:	Chair/ Vice Chair Print Name:	

## **Composite Exhibit A**

## Governmental Agency Order

D-R Media and Investments, LLC Publicly Accessible Website Agreement

This Order is between County/[Governmental Agency] ("County")/("Governmental Agency") and D-R Media and Investments, LLC ("Contractor" or "D-R Media") pursuant to Contractor's Agreement with Polk County. Contractor affirms that the representations and warranties in the Agreement are true and correct as of the date this Order is executed by Contractor. In the event of any inconsistency between this Order and the Agreement, the provisions of the Agreement shall govern and control.

Services to be provided pursuant to this Order:

[COMPOSE SIMPLE SUMMARY INCLUDING GO-LIVE DATE]

The time	period	for this	Order,	unless	otherwise	extended	or	terminated	by	either	party,	is	as
follows:													

Contractor shall provide notices on the Publicly Accessible Website at no charge to the County/Governmental Agency as provided in the Agreement.

## Additional Terms:

- a. <u>Form of Notice</u>. County/Governmental Agency shall comply with all applicable requirements, obligations, duties, and procedures set forth in Chapter 50, Florida Statutes ("Notice Requirements"), as may be amended from time to time, relating to any Notices published on the Website. County/Governmental Agency shall be solely responsible for compliance with the Notice Requirements.
- b. <u>Sovereign Immunity</u>. Nothing contained in this Agreement shall be deemed a waiver, expressed or implied, of the County/Governmental Agency's sovereign immunity or an increase in the limits of liability pursuant to Section 768.28, Florida Statutes, regardless of whether any such obligations are based in tort, contract, statute, strict

liability, negligence, product liability or otherwise nor shall anything included herein be construed as consent by County/Governmental Agency to be sued by a third party in any matter arising out of this Order.

- c. <u>Notices.</u> Parties shall ensure any Notices are provided in accordance with the "Notices" section of the Agreement at the address for Contractor listed in the Agreement and the address for County/Governmental Agency listed in the Participation Agreement.
- d. <u>Public Records.</u> The provisions of Section 119.0701 are hereby incorporated as if fully set forth herein. Governmental Agency's public records custodian is as follows:

## Warranties and Disclaimer.

- a. Each person signing this Order, represents and warrants that they are duly authorized and have legal capacity to execute and bind the respective party to the terms and conditions of this Order. Each party represents and warrants to the other that the execution and delivery of the Order and the performance of such Party's obligations thereunder have been duly authorized and that this Order is a valid and legal agreement binding on such Party and enforceable in accordance with its terms.
- b. D-R Media warrants that the Services will perform substantially in accordance with the Agreement, documentation, and marketing proposals, and free of any material defect. D-R Media warrants to the Governmental Agency that, upon notice given to D-R Media of any defect in design or fault or improper workmanship, D-R Media shall remedy any such defect. D-R Media makes no warranty regarding, and will have no responsibility for, any claim arising out of: (i) a modification of the Services made by anyone other than D-R Media, even in a situation where D-R Media approves of such modification in writing; or (ii) use of the Services in combination with a third-party service, web hosting service, or server not authorized by D-R Media.
- c. EXCEPT FOR THE EXPRESS WARRANTIES IN THE AGREEMENT AND THIS ORDER, D-R MEDIA HEREBY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING ANY IMPLIED WARRANTY OF

MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR ARISING FROM A PRIOR COURSE OF DEALING.

d. EACH PROVISION OF THIS ORDER THAT PROVIDES FOR A LIMITATION OF LIABILITY, DISCLAIMER OF WARRANTIES, OR EXCLUSION OF DAMAGES IS TO ALLOCATE THE RISKS OF THIS ORDER BETWEEN THE PARTIES. THIS ALLOCATION IS REFLECTED IN THE PRICING OFFERED BY D-R MEDIA TO GOVERNMENTAL AGENCY AND IS AN ESSENTIAL ELEMENT OF THE BASIS OF THE BARGAIN BETWEEN THE PARTIES. EACH OF THESE PROVISIONS IS SEVERABLE AND INDEPENDENT OF ALL OTHER PROVISIONS OF THIS ORDER.

## Ownership and Content Responsibility.

- a. Upon completion of the Initial Implementation and go-live date, County/Governmental Agency shall assume full responsibility for County/Governmental Agency Content maintenance and administration. County/Governmental Agency, not D- R Media, shall have sole responsibility for the accuracy, quality, integrity, legality, reliability, appropriateness, and intellectual property ownership or right to use of all Governmental Agency Content.
- b. At any time during the term of the applicable Order, County/Governmental Agency shall have the ability to download the County/Governmental Agency Content and export the County/Governmental Agency data through the Services.

## Responsibilities of the Parties.

- a. D-R Media will not be liable for any failure of performance that is caused by or the result of any act or omission by Governmental Agency or any entity employed/contracted on the Governmental Agency's behalf.
- b. County/Governmental Agency shall be responsible for all activity that occurs under County/Governmental Agency's accounts by or on behalf of County/Governmental Agency. County/Governmental Agency agrees to (a) be solely responsible for all designated and authorized individuals chosen by Governmental Agency ("User") activity, which must be in accordance with this Order; (b) be solely responsible for County/Governmental Agency content and data; (c) obtain and maintain during the term

all necessary consents, agreements and approvals from end-users, individuals, or any other third parties for all actual or intended uses of information, data, or other content County/Governmental Agency will use in connection with the Services; (d) use commercially reasonable efforts to prevent unauthorized access to, or use of, any User's log-in information and the Services, and notify D-R Media promptly of any known unauthorized access or use of the foregoing; and (e) use the Services only in accordance with applicable laws and regulations.

- c. The Parties shall comply with all applicable local, state, and federal laws, treaties, regulations, and conventions in connection with its use and provision of any of the Services or D-R Media Property.
- d. In the event of a security breach at the sole fault of the negligence, malicious actions, omissions, or misconduct of D-R Media, D-R Media, as the data custodian, shall comply will all remediation efforts as required by applicable federal and state law.

(Signatures appear on the following page.)

IN WITNESS WHEREOF, the Parties hereto have made and executed this Order, effective as of the date the last party signs this Order.

## GOVERNMENTAL AGENCY NAME

TTEST:	By:GOVERNMENTAL AGENCY NAME/TITLE
CITY CLERK	Print Nameday of
Contractor	
Signature	
Print/Type Name	
Title	

## Form Participation Agreement for Publication of Legal Notices on County Designated Publicly Accessible Website

This Form Participation Agreement ("Participation Agreement") is made and entered into by
and between Polk County, a political subdivision of the State of Florida ("County"), and
,a local government existing under the laws of the State of Florida
("Local Government") (each a "Party," and collectively the "Parties").

#### **RECITALS**

- A. During the 2022 legislative session, the Florida Legislature enacted House Bill 7049, which created Section 50.0311, Florida Statutes.
- **B.** Effective January 1, 2023, Section 50.0311, Florida Statutes, authorizes a local governmental agency to publish legal notices under specified conditions on a publicly accessible website, owned or designated by the applicable county, instead of in a print newspaper.
- C. Local Government represents that it is a governmental agency as defined in Section 50.0311, Florida Statutes. Local Government desires to utilize County's designated publicly accessible website for certain required notices and advertisements.
- D. Pursuant to Section 50.0311, Florida Statutes, County designated the website operated by D-R Media ("Website") as County's publicly accessible website for publication of notices and advertisements ("Publications").

**Now,** therefore, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

- 1. <u>Recitals.</u> The truth and accuracy of each clause set forth above is acknowledged by the Parties.
- 2. <u>Designation of Website.</u> County has entered into an agreement with Website ("Website Contract") for Publications. County may at any time, upon at least ninety (90) days prior to written notice to Local Government in accordance with the Notices section of this

Participation Agreement, designate a different entity as County's publicly accessible website pursuant to Section 50.0311, Florida Statutes. Parties shall consider any such new designation as automatically effective upon the date stated in County's notice without the need for an amendment to this Participation Agreement, and upon the effective date the new website shall be the "Website" for purposes of this Participation Agreement.

- 3. <u>Utilization of Website.</u> Local Government may utilize the Website for its Publications if and to the extent it elects to do so. Nothing in this Participation Agreement obligates Local Government to utilize the Website for any Publication. However, any utilization of Website by Local Government for Publications pursuant to Section 50.0311, Florida Statutes, shall be obtained exclusively through the Website Contract and not through any other contract or procurement method. Local Government agrees that no other website is County's designated publicly accessible website, and Local Government agrees it may not take any action to challenge or otherwise attempt to disqualify the designation of Website (or any substitute website pursuant to Section 2 above) as the properly designated website of County pursuant to Section 50.0311, Florida Statutes.
- 4. <u>Term.</u> The term of this Participation Agreement shall commence upon the date it is fully executed by the Parties ("Effective Date") and shall continue until terminated by either Party as otherwise provided herein.
- 5. <u>Compliance with Notice Requirements.</u> For the duration of this Participation Agreement, Local Government shall comply with all applicable requirements, obligations, duties, and procedures set forth in Chapter 50, Florida Statutes ("Notice Requirements"), as may be amended from time to time, relating to any Publications published on the Website. County shall have no responsibility for ensuring that Local Government, the Website, or the Publications comply with the Notice Requirements or any other applicable law, rule, or regulation.
- 6. <u>County Actions are Ministerial.</u> Local Government acknowledges that any and all Publications of Local Government are prepared by Local Government and not by County Local Government shall construe any and all actions of County in conjunction with, or

relating to, the designation of the Website for use by Local Government as, purely ministerial acts.

- 7. Costs and Payment. Local Government shall be solely responsible for the timely payment of all fees and costs associated with its Publications and use of the Website. Local Government shall utilize the Website Contract to obtain from Website any applicable services Local Government requires relating to Publications and shall pay Website directly for all such services provided in connection with Publications. Additionally, Local Government shall be solely responsible for payment of any and all mailing costs or other costs associated with the Publications or otherwise incurred relating to the Publications pursuant to Chapter 50, Florida Statutes, including without limitation Section 50.0311(6), Florida Statutes. County shall not be responsible for any fees or costs associated with: (a) use of the Website by Local Government; (b) any Publication; or (c) compliance with Chapter 50, Florida Statutes. Local Government recognizes and agrees that if Local Government fails to timely pay Website, then Website may terminate Local Government's access to the Website, and County shall have no liability to Local Government for such termination or lack of access, or any subsequent costs which Local Government might incur due to such termination or lack of access. Likewise, Local Government acknowledges that County has no control over payment processing services.
- 8. <u>Sovereign Immunity</u>. Except to the extent sovereign immunity may be deemed waived by entering into this Participation Agreement, nothing herein is intended to serve as a waiver of sovereign immunity by either Party nor shall anything included herein be construed as consent by either Party to be sued by a third party in any matter arising out of this Participation Agreement.
- 9. <u>Indemnification</u>. Local Government shall indemnify and hold harmless County and all of County's current, past, and future officers, agents, and employees (collectively, "Indemnified Party") from and against any and all causes of action, demands, claims, losses, liabilities, and expenditures of any kind, including attorneys' fees, court costs, and expenses, including through the conclusion of any appellate proceedings, raised or asserted by any person or entity not a party to this Participation Agreement, and caused

or alleged to be caused, in whole or in part, by any breach of this Participation Agreement by Local Government, or any intentional, reckless, or negligent act or omission of Local Government, its officers, employees, or agents, arising from, relating to, or in connection with this Participation Agreement or any Publication. The obligations of this section shall survive the expiration or earlier termination of this Participation Agreement.

### 10. <u>Termination.</u>

- 10.1. <u>Termination without cause.</u> Either Party may terminate this Participation Agreement without cause upon at least ninety (90) days' prior written notice to the other Party.
- 10.2. <u>Termination with cause.</u> If the Party in breach has not corrected the breach within thirty (30) days after receipt of written notice from the aggrieved Party identifying the breach, then the aggrieved Party may terminate this Participation Agreement for cause.
- 10.3. <u>Automatic Termination.</u> If the publication of electronic notices is determined to be illegal by a court of competent jurisdiction, or if the Florida Legislature modifies Florida law to prohibit utilization of County's designated publicly accessible website for Publications, then this Participation Agreement will be deemed automatically terminated upon such finding becoming final or such law becoming effective, as applicable.
- 11. <u>Notices.</u> In order for a notice to a Party to be effective under this Participation Agreement, notice must be sent via U.S. first-class mail, with a contemporaneous copy sent via e-mail, to the addresses listed below and shall be effective upon mailing. The addresses for notice shall remain as set forth herein unless and until changed by providing notice of such change in accordance with the provisions of this section.

### **FOR COUNTY:**

County Manager
Polk County Board of County Commissioners
P.O. Box 9005
Bartow, Florida 33830

With a copy to:
County Attorney
Polk County Board of County Commissioners
P.O. Box 9005, Drawer AT01 Bartow,
Florida 33830

this Participation Agreement are contained herein.

FOR LOCAL GOVERNMENT:

Email address:

- 12. <u>Prior Agreements.</u> Parties shall consider this Participation Agreement as representing the final and complete understanding of the subject matter of this Participation Agreement and supersedes all prior and contemporaneous negotiations and discussions regarding same. All commitments, agreements, and understandings of the Parties concerning the subject matter of
- 13. <u>Assignment.</u> Neither this Participation Agreement nor any term or provision hereof or right hereunder may be assignable by either Party without the prior written consent of the other Party. Any assignment, transfer, encumbrance, or subcontract in violation of this section shall be void and ineffective.
- 14. <u>Interpretation</u>. The headings contained in this Participation Agreement are for reference purposes only and shall not in any way affect the meaning or interpretation of this Participation Agreement. All personal pronouns used in this Participation Agreement shall include any other gender, and the singular shall include the plural, and vice versa, unless the context otherwise requires. Terms such as "herein" refer to this Participation Agreement as a whole and not to any particular sentence, paragraph, or section where they appear, unless the context otherwise requires. Whenever reference is made to a section or article of this Participation Agreement, such reference is to the section or article as a whole, including all of

the subsections of such section, unless the reference is made to a particular subsection or subparagraph of such section or article.

- 15. <u>Third-Party Beneficiaries</u>. Neither Local Government nor County intends to directly or substantially benefit a third party by this Participation Agreement. Therefore, the Parties acknowledge that there are no third-party beneficiaries to this Participation Agreement and that no third party shall be entitled to assert a right or claim against either of them based upon this Participation Agreement.
- 16. <u>Law. Jurisdiction. Venue. Waiver of Jury Trial.</u> This Participation Agreement shall be interpreted and construed in accordance with and governed by the laws of the State of Florida. The exclusive venue for any lawsuit arising from, related to, or in connection with this Participation Agreement shall be in the state courts of the Tenth Judicial Circuit in and for Polk County, Florida. If any claim arising from, related to, or in connection with this Participation Agreement must be litigated in federal court, then the exclusive venue for any such lawsuit shall be in the United States District Court, or the United States Bankruptcy Court, for the Middle District of Florida. EACH PARTY EXPRESSLY, VOLUNTARILY, INTENTIONALLY, IRREVOCABLY, AND KNOWINGLY WAIVES ANY RIGHTS IT MAY HAVE TO A TRIAL BY JURY OF ANY CIVIL LITIGATION RELATED TO THIS PARTICIPATION AGREEMENT.
- 17. <u>Amendments.</u> No modification, amendment, or alteration in the terms or conditions contained herein shall be effective unless contained in a written document prepared with the same or similar formality as this Participation Agreement and executed on behalf of County and Local Government, respectively, by persons authorized to execute same on their behalf.
- 18. <u>Representation of Authority</u>. Each individual executing this Participation Agreement on behalf of a Party represents and warrants that they are, on the date they sign this Participation Agreement, duly authorized by all necessary and appropriate action to execute this Participation Agreement on behalf of such Party and that they do so with full legal authority.
- 19. <u>Counterparts</u> and <u>Multiple Originals</u>. This Participation Agreement may be executed in multiple originals, and may be executed in counterparts, whether signed

physically or electronically, each of which shall be deemed to be an original, but all of which, taken together, shall constitute one and the same Participation Agreement.

- Materiality and Waiver or Breach. Each requirement, duty, and obligation set forth herein was bargained for at arm's-length. Each requirement, duty, and obligation set forth herein is substantial and important to the formation of this Participation Agreement, and each is, therefore, a material term. Any Party's failure to enforce any provision of this Participation Agreement shall not be deemed a waiver of such provision or modification of this Participation Agreement. A waiver of any breach of a provision of this Participation Agreement shall not be deemed a waiver of any subsequent breach and shall not be construed to be a modification of the terms of this Participation Agreement. For a waiver to be effective, any waiver must be in writing signed by an authorized signatory of the Party granting the waiver.
- 21. <u>Compliance with Laws.</u> Each Party shall comply with all applicable federal, state, and local laws, codes, ordinances, rules, and regulations in performing its duties, responsibilities, and obligations pursuant to this Participation Agreement.

(Remainder of this page intentionally left blank.)

**IN WITNESS WHEREOF,** the Parties have signed this Agreement and through their duly authorized signatories on the dates noted below their names.

ATTEST:	POLK COUNTY
Stacy M. Butterfield	
Clerk to the Board	a political subdivision of the State of Florida
By:	By:
Deputy Clerk	County Manager
	Date:

ATTEST:	Local Government.
Signature	Signature
Print Name	Print Name
Title	Title

## **SECTION VII**



## POLK COUNTY PROPERTY APPRAISER 2025 Data Sharing and Usage Agreement

Revised 01/2025 ADA Compliant

This Data Sharing and Usage Agreement, hereinafter referred to as "Agreement," establishes the terms and conditions under which the Weiberg Road Community Development District hereinafter referred to as "agency," can acquire and use Polk County Property Appraiser data that is exempt from Public Records disclosure as defined in FS 119.071.

In accordance with the terms and conditions of this Agreement, the agency agrees to protect confidential data in accordance with FS 282.3185 and FS 501.171 and adhere to the standards set forth within these statutes.

For the purposes of this Agreement, all data is provided. It is the responsibility of the agency to apply all statutory guidelines relative to confidentiality and personal identifying information.

The confidentiality of personal identifying information including: names, mailing address and OR Book and Pages pertaining to parcels owned by individuals that have received exempt / confidential status, hereinafter referred to as "confidential data," will be protected as follows:

- 1. The **agency** will not release **confidential data** that may reveal identifying information of individuals exempted from Public Records disclosure.
- 2. The **agency** will not present the **confidential data** in the results of data analysis (including maps) in any manner that would reveal personal identifying information of individuals exempted from Public Records disclosure.
- 3. The **agency** shall comply with all state laws and regulations governing the confidentiality and exempt status of personal identifying and location information that is the subject of this Agreement.
- 4. The **agency** shall ensure any employee granted access to **confidential data** is subject to the terms and conditions of this Agreement.
- 5. The **agency** shall ensure any third party granted access to **confidential data** is subject to the terms and conditions of this Agreement. Acceptance of these terms must be provided in writing to the **agency** by the third party before personal identifying information is released.
- 6. The **agency** agrees to comply with all regulations for the security of confidential personal information as defined in <u>FS 501.171</u>.
- 7. The **agency**, when defined as "local government" by <u>FS 282.3185</u>, is required to adhere to all cybersecurity guidelines when in possession of data provided or obtained from the Polk County Property Appraiser.

The term of this Agreement shall commence on **January 1, 2025**, and shall run until **December 31, 2025**, the date of signature by the parties notwithstanding. **This Agreement shall not automatically renew.** A new agreement will be provided annually to ensure all responsible parties are aware of and maintain the terms and conditions of this Data Sharing and Usage Agreement.

In witness of their agreement to the terms above, the parties or their authorized agents hereby affix their signatures.

#### **POLK COUNTY PROPERTY APPRAISER**

		Agency:	Weiberg Road Community Development Distric
Signature:	Neil Combee	Signature:	Jill Burns
Print:	Neil Combee	Print:	0CDADF4CFD22489 Jill Burns
Title:	Polk County Property Appraiser	Title:	District Manager
Date:	January 7, 2025	Date:	3/10/2025

## **SECTION VIII**

Title

## CONTRACT AGREEMENT

This Agreement made and entered into on Monday, January 13, 2025 by and between the Weiberg Road Community Development District, a local unit of special purpose government of the State of Florida hereinafter referred to as the 'Special District', and Neil Combee, Polk County Property Appraiser, a Constitutional Officer of the State of Florida, whose address is 255 North Wilson Ave., Bartow, FL 33830, hereinafter referred to as the 'Property Appraiser'.

- 1. Section 197.3632 Florida Statutes, provides that special assessments of non-ad valorem taxes levied by the Special District may be included in the assessment rolls of the County and collected in conjunction with ad valorem taxes as assessed by the Property Appraiser. Pursuant to that option, the Property Appraiser and the Special District shall enter into an agreement providing for reimbursement to the Property Appraiser of administrative costs, including costs of inception and maintenance, incurred as a result of such inclusion.
- 2. The parties herein agree that, for the 2025 tax year assessment roll, the Property Appraiser will include on the assessment rolls such special assessments as are certified to her by the Weiberg Road Community Development District.
- 3. The term of this Agreement shall commence on January 1, 2025 or the date signed below, whichever is later, and shall run until December 31, 2025, the date of signature by the parties notwithstanding. This Agreement shall not automatically renew.
- 4. The Special District shall meet all relevant requirements of Section 197.3632 & 190.021 Florida Statutes.
- 5. The Special District shall furnish the Property Appraiser with up-to-date data concerning its boundaries and proposed assessments, and other information as requested by the Property Appraiser to facilitate in administering the non-ad valorem assessment in question. Specifically, if assessments will be included on the 2025 TRIM Notice, the Special District shall provide **proposed assessments no later than Friday, July 11, 2025.** The Special District's assessments shall, as far as practicable, be uniform (e.g. one uniform assessment for maintenance, etc.) to facilitate the making of the assessments by the mass data techniques utilized by the Property Appraiser.
- 6. The Special District shall certify to the Property Appraiser the Special District's annual installment and levy **no later than**Monday, September 15, 2025. The Property Appraiser shall, using the information provided by the Special District, place the Special District's non ad-valorem special assessments on properties within the district for inclusion on the 2025 tax roll.
- 7. The Property Appraiser shall be compensated by the Special District for the administrative costs incurred in carrying out this Agreement at the rate of 1% of the amount levied on the TRIM Notice or if the TRIM Notice is not used, the rate shall be 1% of the amount levied on the 2025 tax roll. For the TRIM Notice, the Property Appraiser will require **payment on or before Monday, September 15, 2025** for processing within the Property Appraiser budget year (October 1st September 30th).
- 8. If the actual costs of performing the services under this agreement exceed the compensation provided for in Paragraph 7, the amount of compensation shall be the actual costs of performing the services under this agreement.
- 9. If tax roll corrections are requested by the Special District, the Property Appraiser shall be compensated by the Special District for the administrative costs incurred at the rate of \$5.00 for each tax roll correction exceeding ten (10) corrections per tax year.

The Special District shall indemnify and hold harmless, to the extent permitted by Florida law and without waiving its right of any applicable sovereign immunity, the Property Appraiser and all respective officers, employees, agents and instrumentalities from any and all liability, losses or damages, including attorneys' fees and costs of defense, which the Property Appraiser and all respective officers, employees, agents or instrumentalities may incur as a result of claims, demands, suits, causes of actions or proceedings of any kind or nature arising out of, relating to or resulting from the negligent or intentional acts or omissions of the Special District or its employees, agents, servants, partners, principals, or subcontractors arising out of, relating to, or resulting from the performance of the Agreement. The Special District shall pay all claims and losses in connection therewith and shall investigate and defend all claims, suits or actions of any kind or nature in the name of the Property Appraiser where applicable, including appellate proceedings, and shall pay all costs, judgments, and attorneys' fees which may issue thereon.

EXECUTED By:  Signed by:  11 Burns  00 00 00 00 00 00 00 00 00 00 00 00 00		Neil Combee Polk County Property Appraiser By:		
0CDADF4CFD22489	9	0.001		
Special District Representative				
Jill Burns		Neil Combee, Property Appraiser		
Print name		Ten Comoce, Property Applaiser		
District Manager	3/10/2025			

Date

## SECTION IX



Boca Raton, Florida 33431 (561) 994-9299 • (800) 299-4728 Fax (561) 994-5823 www.graucpa.com

September 9, 2024

Board of Supervisors Weiberg Road Community Development District 219 East Livingston Street Orlando, FL 32801

We are pleased to confirm our understanding of the services we are to provide Weiberg Road Community Development District, Town of Dundee, Florida ("the District") for the fiscal year ended September 30, 2024. We will audit the financial statements of the governmental activities and each major fund, including the related notes to the financial statements, which collectively comprise the basic financial statements of Weiberg Road Community Development District as of and for the fiscal year ended September 30, 2024. In addition, we will examine the District's compliance with the requirements of Section 218.415 Florida Statutes. This letter serves to renew our agreement and establish the terms and fee for the 2024 audit.

Accounting principles generally accepted in the United States of America provide for certain required supplementary information (RSI), such as management's discussion and analysis (MD&A), to supplement the District's basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. As part of our engagement, we will apply certain limited procedures to the District's RSI in accordance with auditing standards generally accepted in the United States of America. These limited procedures will consist of inquiries of management regarding the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We will not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

The following RSI is required by generally accepted accounting principles and will be subjected to certain limited procedures, but will not be audited:

- 1) Management's Discussion and Analysis
- 2) Budgetary comparison schedule

The following other information accompanying the financial statements will not be subjected to the auditing procedures applied in our audit of the financial statements, and our auditor's report will not provide an opinion or any assurance on that information:

1) Compliance with FL Statute 218.39 (3) (c)

### **Audit Objectives**

The objective of our audit is the expression of opinions as to whether your financial statements are fairly presented, in all material respects, in conformity with U.S. generally accepted accounting principles and to report on the fairness of the supplementary information referred to in the second paragraph when considered in relation to the financial statements as a whole. Our audit will be conducted in accordance with auditing standards generally accepted in the United States of America and the standards for financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States, and will include tests of the accounting records of the District and other procedures we consider necessary to enable us to express such opinions. We will issue a written report upon completion of our audit of the District's financial statements. We cannot provide assurance that an unmodified opinion will be expressed. Circumstances may arise in which it is necessary for us to modify our opinion or add emphasis-of-matter or other-matter paragraphs. If our opinion on the financial statements is other than unmodified, we will discuss the reasons with you in advance. If, for any reason, we are unable to complete the audit or are unable to form or have not formed an opinion, we may decline to express an opinion or issue a report, or may withdraw from this engagement.

We will also provide a report (that does not include an opinion) on internal control related to the financial statements and compliance with the provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a material effect on the financial statements as required by *Government Auditing Standards*. The report on internal control and on compliance and other matters will include a paragraph that states (1) that the purpose of the report is solely to describe the scope of testing of internal control and compliance, and the results of that testing, and not to provide an opinion on the effectiveness of the District's internal control on compliance, and (2) that the report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the District's internal control and compliance. The paragraph will also state that the report is not suitable for any other purpose. If during our audit we become aware that the District is subject to an audit requirement that is not encompassed in the terms of this engagement, we will communicate to management and those charged with governance that an audit in accordance with U.S. generally accepted auditing standards and the standards for financial audits contained in *Government Auditing Standards* may not satisfy the relevant legal, regulatory, or contractual requirements.

#### **Examination Objective**

The objective of our examination is the expression of an opinion as to whether the District is in compliance with Florida Statute 218.415 in accordance with Rule 10.556(10) of the Auditor General of the State of Florida. Our examination will be conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants and will include tests of your records and other procedures we consider necessary to enable us to express such an opinion. We will issue a written report upon completion of our examination of the District's compliance. The report will include a statement that the report is intended solely for the information and use of management, those charged with governance, and the Florida Auditor General, and is not intended to be and should not be used by anyone other than these specified parties. We cannot provide assurance that an unmodified opinion will be expressed. Circumstances may arise in which it is necessary for us to modify our opinion or add emphasis-of-matter or other-matter paragraphs. If our opinion on the District's compliance is other than unmodified, we will discuss the reasons with you in advance. If, for any reason, we are unable to complete the examination or are unable to form or have not formed an opinion, we may decline to express an opinion or issue a report, or may withdraw from this engagement.

#### **Other Services**

We will assist in preparing the financial statements and related notes of the District in conformity with U.S. generally accepted accounting principles based on information provided by you. These nonaudit services do not constitute an audit under *Government Auditing Standards* and such services will not be conducted in accordance with *Government Auditing Standards*. The other services are limited to the financial statement services previously defined. We, in our sole professional judgment, reserve the right to refuse to perform any procedure or take any action that could be construed as assuming management responsibilities.

#### Management Responsibilities

Management is responsible for compliance with Florida Statute 218.415 and will provide us with the information required for the examination. The accuracy and completeness of such information is also management's responsibility. You agree to assume all management responsibilities relating to the financial statements and related notes and any other nonaudit services we provide. You will be required to acknowledge in the management representation letter our assistance with preparation of the financial statements and related notes and that you have reviewed and approved the financial statements and related notes prior to their issuance and have accepted responsibility for them. In addition, you will be required to make certain representations regarding compliance with Florida Statute 218.415 in the management representation letter. Further, you agree to oversee the nonaudit services by designating an individual, preferably from senior management, who possesses suitable skill, knowledge, or experience; evaluate the adequacy and results of those services; and accept responsibility for them.

Management is responsible for designing, implementing and maintaining effective internal controls, including evaluating and monitoring ongoing activities, to help ensure that appropriate goals and objectives are met; following laws and regulations; and ensuring that management and financial information is reliable and properly reported. Management is also responsible for implementing systems designed to achieve compliance with applicable laws, regulations, contracts, and grant agreements. You are also responsible for the selection and application of accounting principles, for the preparation and fair presentation of the financial statements and all accompanying information in conformity with U.S. generally accepted accounting principles, and for compliance with applicable laws and regulations and the provisions of contracts and grant agreements.

Management is also responsible for making all financial records and related information available to us and for the accuracy and completeness of that information. You are also responsible for providing us with (1) access to all information of which you are aware that is relevant to the preparation and fair presentation of the financial statements, (2) additional information that we may request for the purpose of the audit, and (3) unrestricted access to persons within the government from whom we determine it necessary to obtain audit evidence.

Your responsibilities include adjusting the financial statements to correct material misstatements and for confirming to us in the written representation letter that the effects of any uncorrected misstatements aggregated by us during the current engagement and pertaining to the latest period presented are immaterial, both individually and in the aggregate, to the financial statements taken as a whole.

You are responsible for the design and implementation of programs and controls to prevent and detect fraud, and for informing us about all known or suspected fraud affecting the government involving (1) management, (2) employees who have significant roles in internal control, and (3) others where the fraud could have a material effect on the financial statements. Your responsibilities include informing us of your knowledge of any allegations of fraud or suspected fraud affecting the government received in communications from employees, former employees, grantors, regulators, or others. In addition, you are responsible for identifying and ensuring that the government complies with applicable laws, regulations, contracts, agreements, and grants and for taking timely and appropriate steps to remedy fraud and noncompliance with provisions of laws, regulations, contracts or grant agreements, or abuse that we report.

Management is responsible for establishing and maintaining a process for tracking the status of audit findings and recommendations. Management is also responsible for identifying and providing report copies of previous financial audits, attestation engagements, performance audits or other studies related to the objectives discussed in the Audit Objectives section of this letter. This responsibility includes relaying to us corrective actions taken to address significant findings and recommendations resulting from those audits, attestation engagements, performance audits, or other studies. You are also responsible for providing management's views on our current findings, conclusions, and recommendations, as well as your planned corrective actions, for the report, and for the timing and format for providing that information.

With regard to the electronic dissemination of audited financial statements, including financial statements published electronically on your website, you understand that electronic sites are a means to distribute information and, therefore, we are not required to read the information contained in these sites or to consider the consistency of other information in the electronic site with the original document.

#### Audit Procedures—General

An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements; therefore, our audit will involve judgment about the number of transactions to be examined and the areas to be tested. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements. We will plan and perform the audit to obtain reasonable rather than absolute assurance about whether the financial statements are free of material misstatement, whether from (1) errors, (2) fraudulent financial reporting, (3) misappropriation of assets, or (4) violations of laws or governmental regulations that are attributable to the government or to acts by management or employees acting on behalf of the government. Because the determination of abuse is subjective, *Government Auditing Standards* do not expect auditors to provide reasonable assurance of detecting abuse.

Because of the inherent limitations of an audit, combined with the inherent limitations of internal control, and because we will not perform a detailed examination of all transactions, there is a risk that material misstatements may exist and not be detected by us, even though the audit is properly planned and performed in accordance with U.S. generally accepted auditing standards and *Government Auditing Standards*. In addition, an audit is not designed to detect immaterial misstatements or violations of laws or governmental regulations that do not have a direct and material effect on the financial statements. Our responsibility as auditors is limited to the period covered by our audit and does not extend to later periods for which we are not engaged as auditors.

Our procedures will include tests of documentary evidence supporting the transactions recorded in the accounts, and may include tests of the physical existence of inventories, and direct confirmation of receivables and certain other assets and liabilities by correspondence with selected individuals, funding sources, creditors, and financial institutions. We will request written representations from your attorneys as part of the engagement, and they may bill you for responding to this inquiry. At the conclusion of our audit, we will require certain written representations from you about your responsibilities for the financial statements; compliance with laws, regulations, contracts, and grant agreements; and other responsibilities required by generally accepted auditing standards.

#### Audit Procedures—Internal Control

Our audit will include obtaining an understanding of the government and its environment, including internal control, sufficient to assess the risks of material misstatement of the financial statements and to design the nature, timing, and extent of further audit procedures. Tests of controls may be performed to test the effectiveness of certain controls that we consider relevant to preventing and detecting errors and fraud that are material to the financial statements and to preventing and detecting misstatements resulting from illegal acts and other noncompliance matters that have a direct and material effect on the financial statements. Our tests, if performed, will be less in scope than would be necessary to render an opinion on internal control and, accordingly, no opinion will be expressed in our report on internal control issued pursuant to *Government Auditing Standards*.

An audit is not designed to provide assurance on internal control or to identify significant deficiencies or material weaknesses. However, during the audit, we will communicate to management and those charged with governance internal control related matters that are required to be communicated under AICPA professional standards and *Government Auditing Standards*.

### Audit Procedures—Compliance

As part of obtaining reasonable assurance about whether the financial statements are free of material misstatement, we will perform tests of the District's compliance with the provisions of applicable laws, regulations, contracts, agreements, and grants. However, the objective of our audit will not be to provide an opinion on overall compliance and we will not express such an opinion in our report on compliance issued pursuant to *Government Auditing Standards*.

#### Engagement Administration, Fees, and Other

We understand that your employees will prepare all cash or other confirmations we request and will locate any documents selected by us for testing.

The audit documentation for this engagement is the property of Grau & Associates and constitutes confidential information. However, subject to applicable laws and regulations, audit documentation and appropriate individuals will be made available upon request and in a timely manner to a cognizant or oversight agency or its designee, a federal agency providing direct or indirect funding, or the U.S. Government Accountability Office for purposes of a quality review of the audit, to resolve audit findings, or to carry out oversight responsibilities. We will notify you of any such request. If requested, access to such audit documentation will be provided under the supervision of Grau & Associates personnel. Furthermore, upon request, we may provide copies of selected audit documentation to the aforementioned parties. These parties may intend, or decide, to distribute the copies or information contained therein to others, including other governmental agencies. Notwithstanding the foregoing, the parties acknowledge that various documents reviewed or produced during the conduct of the audit may be public records under Florida law. The District agrees to notify Grau & Associates of any public record request it receives that involves audit documentation.

Furthermore, Grau & Associates agrees to comply with all applicable provisions of Florida law in handling such records, including but not limited to Section 119.0701, Florida Statutes. Auditor acknowledges that the designated public records custodian for the District is the District Manager ("Public Records Custodian"). Among other requirements and to the extent applicable by law, Grau & Associates shall 1) keep and maintain public records required by the District to perform the service; 2) upon request by the Public Records Custodian, provide the District with the requested public records or allow the records to be inspected or copied within a reasonable time period at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes; 3) ensure that public records which are exempt or confidential, and exempt from public records disclosure requirements, are not disclosed except as authorized by law for the duration of the contract term and following the contract term if Auditor does not transfer the records to the Public Records Custodian of the District; and 4) upon completion of the contract, transfer to the District, at no cost, all public records in Grau & Associate's possession or, alternatively, keep, maintain and meet all applicable requirements for retaining public records pursuant to Florida laws. When such public records are transferred by Grau & Associates, Grau & Associates shall destroy any duplicate public records that are exempt or

IF GRAU & ASSOCIATES HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO ITS DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE PUBLIC RECORDS CUSTODIAN AT: C/O GOVERNMENTAL MANAGEMENT SERVICES — CENTRAL FLORIDA LLC, 219 EAST LIVINGSTON STREET ORLANDO, FLORIDA 32801, OR RECORDREQUEST@GMSCFL.COM, PH: (407) 841-5524.

Our fee for these services will not exceed \$3,700 for the September 30, 2024 audit, unless there is a change in activity by the District which results in additional audit work or if Bonds are issued. This agreement is automatically renewed each year thereafter subject to the mutual agreement by both parties to all terms and fees. The fee for each annual renewal will be agreed upon separately.

We will complete the audit within prescribed statutory deadlines, which requires the District to submit its annual audit to the Auditor General no later than nine (9) months after the end of the audited fiscal year, with the understanding that your employees will provide information needed to perform the audit on a timely basis.

All accounting records (including, but not limited to, trial balances, general ledger detail, vendor files, bank and trust statements, minutes, and confirmations) for the fiscal year ended September 30, 2024 must be provided to us no later than March 1, 2025, in order for us to complete the engagement by June 1, 2025.

Subject to timely receipt of the necessary information, we will submit a preliminary draft audit report by May 15, 2025 for the District's review, and a final draft audit report by June 1, 2025 for the District's review and approval.

The audit documentation for this engagement will be retained for a minimum of five years after the report release date. If we are aware that a federal awarding agency or auditee is contesting an audit finding, we will contact the party(ies) contesting the audit finding for guidance prior to destroying the audit documentation.

Our invoices for these fees will be rendered each month as work progresses and are payable on presentation. Invoices will be submitted in sufficient detail to demonstrate compliance with the terms of this agreement. In accordance with our firm policies, work may be suspended if your account becomes 60 days or more overdue and may not be resumed until your account is paid in full. If we elect to terminate our services for nonpayment, our engagement will be deemed to have been completed upon written notification of termination, even if we have not completed our report. You will be obligated to compensate us for all time expended and to reimburse us for all out-of-pocket costs through the date of termination. The above fee is based on anticipated cooperation from your personnel and the assumption that unexpected circumstances will not be encountered during the audit. If significant additional time is necessary, we will discuss it with you and arrive at a new fee estimate.

The District has the option to terminate this agreement with or without cause by providing thirty (30) days written notice of termination to Grau & Associates. Upon any termination of this agreement, Grau & Associates shall be entitled to payment of all work and/or services rendered up until the effective termination of this agreement, subject to whatever claims or off-sets the District may have against Grau & Associates.

We will provide you with a copy of our most recent external peer review report and any letter of comment, and any subsequent peer review reports and letters of comment received during the period of the contract. Our 2022 peer review report accompanies this letter.

We appreciate the opportunity to be of service to Weiberg Road Community Development District and believe this letter accurately summarizes the terms of our engagement and, with any addendum, if applicable, is the complete and exclusive statement of the agreement between Grau & Associates and the District with respect to the terms of the engagement between the parties. If you have any questions, please let us know. If you agree with the terms of our engagement as described in this letter, please sign the enclosed copy and return it to us.

Very truly yours,

Grau & Associates

Antonio J. Grau

RESPONSE:

This letter correctly sets forth the understanding of Weiberg Road Community Development District.

-,.

Title:

Date:





Peer Review Program

FICPA Peer Review Program
Administered in Florida
by The Florida Institute of CPAs

AICPA Peer Review Program
Administered in Florida
by the Florida Institute of CPAs

March 17, 2023

Antonio Grau Grau & Associates 951 Yamato Rd Ste 280 Boca Raton, FL 33431-1809

Dear Antonio Grau:

It is my pleasure to notify you that on March 16, 2023, the Florida Peer Review Committee accepted the report on the most recent System Review of your firm. The due date for your next review is December 31, 2025. This is the date by which all review documents should be completed and submitted to the administering entity.

As you know, the report had a peer review rating of pass. The Committee asked me to convey its congratulations to the firm.

Thank you for your cooperation.

Sincerely,

FICPA Peer Review Committee

Peer Review Team FICPA Peer Review Committee

850.224.2727, x5957

cc: Daniel Hevia, Racquel McIntosh

Firm Number: 900004390114 Review Number: 594791

## SECTION X

## SECTION C

## SECTION 1

# SECTION (a)

## Weiberg Road Community Development District

### **Summary of Check Register**

September 15, 2024 to February 23, 2025

Fund	Date	Check No.'s	Amount
General Fund			
	9/18/24	118-119	\$ 6,721.37
	10/17/24	120-122	\$ 4,037.92
	10/24/24	123	\$ 2,077.92
	10/29/24	124	\$ 1,045.00
	11/6/24	125	\$ 1,001.18
	11/12/24	126	\$ 3,418.83
	11/15/24	127-130	\$ 800.00
	12/2/24	131	\$ 246.50
	12/11/24	132	\$ 530.95
	1/9/25	133	\$ 3,558.16
	1/13/25	134	\$ 3,450.53
	1/21/25	135	\$ 319.00
	2/12/25	136	\$ 3,484.60
		Total Amount	\$ 30,691.96

AP300R YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUTER CHECK REGISTER RUN 2/25/25 PAGE 1
\*\*\* CHECK DATES 09/15/2024 - 02/23/2025 \*\*\* WEITERG POAD-GENERAL FUND

*** CHECK DATES	09/15/2024 - 02/23/2025 ***	WEIBERG ROAD-GENERAL FUND BANK A GENERAL FUND			
CHECK VEND# DATE	INVOICEEXPENSED TO. DATE INVOICE YRMO DPT ACCT	VENDOR NAME # SUB SUBCLASS	STATUS	AMOUNT	CHECK AMOUNT #
9/18/24 00001	9/01/24 26 202409 310-5130 MANAGEMENT FEES-SEP24	0-34000	*	3,125.00	
	9/01/24 26 202409 310-5130 WEBSITE MANAGEMENT-SEP2		*	100.00	
	9/01/24 26 202409 310-5130 INFORMATION TECH-SEP24		*	150.00	
	9/01/24 26 202409 310-5130 OFFICE SUPPLIES	0-51000	*	.15	
	9/01/24 26 202409 310-5130 POSTAGE	0-42000	*	64.75	
		GOVERNMENTAL MANAGEMENT SERVICES-C	CF 		3,439.90 000118
9/18/24 00004	7/13/24 9788 202406 310-5130 ATTORNEY SVCS-JUN24	0-31500	*	593.50	
	8/15/24 10122 202407 310-5130 ATTORNEY SVCS-JUL24	0-31500	*	2,067.97	
	9/10/24 10248 202408 310-5130 ATTORNEY SVCS-AUG24	0-31500	*	620.00	
		KILINSKI VAN WYK PLLC			3,281.47 000119
10/17/24 00003	10/01/24 91573 202410 310-5130 SPECIAL DISTRICT FEE-FY		*	175.00	
		DEPARTMENT OF ECONOMIC OPPORTUNITY	<i>[</i> 		175.00 000120
10/17/24 00013	9/30/24 00067015 202409 310-5130 NOT OF BOS MTG 9/24/24		*	383.20	
		GANNETT MEDIA CORP DBA			383.20 000121
10/17/24 00001	10/01/24 27 202410 310-5130 MANAGEMENT FEES-OCT24	0-34000	*	3,166.67	
	10/01/24 27 202410 310-5130 WEBSITE MANAGEMENT-OCT2		*	100.00	
	10/01/24 27 202410 310-5130 INFORMATION TECH-OCT24		*	150.00	
	10/01/24 27 202410 310-5130 OFFICE SUPPLIES	0-51000	*	2.56	
	10/01/24 27 202410 310-5130 POSTAGE	0-42000	*	60.49	
		GOVERNMENTAL MANAGEMENT SERVICES-C	CF 		3,479.72 000122
10/24/24 00004	10/17/24 10637 202409 310-5130 ATTORNEY SVCS-SEP24		*	2,077.92	
		KILINSKI VAN WYK PLLC			2,077.92 000123
10/29/24 00009	6/28/24 22412707 202405 310-5130 ENGINEERING SVCS-MAY24		*	725.00	

AP300R YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUTER CHECK REGISTER RUN 2/25/25 PAGE 2
\*\*\* CHECK DATES 09/15/2024 - 02/23/2025 \*\*\* WEIBERG ROAD-GENERAL FUND

CHIECH BITTED	05,15,202	02,23,2023	BA	ANK A GENERAL	FUND	0112					
CHECK VEND# . DATE	INVC	OICEEXP	PENSED TO DPT ACCT# S	SUB SUBCLASS	VENDOR	NAME	STAT	JS A	MOUNT	CHECK	
1	10/28/24	22425905 202409	310-51300-3	31100				* 3	20.00		
		ENGINEERING SV	CS-SEP24	DEWBERRY ENG	GINEERS	INC.				1,045.00 000124	4
11/06/24 00013 1		00067482 202410 NOT OF BOS MTG	) 310-51300-4	18000				* 1,0	01.18		
		NOI OF BOS MIG	3 10/15 & ZZ	GANNETT MED	IA CORP	DBA				1,001.18 000125	5
11/12/24 00001 1	 11/01/24		310-51300-1					* 3,1	66 67		
		MANAGEMENT FEE	S-NOV24								
1	11/01/24	28 202411 WEBSITE MANAGE	. 310-51300-1 MENT-NOV24	35200			•	* 1	.00.00		
1	11/01/24	28 202411 INFORMATION TE	310-51300-3	35100				* 1	50.00		
1	11/01/24	28 202411 OFFICE SUPPLIE	. 310-51300-5	51000			,	*	.09		
1	11/01/24	28 202411						*	2.07		
		POSTAGE		GOVERNMENTAI	L MANAGE	EMENT SE	RVICES-CF			3,418.83 000126	6
11/15/24 00007			310-51300-3	11000					200.00		
		SUPERVISOR FEE	S-9/25/24	BOBBIE HENLE	ΞΥ					200.00 00012	7
11/15/24 00006	 9/25/24	LS092520 202409	310-51300-1	 11000					200.00		
		SUPERVISOR FEE	S-9/25/24		PNIZ					200 00 000129	0
										200.00 000128	5
11/15/24 00015	9/25/24	LR092520 202409 SUPERVISOR FEE	) 310-51300-1 :s-9/25/24	11000			,	* 2	200.00		
				LINDSEY E RO	ODEN					200.00 000129	9
11/15/24 00011	9/25/24	RH092520 202409 SUPERVISOR FEE	310-51300-	11000					200.00		
		SUPERVISOR FEE	15-9/25/24	RENNIE HEATE	Η					200.00 000130	0
12/02/24 00004 1	11/17/24	10708 202410	310-51300-3	31500					246.50		
		ATTORNEY SVCS-	OCT24	KILINSKI VAN	N WYK PI	LLC				246.50 000133	1
12/11/24 00004 1	12/07/24	11009 202411	310-51300-3	31500					30.95		
		A DECENTED A COLOR	NTOTTO A		ים אעא די	T.C				530 95 00013	2
		ATTORNEY SVCS-			 					530.95 000132	೭
1/09/25 00001 1	12/01/24	29 202412 MANAGEMENT FEE	2 310-51300-3	34000				* 3,1	66.67		

AP300R YEAR-TO-DATE ACCOUNTS PAYABLE PREPAID/COMPUTER CHECK REGISTER RUN 2/25/25 PAGE 3
\*\*\* CHECK DATES 09/15/2024 - 02/23/2025 \*\*\* WEIBERG ROAD-GENERAL FUND

CHECK BILLED	02, 23, 2021	BANK A GENERAL	FUND		
CHECK VEND# DATE	INVOICEEXPENS DATE INVOICE YRMO DP	ED TO T ACCT# SUB SUBCLASS	VENDOR NAME ST	CATUS AMOUNT	CHECK
	12/01/24 29 202412 31 WEBSITE MANAGEMEN	0-51300-35200		* 100.00	
	12/01/24 29 202412 31 INFORMATION TECH-	0-51300-35100		* 150.00	
		0-51300-51000		* .18	
	12/01/24 29 202412 31 POSTAGE	0-51300-42000		* 141.31	
	10011101	GOVERNMENTA	L MANAGEMENT SERVICES-CF		3,558.16 000133
1/13/25 00001	1/01/25 30 202501 31 MANAGEMENT FEES-J.			* 3,166.67	
	1/01/25 30 202501 31 WEBSITE MANAGEMEN	0-51300-35200		* 100.00	
		0-51300-35100		* 150.00	
	1/01/25 30 202501 31 OFFICE SUPPLIES			* .03	
	1/01/25 30 202501 31 POSTAGE	0-51300-42500		* 33.83	
	1051761	GOVERNMENTA	L MANAGEMENT SERVICES-CF		3,450.53 000134
1/21/25 00004	1/13/25 11239 202412 31 ATTORNEY SVCS-DEC			* 319.00	
	midadi sves she	24 KILINSKI VAI 	N WYK PLLC		319.00 000135
2/12/25 00001	2/01/25 31 202502 31 MANAGEMENT FEES-F	0-51300-34000		* 3,166.67	
		0-51300-35200		* 100.00	
		0-51300-35100		* 150.00	
	2/01/25 31 202502 31 OFFICE SUPPLIES			* .18	
	2/01/25 31 202502 31 POSTAGE	0-51300-42000		* 67.75	
		GOVERNMENTA	L MANAGEMENT SERVICES-CF		3,484.60 000136
			TOTAL FOR BANK A	30,691.96	
			TOTAL FOR REGISTER	30,691.96	

# SECTION (b)

## Weiberg Road Community Development District

## Summary of Check Register

February 24, 2025 to March 24, 2025

Fund	Date	Check No.'s	Amount
General Fund			
	2/26/25	137	\$ 467.00
	3/11/25	138	\$ 3,551.95
	3/20/25	139	\$ 426.50
		Total Amount	\$ 4,445.45

	-DATE ACCOUNTS PAYABLE PREPAID/COMPUT WEIBERG ROAD-GENERAL FUND BANK A GENERAL FUND	TER CHECK REGISTER	RUN 3/25/25	PAGE 1
CHECK VEND#INVOICEEXPENSED DATE DATE INVOICE YRMO DPT	TO VENDOR NAME ACCT# SUB SUBCLASS	STATUS	AMOUNT	CHECK AMOUNT #
2/26/25 00004 2/21/25 11479 202501 310- ATTORNEY SVCS-JAN25		*	467.00	
milotael good oneg	KILINSKI VAN WYK PLLC			467.00 000137
3/11/25 00001 3/01/25 32 202503 310- MANAGEMENT FEES-MAR		*	3,166.67	
3/01/25 32 202503 310-	51300-35200	*	100.00	
WEBSITE MANAGEMENT- 3/01/25 32 202503 310- INFORMATION TECH-MA	51300-35100	*	150.00	
3/01/25 32 202503 310- POSTAGE		*	135.28	
10011101	GOVERNMENTAL MANAGEMENT SERVI	ICES-CF		3,551.95 000138
3/20/25 00004 3/19/25 11726 202502 310- ATTORNEY SVCS-FEB25		*	426.50	
	KILINSKI VAN WYK PLLC			426.50 000139
	MOTEST - TOD	D. 1997	4 445 45	
	TOTAL FOR	BANK A	4,445.45	
	TOTAL FOR	REGISTER	4,445.45	

## SECTION 2

## Weiberg Road

Community Development District

**Unaudited Financial Reporting** 

February 28, 2025



## **Table of Contents**

1	Balance Sheet
2	General Fund
3	Month to Month

## **Weiberg Road**

## **Community Development District**

## **Combined Balance Sheet**

**February 28, 2025** 

	(	General Fund			
Assets:					
Cash:					
Operating Account	\$	15,456			
Total Assets	\$	15,456			
Liabilities:					
Accounts Payable	\$	4,127			
Total Liabilites	\$	4,127			
Fund Balance:					
Unassigned	\$	11,329			
Total Fund Balances	\$	11,329			
Total Liabilities & Fund Balance	\$	15,456			

## **Weiberg Road**

### **Community Development District**

### **General Fund**

### Statement of Revenues, Expenditures, and Changes in Fund Balance

For The Period Ending February 28, 2025

		Adopted	Prora	ated Budget		Actual			
		Budget		ı 02/28/25	Thru	ı 02/28/25	Variance		
Revenues:									
Developer Contributions	\$	359,492	\$	20,000	\$	20,000	\$	_	
Developer contributions	Ψ	337,472	Ψ	20,000	Ψ	20,000	Ψ		
Total Revenues	\$	359,492	\$	20,000	\$	20,000	\$	-	
Expenditures:									
General & Administrative:									
Supervisor Fees	\$	12,000	\$	5,000	\$	-	\$	5,000	
Engineering	\$	15,000	\$	6,250	\$	-	\$	6,250	
Attorney	\$	25,000	\$	10,417	\$	1,990	\$	8,427	
Annual Audit	\$	3,700	\$	3,700	\$	3,700	\$	-	
Assessment Administration	\$	5,000	\$	-	\$	-	\$	-	
Arbitrage	\$	450	\$	-	\$	-	\$	-	
Dissemination	\$	5,000	\$	-	\$	-	\$	-	
Trustee Fees	\$	4,042	\$	-	\$	-	\$	-	
Management Fees	\$	38,000	\$	15,833	\$	15,833	\$	(0)	
Information Technology	\$	1,800	\$	750	\$	750	\$	-	
Website Maintenance	\$	1,200	\$	500	\$	500	\$	_	
Postage & Delivery	\$	750	\$	313	\$	272	\$	41	
Insurance	\$	6,000	\$	6,000	\$	5,408	\$	592	
Copies	\$	1,000	\$	417	\$	34	\$	383	
Legal Advertising	\$	15,000	\$	6,250	\$	1,001	\$	5,249	
Other Current Charges	\$	4,250	\$	1,771	\$	204	\$	1,567	
Office Supplies	\$	625	\$	260	\$	3	\$	257	
Dues, Licenses & Subscriptions	\$	175	\$	175	\$	175	\$	-	
Total General & Administrative	\$	138,992	\$	57,635	\$	29,870	\$	27,765	
Operations & Maintenance									
Playground Lease	\$	36,500	\$	-	\$	-	\$	-	
Security	\$	34,000	\$	-	\$	-	\$	-	
Field Contingency	\$	150,000	\$	-	\$	-	\$	-	
Total Operations & Maintenance	\$	220,500	\$	-	\$	-	\$	-	
Total Expenditures	\$	359,492	\$	57,635	\$	29,870	\$	27,765	
Excess (Deficiency) of Revenues over Expenditures	\$	-			\$	(9,870)			
Fund Balance - Beginning	\$	-			\$	21,199			
Fund Balance - Ending	\$	-			\$	11,329			

## Weiberg Road Community Development District Month to Month

	Oct	Nov	Dec	Jan	Feb	March	April	May	June	July	Aug	Sept	Total
Revenues:													
Developer Contributions	\$ - \$	- \$	20,000 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	20,000
Total Revenues	\$ - \$	- \$	20,000 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	20,000
Expenditures:													
General & Administrative:													
Supervisor Fees	\$ - \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	
Engineering	\$ - \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	
Attorney	\$ 247 \$	531 \$	319 \$	467 \$	427 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	1,990
Annual Audit	\$ - \$	- \$	- \$	- \$	3,700 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	3,700
Assessment Administration	\$ - \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	
Arbitrage	\$ - \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	
Dissemination	\$ - \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	
Trustee Fees	\$ - \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	
Management Fees	\$ 3,167 \$	3,167 \$	3,167 \$	3,167 \$	3,167 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	15,833
Information Technology	\$ 150 \$	150 \$	150 \$	150 \$	150 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	750
Website Maintenance	\$ 100 \$	100 \$	100 \$	100 \$	100 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	500
Postage & Delivery	\$ 60 \$	2 \$	141 \$	- \$	68 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	272
Insurance	\$ 5,408 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	5,408
Copies	\$ - \$	- \$	- \$	34 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	34
Legal Advertising	\$ 1,001 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	1,001
Other Current Charges	\$ 40 \$	40 \$	40 \$	40 \$	43 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	204
Office Supplies	\$ 3 \$	0 \$	0 \$	0 \$	0 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	3
Dues, Licenses & Subscriptions	\$ 175 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	175
Total General & Administrative	\$ 10,351 \$	3,990 \$	3,918 \$	3,958 \$	7,654 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	29,870
Operations & Maintenance													
Playground Lease	\$ - \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	
Security	\$ - \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	
Field Contingency	\$ - \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	
Total Operations & Maintenance	\$ - \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	
Total Expenditures	\$ 10,351 \$	3,990 \$	3,918 \$	3,958 \$	7,654 \$	- \$	- \$	- \$	- \$	- \$	- \$	- \$	29,870
Excess (Deficiency) of Revenues over Expenditures	(10,351) \$	(3,990) \$	16,082 \$	(3,958) \$	(7,654) \$	- \$	- \$	- \$	- \$				