
MARION COUNTY, FLORIDA

**DUNNELLON OAKS
IMPROVEMENT AREA
INITIAL ASSESSMENT RESOLUTION**

ADOPTED OCTOBER 15, 2024

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RESOLUTION NO. 24-R-478

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF MARION COUNTY, FLORIDA, RELATING TO THE CONSTRUCTION AND FUNDING OF ROAD IMPROVEMENTS; DESCRIBING THE REAL PROPERTY TO BE LOCATED WITHIN THE PROPOSED DUNNELLON OAKS IMPROVEMENT AREA AND THE ROAD IMPROVEMENTS TO BE CONSTRUCTED THEREIN; ESTABLISHING THE METHOD OF ASSESSING THE COSTS OF THE ROAD IMPROVEMENTS AGAINST THE REAL PROPERTY THAT WILL BE SPECIALLY BENEFITED THEREBY; ESTABLISHING OTHER TERMS AND CONDITIONS OF THE ASSESSMENTS; ESTABLISHING A PUBLIC HEARING TO CONSIDER IMPOSITION OF THE PROPOSED ASSESSMENTS AND THE METHOD OF THEIR COLLECTION; DIRECTING THE PROVISION OF NOTICE IN CONNECTION THEREWITH; AND PROVIDING AN EFFECTIVE DATE.

BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MARION COUNTY, FLORIDA, AS FOLLOWS:

**ARTICLE I
DEFINITIONS AND CONSTRUCTION**

SECTION 1.01. DEFINITIONS. As used in this Resolution, the following terms shall have the following meanings, unless the context hereof otherwise requires.

"Adjusted Prepayment Amount" means (A) the amount required to prepay the Assessment for each Tax Parcel located in the Improvement Area (1) following issuance of the Original Obligations, as computed pursuant Section 3.03(B) hereof and revised annually pursuant to Section 3.04(I) hereof, and (2) following issuance of any Refunding Obligations, as computed pursuant Section 3.03(C) hereof and revised annually pursuant to Section 3.04(I) hereof; and (B) the comparable prepayment amounts computed and revised for each Tax Parcel against which a special assessment has been imposed to finance other Local Improvements, if any, funded from proceeds of the Obligations.

"Annual Debt Service Component" means the amount computed for each Tax Parcel pursuant to Section 3.04(E) hereof.

"Annual Debt Service Factor" means the factor computed pursuant to Section 3.04(D) hereof.

"Assessment" means an annual special assessment imposed against real property located within the Improvement Area to fund the Project Cost of Road Improvements to serve the Improvement Area and related expenses, computed in the manner described in Section 3.04 hereof.

"Assessment Coordinator" means the person designated by the Board to be responsible for coordinating Assessments, or such person's designee.

"Assessment Roll" means a non-ad valorem assessment roll relating to the Project Cost of the Road Improvements and related expenses.

"Board" means the Board of County Commissioners of Marion County, Florida.

"Building" means any structure, whether temporary or permanent, built for support, shelter or enclosure of persons, chattel, or property of any kind.

"Capital Cost" means all or any portion of the expenses that are properly attributable to the acquisition, design, construction, installation, reconstruction, renewal or replacement (including demolition, environmental mitigation and relocation) of the Road Improvements and imposition of the Assessments under generally accepted accounting principles; and including reimbursement to the County for any funds advanced for Capital Cost and interest on any interfund or intrafund loan for such purposes.

"Collection Cost" means the estimated cost to be incurred by the County during any Fiscal Year in connection with the collection of Assessments.

"Collection Cost Component" means the amount computed for each Tax Parcel pursuant to Section 3.04(F) hereof.

"County" means Marion County, a political subdivision of the State of Florida.

"Debt Service Amount" means the amount computed pursuant to Section 3.04(A) hereof.

"Dwelling Unit" means a building, or portion thereof, which is lawfully used for residential purposes, consisting of one or more rooms arranged, designed, used, or intended to be used as living quarters for one family only.

"Excluded Parcels" means those parcels which (A) are used or planned for use as utilities infrastructure sites, road right-of-way, utility easements, open space, stormwater, retention or drainage purposes, (B) do not otherwise benefit from construction of the Road Improvements, and (C) are either (1) Government Property, or (2) privately-owned and restricted by agreement to one of the uses described in (A) above.

"Final Assessment Resolution" means the resolution described in Section 3.06 of the Ordinance that imposes Assessments within the Improvement Area.

"Fiscal Year" means the period commencing on October 1 of each year and continuing through the next succeeding September 30, or such other period as may be prescribed by law as the fiscal year for the County.

"Funding Agreement" means the agreement pursuant to which the County agrees to deliver the Obligations against payment therefore by the purchaser or underwriter of such Obligations.

"Government Property" means real property owned by the United States of America or any agency thereof, the State of Florida or any agency thereof, a county, a special district or a municipal corporation.

"Improvement Area" means the proposed Dunnellon Oaks Improvement Area described in Section 3.01 hereof.

"Initial Prepayment Amount" means the amount computed pursuant Section 3.03(A) hereof for each Tax Parcel located in the Improvement Area to prepay the Assessment prior to issuance of the Original Obligations.

"ITE Schedule" means The Institute of Transportation Engineers' Trip Generation Handbook, 11th Edition.

"Local Improvement" means a capital improvement constructed or installed by the County for the special benefit of a neighborhood or other local area, for which special assessments are imposed pursuant to the Ordinance.

"Modified Debt Service Amount" means the amount computed pursuant to Section 3.04(C) hereof.

"Obligations" means Original Obligations or Refunding Obligations.

"Ordinance" means Ordinance No. 09-10 of the County enacted on April 7, 2009.

"Original Obligations" means a series of bonds or other evidence of indebtedness including but not limited to, notes, commercial paper, capital leases or any other obligations of the County issued or incurred to finance any portion of the Project Cost of the Road Improvements and secured, in whole or in part, by proceeds of the Assessments.

"Parcel of Record" means an unplatted parcel of record or a subdivided Platted Lot in existence on the effective date of this Resolution, on which at least one Single-Family Residential Unit has been or can be constructed or sited in accordance with applicable laws and regulations.

"Parcel Unit" means the standard unit to be used in calculating the Assessments, determined by the number of vehicle trips generated relative to a typical Dwelling Unit based on the ITE Schedule, with one Parcel Unit equal to the number of vehicle trips generated by a Single-Family Residential Unit.

"Platted Lot" means a building lot described on a map or plat recorded in the County's Official Records on or prior to the effective date of this Resolution.

"Prepayment Modification Factor" means the factor computed pursuant to Section 3.04(B) hereof.

"Project Cost" means (A) the Capital Cost of the Road Improvements, (B) the Transaction Cost associated with the Obligations attributable to the Road Improvements, (C) interest accruing on such Obligations for such period of time as the County deems appropriate, (D) the debt service reserve fund or account, if any, established for the Obligations attributable to the Road Improvements, and (E) any other costs or expenses related thereto.

"Property Appraiser" means the Marion County Property Appraiser.

"Refunding Obligations" means a series of bonds or other evidence of indebtedness including but not limited to, notes, commercial paper, capital leases or any other obligations of the County issued or incurred to refund all or any portion of the Original Obligations or any indebtedness issued to refinance the Original Obligations.

"Road Improvements" means the following road and ancillary improvements to be constructed by the County in the Improvement Area: clearing and grubbing, excavating, stabilization, limerock basecourse, drainage, asphaltic concrete wearing surface, sod, finish grading, temporary straw silt barrier, street quadrant signs, traffic striping, stop bars, construction layout, as-built drawings, maintenance of traffic and related improvements.

"Single-Family Residential Unit" means a Building that contains a single Dwelling Unit.

"State" means the State of Florida.

"Statutory Discount Amount" means the amount computed for each Tax Parcel pursuant to Section 3.04(G) hereof.

"Tax Parcel" means a parcel of real property to which the Property Appraiser has assigned a distinct ad valorem property tax identification number.

"Tax Roll" means the real property ad valorem tax assessment roll maintained by the Property Appraiser for the purpose of the levy and collection of ad valorem taxes.

"Transaction Cost" means the costs, fees and expenses incurred by the County in connection with the issuance and sale of any series of Obligations, including but not limited to (A) rating agency and other financing fees; (B) the fees and disbursements of bond counsel and disclosure counsel, if any; (C) the underwriters' discount; (D) the fees and disbursements of the County's financial advisor; (E) the costs of preparing and printing the Obligations, the preliminary official statement, the final official statement, and all other documentation supporting issuance of the Obligations; (F) the fees payable in respect of any municipal bond insurance policy; (G) administrative, development, credit review, and all other fees associated with any pooled commercial paper or similar interim financing program; and (H) any other costs of a similar nature incurred in connection with issuance of such Obligations.

"Uniform Assessment Collection Act" means Sections 197.3632 and 197.3635, Florida Statutes, or any successor statutes authorizing the collection of non-ad valorem assessments on the same bill as ad valorem taxes, and any applicable regulations promulgated thereunder.

SECTION 1.02. INTERPRETATION. Unless the context indicates otherwise, words importing the singular number include the plural number, and vice versa; the terms "hereof," "hereby," "herein," "hereto," "hereunder" and similar terms refer to this Resolution; and the term "hereafter" means after, and the term "heretofore" means before, the effective date of this Resolution. Words of any gender include the correlative words of the other gender, unless the sense indicates otherwise.

SECTION 1.03. GENERAL FINDINGS. It is hereby ascertained, determined and declared that:

(A) Article VIII, Section 1 of the Florida Constitution, and Sections 125.01 and 125.66, Florida Statutes, grant to a board of county commissioners all powers of local self-government to perform county functions and to render services for county purposes in a manner not inconsistent with general law, or with special law approved by vote of the electors, and such power may be exercised by the enactment of county ordinances.

(B) The Board of County Commissioners of Marion County, Florida, has enacted the Ordinance to provide for the creation of municipal service benefit units and authorize the imposition of Assessments to fund the construction of Local Improvements to serve the real property located therein.

(C) The Road Improvements constitute a Local Improvement, as defined in the Ordinance.

(D) The Board desires to create the Improvement Area to fund construction of the Road Improvements.

(E) The construction of such Road Improvements will improve access to all real property located within the Improvement Area thereby providing a special benefit to such real property.

(F) The Improvement Area primarily consists of property upon which Single-Family Residential Units can be constructed or sited. Since each Single-Family Residential Unit will derive a special benefit from construction of the Road Improvements in a similar manner and each Single-Family Residential Unit typically generates a relatively equal number of daily vehicle trips (estimated at 9.57 trips per day by the ITE Schedule for the Single Family Land Use category 210), assigning each Single-Family Residential Unit one Parcel Unit is a fair and equitable method of allocating the Capital Cost among Single-Family Residential Units located within the Improvement Area.

(G) The Road Improvements on S.W. 177th Court and S.W. 175th Court will end at between S.W. 115th Place and S.W. 115th Lane. Parcels south of the Road Improvements will not derive a special benefit from construction of the Road Improvements due to ingress/egress access south of the Improvement Area. Accordingly, these parcels are not included in the Improvement Area.

(H) Due to their current or planned use, the Excluded Parcels will not derive a special benefit from construction of the Road Improvements and are therefore not included in the Improvement Area.

(I) The Board hereby finds and determines that the Assessments to be imposed in accordance with this Resolution provide an equitable method of funding the Road

Improvements by fairly and reasonably allocating the cost to specially benefited real property.

**ARTICLE II
NOTICE AND PUBLIC HEARING**

SECTION 2.01. ESTIMATED CAPITAL COST. The estimated Capital Cost for the Road Improvements is \$2,470,265.57. The Project Cost of the Road Improvements will be funded through the imposition of Assessments against real property located in the Improvement Area in the manner set forth in Article III hereof.

SECTION 2.02. ASSESSMENT ROLL. The Assessment Coordinator is hereby directed to prepare a final estimate of the Capital Cost of the Road Improvements and to prepare the preliminary Assessment Roll in the manner provided in the Ordinance. The Assessment Coordinator shall apportion the Project Cost among the parcels of real property within the Improvement Area as reflected on the Tax Roll in conformity with Article III hereof. The estimate of Capital Cost and the Assessment Roll shall be maintained on file in the offices of the Assessment Coordinator and open to public inspection. The foregoing shall not be construed to require that the Assessment Roll be in printed form if the amount of the Assessment for each Tax Parcel can be determined by use of a computer terminal available to the public.

SECTION 2.03. PUBLIC HEARING. A public hearing will be conducted by the Board on November 21, 2024 at 2:00 P.M., or as soon thereafter as the matter can be heard, in the McPherson Governmental Campus Auditorium, 601 S.E. 25th Avenue, Ocala, Florida, to consider (A) creation of the Improvement Area, (B) imposition of the Assessments, and (C) collection of the Assessments pursuant to the Uniform Assessment Collection Act.

SECTION 2.04. NOTICE BY PUBLICATION. Upon completion of the materials required by Section 2.02 hereof, the Assessment Coordinator shall publish a notice of the public hearing authorized by Section 2.03 hereof in the manner and the time provided in Section 3.04 of the Ordinance. Such notice shall be in substantially the form attached hereto as APPENDIX A.

SECTION 2.05. NOTICE BY MAIL. Upon completion of the materials required by Section 2.02 hereof, the Assessment Coordinator shall, at the time and in the manner specified in Section 3.05 of the Ordinance, provide first class mailed notice of the public hearing authorized by Section 2.03 hereof to each real property owner proposed to be assessed at the address indicated on the Tax Roll. Such notice shall be in substantially the form attached hereto as APPENDIX B.

**ARTICLE III
ASSESSMENTS**

SECTION 3.01. DESCRIPTION OF PROPOSED IMPROVEMENT

AREA. The Board proposes to create the Dunnellon Oaks Improvement Area as a municipal service benefit unit including portions of real property abutting the Road Improvements to be constructed on S.W. 112th Place, S.W. 112th Lane, S.W. 113th Place, S.W. 114th Street, S.W. 114th Lane, S.W. 115th Place, S.W. 177th Court and S.W. 175th Court located in Marion County, Florida as more particularly described in APPENDIX C attached hereto and incorporated herein by reference. The Improvement Area is proposed for the purpose of improving the use and enjoyment of real property by funding the construction of Road Improvements to improve the access to real property located therein.

SECTION 3.02. IMPOSITION OF ASSESSMENTS. Assessments shall be imposed against real property located within the Improvement Area for a period of 15 years. The first annual Assessment will be included on the ad valorem tax bill to be mailed in November 2025. When imposed, the Assessment for each Fiscal Year shall constitute a lien upon the Tax Parcels located in the Improvement Area, pursuant to the Ordinance.

SECTION 3.03. PREPAYMENT AMOUNTS.

(A) The Initial Prepayment Amount for each Tax Parcel located within the Improvement Area shall be computed by (1) dividing the number of Parcel Units attributable to such Tax Parcel by the total number of Parcel Units attributable to Tax Parcels within the Improvement Area, and (2) multiplying the result by the estimated Capital Cost of the Road Improvements.

(B) Following issuance of the Original Obligations, an Adjusted Prepayment Amount for each Tax Parcel, other than those Tax Parcels as to which the Assessment has been prepaid prior to issuance of the Original Obligations, shall be computed by multiplying (1) the amount computed by dividing (a) the Initial Prepayment Amount established herein for such Tax Parcel by (b) the sum of (i) the aggregate Initial Prepayment Amounts for all Tax Parcels within the Improvement Area and (ii) the aggregate comparable prepayment amounts computed for all Tax Parcels against which a special assessment has been imposed to finance other Local Improvements funded from proceeds of the Original Obligations, in each case excluding those Tax Parcels as to which the Assessment has been prepaid prior to issuance of the Original Obligations, by (2) the principal amount of the Original Obligations. The Adjusted Prepayment Amount for each Tax Parcel shall be revised annually, as provided in Section 3.04(I) hereof.

(C) Following issuance of any Refunding Obligations, a new Adjusted Prepayment Amount for each Tax Parcel, other than those Tax Parcels as to which the Assessment has been prepaid prior to issuance of such Refunding Obligations, shall be computed by multiplying (1) the amount computed by dividing (a) the Adjusted Prepayment Amount for such Tax Parcel by (b) the sum of (i) the aggregate Adjusted Prepayment Amounts for all Tax Parcels within the Improvement Area and (ii) the aggregate comparable prepayment amounts computed for all Tax Parcels against which a special assessment has been imposed to finance other Local Improvements funded from proceeds of the Obligations being refunded, in each case excluding those Tax Parcels as to which the Assessment has been prepaid prior to issuance of such Refunding Obligations,

by (2) the principal amount of such Refunding Obligations. The Adjusted Prepayment Amount for each Tax Parcel shall be revised annually, as provided in Section 3.04(I) hereof.

SECTION 3.04. COMPUTATION OF ANNUAL ASSESSMENTS. The annual Assessment shall be computed for each Tax Parcel in the manner set forth in this Section 3.04.

(A) DEBT SERVICE AMOUNT. A "Debt Service Amount" shall be computed for each Fiscal Year as the amount which would be payable in respect of the Obligations in accordance with a debt service schedule prepared under the following assumptions: (1) the principal installments equal those established in the Funding Agreement, and (2) the Obligations bear interest at a rate one full percentage point in excess of the actual rates; provided however, that the "Debt Service Amount" for any Fiscal Year shall not exceed the principal amount of Obligations then outstanding plus interest thereon at rates one full percentage point in excess of the actual rates. In the first Fiscal Year the Assessments are imposed, the County may use an estimated debt service schedule in (1) above, provided that the Funding Agreement will be executed before the end of such Fiscal Year.

(B) PREPAYMENT MODIFICATION FACTOR. A "Prepayment Modification Factor" shall be computed for each Fiscal Year by dividing (1) the amount computed by subtracting (a) the sum of the Adjusted Prepayment Amounts, as of the date on which the Obligations are issued by the County, for all Tax Parcels as to which prepayment has been made following issuance of the Obligations, from (b) the total principal amount of

Obligations initially issued by the County, by (2) the total principal amount of Obligations initially issued by the County.

(C) MODIFIED DEBT SERVICE AMOUNT. A "Modified Debt Service Amount" shall be computed for each Fiscal Year by multiplying (1) the Debt Service Amount by (2) the Prepayment Modification Factor.

(D) ANNUAL DEBT SERVICE FACTOR. An "Annual Debt Service Factor" shall be computed for each Fiscal Year by dividing (1) the Modified Debt Service Amount by (2) the aggregate Adjusted Prepayment Amount.

(E) ANNUAL DEBT SERVICE COMPONENT. The "Annual Debt Service Component" shall be computed for each Fiscal Year for each Tax Parcel by multiplying (1) the Adjusted Prepayment Amount for such Tax Parcel by (2) the Annual Debt Service Factor.

(F) COLLECTION COST COMPONENT. The "Collection Cost Component" shall be computed each Fiscal Year for each Tax Parcel by (1) dividing (a) the Adjusted Prepayment Amount for such Tax Parcel by (b) the sum of the aggregate Adjusted Prepayment Amount, and (2) multiplying the result by the Collection Cost.

(G) STATUTORY DISCOUNT AMOUNT. The "Statutory Discount Amount" shall be computed for each Tax Parcel as the amount by which Section 129.01(2)(b), Florida Statutes, requires the County to discount reasonably anticipated receipts in connection with preparation of its annual budget, such amount to be calculated by deducting (1) the sum of (a) the Annual Debt Service Component and (b) the Collection

Cost Component, from (2) the amount computed by dividing (a) the sum of (i) the Annual Debt Service Component and (ii) the Collection Cost Component, by (b) 0.95.

(H) ASSESSMENT. The annual Assessment for each Tax Parcel shall be computed as the sum of (1) the Annual Debt Service Component, (2) the Collection Cost Component and (3) the Statutory Discount Amount.

(I) REVISION OF ADJUSTED PREPAYMENT AMOUNT. Upon issuance of the ad valorem tax bill for each Fiscal Year, the Adjusted Prepayment Amount for each Tax Parcel shall be recomputed by deducting (1) the amount computed by (a) dividing (i) the principal component of the Debt Service Amount utilized to compute the Annual Debt Service Component for the Assessment Roll by (ii) the total Debt Service Amount utilized to compute the Annual Debt Service Component for the Assessment Roll and (b) multiplying the result by the Annual Debt Service Component included on the Assessment Roll for the Tax Parcel, from (2) the Adjusted Prepayment Amount utilized to compute the Annual Assessment included on the Assessment Roll for such Tax Parcel.

SECTION 3.05. INITIAL PREPAYMENT OPTION. (A) Following adoption of the Final Assessment Resolution, the Assessment Coordinator shall provide first class mailed notice to the owner of each Tax Parcel subject to the Assessment of the owner's option to prepay all future annual Assessments. On or prior to the date specified in such notice (which shall not be earlier than the thirtieth calendar day following the date on which the notice is delivered to the possession of the U.S. Postal Service), the owner of each Tax Parcel subject to the Assessment shall be entitled to prepay all future annual Assessments, upon payment of the Initial Prepayment Amount. The Board, in its sole

discretion, may elect to accept prepayments pursuant to this Section 3.05 on any date prior to execution of the Funding Agreement.

(B) The amount of all prepayments made pursuant to this Section 3.05 shall be final. The County shall not be required to refund any portion of a prepayment if the actual Capital Cost of the Road Improvements is less than the estimated Capital Cost upon which such the Initial Prepayment Amount was computed.

SECTION 3.06. ADDITIONAL PREPAYMENT OPTION.

(A) Following the date specified in the notice provided pursuant to Section 3.05(A) hereof, or such later date as the Board may allow in its sole discretion, the owner of each Tax Parcel subject to the Assessments shall be entitled to prepay all future unpaid annual Assessments upon payment of an amount equal to the sum of (1) the Adjusted Prepayment Amount for such Tax Parcel, and (2) interest on the Adjusted Prepayment Amount, computed at a rate one full percentage point in excess of the rate on the Obligations, from the most recent date to which interest on the Obligations has been paid to the next date following such prepayment on which the County can redeem Obligations after providing all notices required to redeem all or any portion of the Obligations.

(B) During any period commencing on the date the annual Assessment Roll is certified for collection pursuant to the Uniform Assessment Collection Act and ending on the next date on which unpaid ad valorem taxes become delinquent, the County may reduce the amount required to prepay the future unpaid annual Assessments for the Tax Parcel by the amount of the Assessment that has been certified for collection with respect to such Tax Parcel.

(C) The amount of all prepayments made pursuant to this Section 3.06 shall be final. The County shall not be required to refund any portion of a prepayment if (1) the Capital Cost of the Road Improvements is less than the amount upon which such Adjusted Prepayment Amount was computed, or (2) annual Assessments will not be imposed for the full number of years anticipated at the time of such prepayment.

SECTION 3.07. MANDATORY PREPAYMENT.

(A) The owner of a Tax Parcel subject to the Assessment shall immediately prepay all future unpaid annual Assessments for such Tax Parcel if (1) the Tax Parcel is to be acquired or otherwise transferred to an entity for which Assessments cannot be collected pursuant to the Uniform Assessment Collection Act through condemnation, negotiated sale or otherwise, (2) the Tax Parcel is subject to annexation by a governmental unit, or (3) a tax certificate has been issued and remains outstanding in respect of the Tax Parcel and the County, at its sole option, elects to accelerate the Assessment. In the case of (1) or (2) above, the owner of the Tax Parcel prior to condemnation, sale or other transfer must notify the County at least 30 days prior to the proposed acquisition or transfer date in order to allow the County sufficient time to determine the final amount due. Failure to provide such notice shall cause an automatic acceleration of such Assessment the effective date of which is 10 days prior to the proposed acquisition or transfer date.

(B) The amount required to prepay the future unpaid annual Assessments will be equal to the sum of (1) the Adjusted Prepayment Amount for such Tax Parcel, and (2) interest on the Adjusted Prepayment Amount, computed at a rate one full percentage point in excess of the rate on the Obligations, from the most recent date to which interest on the

Obligations has been paid to the next date following such prepayment on which the County can redeem Obligations after providing all notices required to redeem all or any portion of the Obligations.

(C) During any period commencing on the date the annual Assessment Roll is certified for collection pursuant to the Uniform Assessment Collection Act and ending on the next date on which unpaid ad valorem taxes become delinquent, the County may reduce the amount required to prepay the future unpaid annual Assessments for the Tax Parcel by the amount of the Assessment that has been certified for collection with respect to such Tax Parcel.

(D) The amount of all prepayments made pursuant to this Section 3.07 shall be final. The County shall not be required to refund any portion of a prepayment if (1) the Capital Cost of the Road Improvements is less than the amount upon which such Adjusted Prepayment Amount was computed, or (2) annual Assessments will not be imposed for the full number of years anticipated at the time of such prepayment.

(E) Collection by the County of mandatory prepayments pursuant to this Section 3.07 is supplemental and in addition to any other legally available remedy the County may seek for repayment of the Assessments.

SECTION 3.08. REALLOCATION UPON FUTURE SUBDIVISION.

(A) Upon subdivision of any Tax Parcel located within the Improvement Area that is subject to the Assessment, and compliance with the conditions set forth below, the Initial Prepayment Amount for such Tax Parcel (or, if the Obligations have been issued,

the Adjusted Prepayment Amount for such Tax Parcel) shall be reallocated among the subdivided parcels.

(B) In order to have the Initial Prepayment Amount for such Tax Parcel (or, if the Obligations have been issued, the Adjusted Prepayment Amount for such Tax Parcel) reallocated in connection with any such subdivision, the owner shall be required to apply to the County and comply with each of the following conditions:

(1) a recorded plat, approved site plan or comparable document must be provided to the County sufficient in detail to describe adequately the location of the Tax Parcel and the individual parcels in the proposed subdivision;

(2) the Property Appraiser must have assigned distinct ad valorem property tax identification numbers to each individual subdivided parcel or committed in writing to assign such numbers prior to the next ensuing August 1 or any later date approved by the County that will not prevent timely certification of the Assessment Roll in accordance with the Uniform Assessment Collection Act;

(3) at the expense of the property owner, an appraisal must be provided by a County-approved "certified general appraiser," as defined in Section 475.611(g), Florida Statutes, which indicates the fair market value of the Tax Parcel prior to the subdivision and the fair market value of each individual subdivided parcel; in determining the fair market value of the individual subdivided parcels, the appraiser may take into consideration any infrastructure improvements that are then under construction if funds sufficient for their completion are secured to the satisfaction of the County Attorney;

(4) a proposed reallocation of the Initial Prepayment Amount (or, if the Obligations have been issued, the Adjusted Prepayment Amount) to each individual parcel must be provided to the County; provided however, that no portion of the Initial Prepayment Amount (or, if the Obligations have been issued, the Adjusted Prepayment Amount) may be reallocated to real property proposed for dedication to the public or to common use of the subdivided parcels;

(5) the fair market value of each separate parcel after the subdivision must be at least five times the Initial Prepayment Amount (or, if the Obligations have been issued, the Adjusted Prepayment Amount) reallocated thereto; and

(6) the real property owner shall pay an assessment reallocation fee to the County for each individual parcel resulting from the subdivision, in an amount to be established by resolution of the Board.

(C) If the owner of any Tax Parcel subject to the Assessment subdivides such Tax Parcel and fails to comply with the foregoing conditions, the County shall reallocate the Initial Prepayment Amount (or, if the Obligations have been issued, the Adjusted Prepayment Amount) among the subdivided parcels, based upon the land value, without improvements, assessed to each subdivided parcel by the Property Appraiser. At its sole option, the County may obtain an appraisal of the subdivided parcels at any time and reallocate the Initial Prepayment Amount (or, if the Obligations have been issued, the Adjusted Prepayment Amount) based upon the land value, without improvements, reflected in the appraisal. If an appraisal is obtained, the cost of the appraisal will be allocated among the subdivided parcels on the basis of the value reflected therein and added

to the Collection Cost Component of the Assessment for each subdivided parcel in the Fiscal Year following receipt of the appraisal. It is hereby found and determined that the foregoing method of reallocating the Initial Prepayment Amount (or, if the Obligations have been issued, the Adjusted Prepayment Amount) among subdivided parcels is fair and reasonable, taking into consideration the opportunity for reallocation available to the owner and the requirement to provide adequate security for the Obligations.

(D) Notwithstanding the foregoing, if a Tax Parcel includes more than one Platted Lot and no Parcels of Record, the Assessment imposed against such Tax Parcel may be reallocated among the Platted Lots upon (1) application of the owner and (2) assignment of a distinct ad valorem property tax identification number to each Platted Lot or any combination of Platted Lots by the Property Appraiser.

**ARTICLE IV
GENERAL PROVISIONS**

SECTION 4.01. METHOD OF COLLECTION. The Assessments shall be collected pursuant to the Uniform Assessment Collection Act; provided however, that any Assessment against Government Property shall be collected pursuant to Section 4.04 of the Ordinance.

SECTION 4.02. SEVERABILITY. If any clause, section or provision of this Resolution shall be declared unconstitutional or invalid for any reason or cause, the remaining portion of said Resolution shall be in full force and effect and be valid as if such invalid portion thereof had not been incorporated herein.

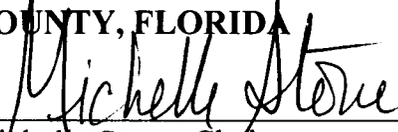
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SECTION 4.03. EFFECTIVE DATE. This Resolution shall take effect immediately upon its adoption.

DULY ADOPTED this 15th day of October, 2024.

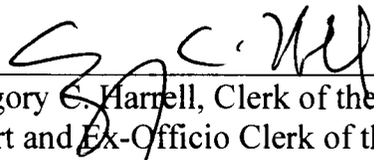
**BOARD OF COUNTY
COMMISSIONERS OF MARION
COUNTY, FLORIDA**

(SEAL)



Michelle Stone, Chairman

ATTEST:



Gregory S. Harrell, Clerk of the Circuit
Court and Ex-Officio Clerk of the Board of
County Commissioners

For Use and Reliance of MARION COUNTY ONLY,
Approved as to Form and Legal Sufficiency



for Matthew G. Minter, County Attorney
County Commissioners

APPENDIX A

FORM OF NOTICE TO BE PUBLISHED

To be published at least 20 days prior to the public hearing date

[INSERT MAP OF IMPROVEMENT AREA]

**NOTICE OF HEARING TO IMPOSE AND PROVIDE FOR COLLECTION OF
SPECIAL ASSESSMENTS IN THE DUNNELLON OAKS IMPROVEMENT
AREA**

Notice is hereby given that the Marion County Board of County Commissioners will conduct a public hearing to consider creation of the Dunnellon Oaks Improvement Area, as shown above, and imposition of special assessments for the construction of road improvements. The hearing will be held at 2:00 P.M., or as soon thereafter as the matter can be heard, on November 21, 2024, in the McPherson Governmental Campus Auditorium, 601 S.E. 25th Avenue, Ocala, Florida, for the purpose of receiving public comment on the proposed improvement area and assessments. All affected real property owners have a right to appear at the hearing and to file written objections with the Board of County Commissioners any time prior to the public hearing. If a person decides to appeal any decision made by the Board of County Commissioners with respect to any matter considered at the hearing, such person will need a record of the proceedings and may need to ensure that a verbatim record is made, including the testimony and evidence upon which the appeal is to be made.

If reasonable accommodations of a disability are needed for you to participate in this meeting, please contact the ADA Coordinator/HR Director at (352) 438-2345 at least forty-eight (48) hours in advance of the hearing, so appropriate arrangements can be made.

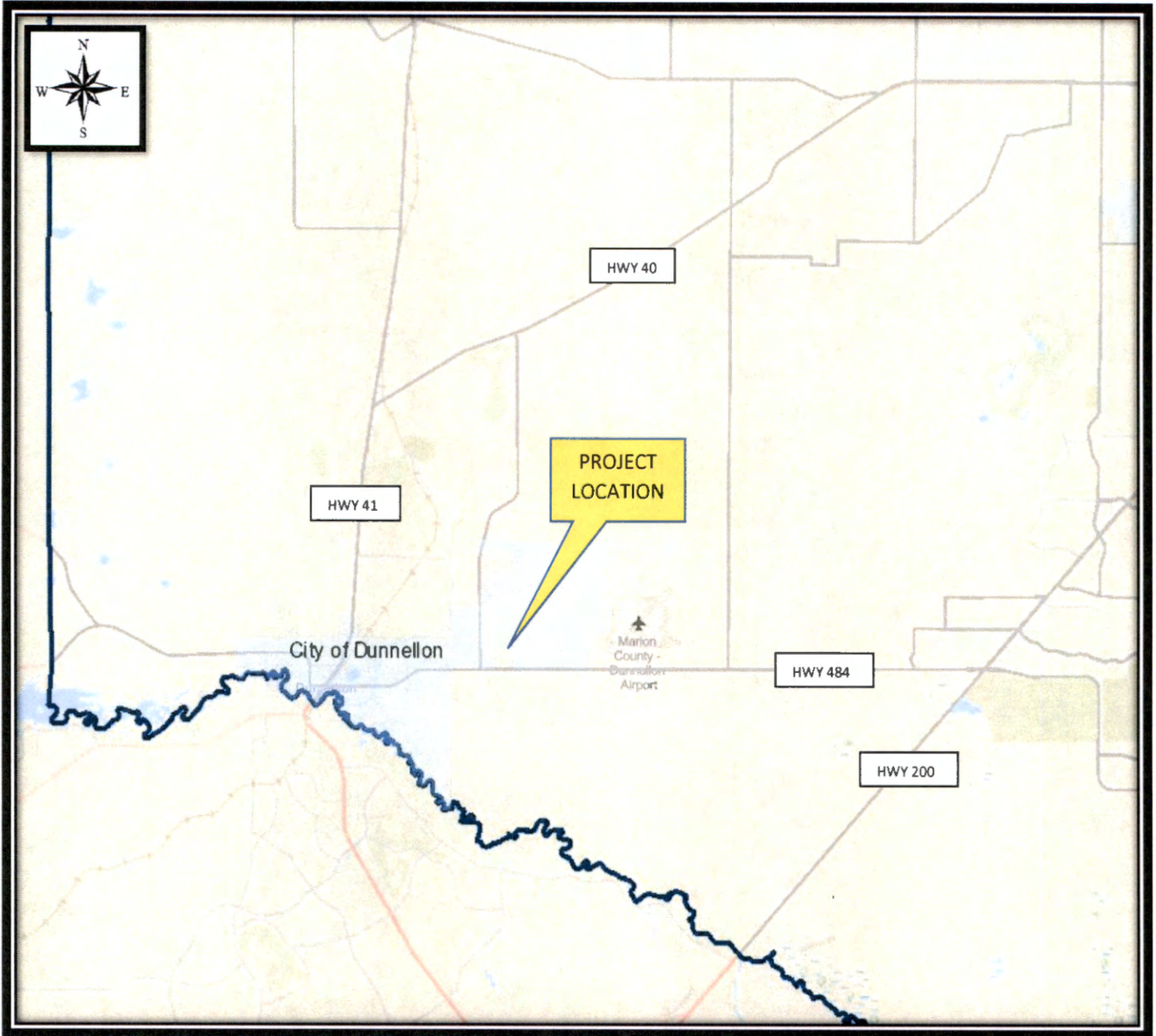
The assessment for each parcel of real property will be based upon the total number of potential or equivalent dwelling units, platted lots or parcels of record on the date the assessment is imposed. A more specific description of the improvements and the method of computing the assessment for each parcel of real property are set forth in the Initial Assessment Resolution adopted by the Board of County Commissioners on October 15, 2024. Copies of the Initial Assessment Resolution and the preliminary Assessment Roll are available for inspection at the office of the County's Assessment Coordinator, located at 2710 E. Silver Springs Boulevard, Ocala, Florida.

The assessments will be collected on the ad valorem tax bill, as authorized by Section 197.3632, Florida Statutes. Failure to pay the assessments will cause a tax certificate to be issued against the real property which may result in a loss of title. The Board of County Commissioners intends to collect the assessments in 10 annual installments, the first of which will be included on the ad valorem tax bill to be mailed in November 2025.

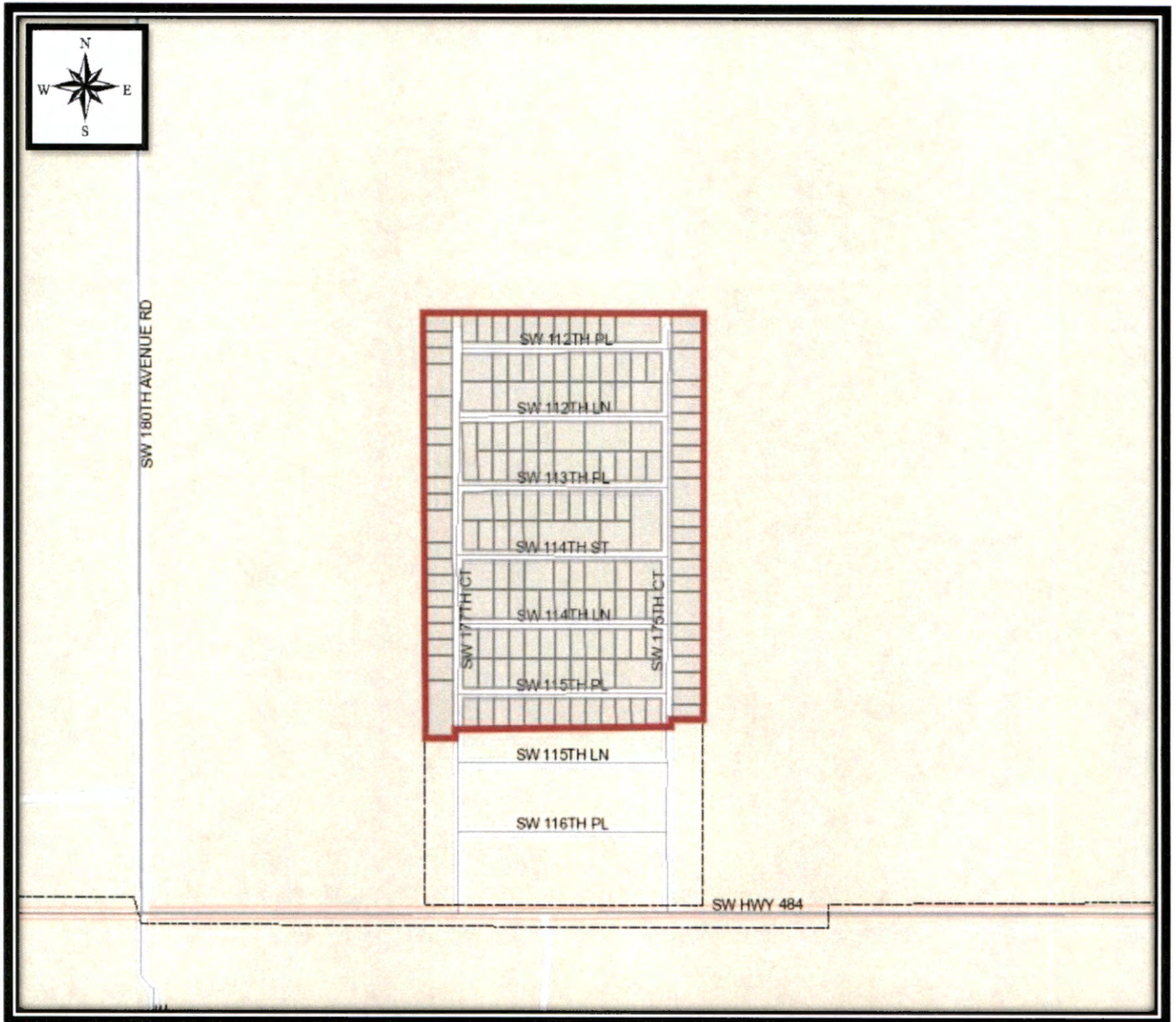
If you have any questions, please contact the County's Assessment Coordinator at (352) 438-2650.

**BOARD OF COUNTY COMMISSIONERS
OF MARION COUNTY, FLORIDA**

DUNNELLON OAKS LOCATION MAP



DUNNELLO OAKS LOCATION MAP



 DENOTES PROJECT LIMITS

APPENDIX B

FORM OF NOTICE TO BE MAILED

**MARION COUNTY
BOARD OF COUNTY COMMISSIONERS
MSTU/Assessment Department
2710 E. Silver Springs Boulevard
Ocala, Florida 34470-7006
352/438-2650**

_____, 2024

[Property Owner Name]
[Street Address]
[City, State and zip]

Re: Parcel Number [Insert Number]
Dunnellon Oaks Improvement Area

Dear Property Owner:

The Board of County Commissioners is considering creation of the Dunnellon Oaks Improvement Area for the construction of road improvements. The cost of the road improvements will be funded by assessments against real property within the improvement area. The assessment for each parcel of real property is based on the total number of potential or equivalent dwelling units, platted lots or parcels of record as of the date the assessment is imposed. A more specific description of the assessment program is included in the Initial Assessment Resolution adopted by the Board of County Commissioners on October 15, 2024. Copies of the Initial Assessment Resolution and the preliminary Assessment Roll are available for your review at the offices of the Assessment Coordinator located at 2710 E. Silver Springs Boulevard, Ocala, Florida. Information regarding the assessment for your specific property, including the total number of equivalent parcel units assigned, is attached to this letter.

The County intends to obtain a loan to finance this and other assessment projects. This will permit the cost attributable to your real property to be amortized over a period of 15 years. However, you may choose to prepay your assessment in full (\$_____ per parcel to cover your share of the capital cost) and avoid the additional financing cost. Please do not send payment now. If the assessments are imposed, you will receive a separate notice of the date and place for payment.

If you do not choose to prepay during the period described in the next notice, the amount necessary to pay your assessment in full will be increased by your share of the financing cost (loan issuance costs, capitalized interest and reserve account, if any).

The maximum annual assessment is estimated to be \$_____ per parcel unit, which shall be collected annually and includes your share of principal, interest and amounts related to the collection of the assessments. However, the actual annual assessment cannot be determined until the loan is obtained and the assessment may be lower.

The total estimated amount to be collected per parcel unit over 15 years, assuming no prepayment, is \$_____ and the County plans to collect a total estimated amount of \$_____ (inclusive of all collection costs) for this project from all parcels in the Dunnellon Oaks Improvement Area. The County intends to include annual assessments on your ad valorem tax bill with the first payment on the bill to be mailed in November 2025. Failure to pay your assessments will cause a tax certificate to be issued against the real property which may result in a loss of title.

The Board of County Commissioners will hold a public hearing at 2:00 P.M., or as soon thereafter as the matter can be heard, on November 21, 2024, in the McPherson Governmental Campus Auditorium, 601 S.E. 25th Avenue, Ocala, Florida, for the purpose of receiving comments on the proposed improvement area and the assessments, including collection on the ad valorem tax bill. You are invited to attend and participate in the public hearing and to file written objections with the Board of County Commissioners any time prior to the public hearing.

If you decide to appeal any decision made by the Board of County Commissioners with respect to any matter considered at the hearing, you will need a record of the proceedings and may need to ensure that a verbatim record is made, including the testimony and evidence upon which the appeal is to be made.

If reasonable accommodations of a disability are needed for you to participate in this meeting, please contact the ADA Coordinator/HR Director at (352) 438-2345 at least forty-eight (48) hours in advance of the hearing, so appropriate arrangements can be made.

Questions regarding your assessment and the process for collection may be directed to the County's Assessment Coordinator at (352) 438-2650.

**MARION COUNTY
MSTU/ASSESSMENT DEPARTMENT**

*** * * * * SEND NO MONEY NOW. THIS IS NOT AN INVOICE * * * * ***

**DUNNELLON OAKS
IMPROVEMENT AREA**

[Property Owner Name]
Parcel Number [Insert Number]

Total number of lineal feet attributed to property: [Insert Number]

Amount to make full payment before loan:
(no financing cost) [Insert Amount]

Prepayment amount after loan is obtained*:
(includes financing cost) [Insert Amount]

Number of annual payments: 15

Maximum annual payment: [Insert Amount]

* This amount will be reduced after each annual payment.

*** * * * * SEND NO MONEY NOW. THIS IS NOT AN INVOICE * * * * ***

APPENDIX C

DUNNELLO OAKS IMPROVEMENT AREA LEGAL DESCRIPTION

A subdivision of the East ½ of the SW ¼ Section 29 T 165 R 19 and the E. ½ of the NW ¼ of Sec 32 T 165 R 19E Plat Book F page 124.

Parcels

3482-001-001 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 1	3482-001-012 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 12	3482-001-024 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOTS 24.25.26 & S 1/2 OF LOT 23
3482-001-002 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 2	3482-001-013 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 13,14	3482-002-002 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK B LOT 2
3482-001-003 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 3	3482-001-015 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 15	3482-002-003 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK B LOT 3
3482-001-004 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 4,5	3482-001-018 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 18	3482-002-004 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK B LOT 4
3482-001-006 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 6,7	3482-001-019 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 19	3482-002-005 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK B LOT 5
3482-001-008 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 8	3482-001-020 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 20	3482-002-006 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK B LOT 6
3482-001-009 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 9,10	3482-001-021 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 21	3482-002-007 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK B LOT 7
3482-001-011 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 11	3482-001-022 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK A LOT 22 & N 1/2 OF LOT 23	3482-002-008 SEC 29 TWP 16 RGE 19 PLAT BOOK F PAGE 124 DUNNELLO OAKS BLK B LOT 8

3482-002-009
SEC 29 TWP 16 RGE 19
PLAT BOOK F PAGE 124
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3482-002-010
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3482-002-012
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DUNNELLON OAKS
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3482-003-001
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DUNNELLON OAKS
BLK C LOTS 1.2

3482-003-003
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DUNNELLON OAKS
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3482-003-004
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3482-003-010
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3482-003-011
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3482-003-018
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3482-003-020
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3482-003-022
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3482-004-001
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3482-004-002
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3482-004-005
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3482-004-012
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3482-004-014
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3482-004-016
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3482-004-017
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3482-004-018
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3482-004-025
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3482-005-001
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3482-005-005
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3482-005-012
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3482-005-016
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3482-005-018
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3482-005-022
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3482-005-023
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3482-005-024
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3482-005-025
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BLK F LOT 3

3482-006-004
SEC 29 TWP 16 RGE 19
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3482-006-005
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3482-006-007
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3482-006-008
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3482-006-009
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BLK F LOT 10

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SEC 29 TWP 16 RGE 19
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3482-006-014
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DUNNELLO OAKS
BLK F LOT 14

3482-006-015
SEC 29 TWP 16 RGE 19
PLAT BOOK F PAGE 124
DUNNELLO OAKS
BLK F LOT 15

3482-006-016
SEC 29 TWP 16 RGE 19
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BLK F LOT 16

3482-006-017
SEC 29 TWP 16 RGE 19
PLAT BOOK F PAGE 124
DUNNELLO OAKS
BLK F LOT 17

3482-006-018
SEC 29 TWP 16 RGE 19
PLAT BOOK F PAGE 124
DUNNELLO OAKS
BLK F LOT 18

3482-006-019
SEC 29 TWP 16 RGE 19
PLAT BOOK F PAGE 124
DUNNELLO OAKS
BLK F LOT 19

3482-006-020
SEC 29 TWP 16 RGE 19
PLAT BOOK F PAGE 124
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BLK F LOT 20

3482-006-021
SEC 29 TWP 16 RGE 19
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3482-006-022
SEC 29 TWP 16 RGE 19
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DUNNELLO OAKS
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3482-006-023
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PLAT BOOK F PAGE 124
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BLK F LOT 23

3482-006-024
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DUNNELLO OAKS
BLK F LOT 24

3482-006-025
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PLAT BOOK F PAGE 124
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3482-007-001
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3482-007-002
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BLK G LOT 2

3482-007-003
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3482-007-005
SEC 29 TWP 16 RGE 19
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3482-007-006
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3482-007-007
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3482-007-008
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3482-007-009
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SEC 29 TWP 16 RGE 19
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BLK G LOT 12

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BLK G LOT 15

3482-007-016
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3482-007-017
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