#### IMPROVEMENTS AGREEMENT

(Required with the Form of Surety Bond (Exhibit "C") as security guaranteeing Completion of Improvements)

LAKES AT COCOA GROVE COMMUNITY DEVELOPMENT DISTRICT, a local unit of special purpose government established and existing pursuant to Chapter 190, Florida Statutes, being situated within the City of Cocoa, Florida, with a mailing address c/o Wrathell, Hunt and Associates, LLC, 2300 Glades Road, Suite 410W, Boca Raton, Florida 33431 ("District");

MOUNTAIN COVE HOMES AT LAKES AT COCOA GROVE, LLC, a Florida limited liability company, with a mailing address of 4878 SW 74th Court, Miami, Florida 33155 ("Developer"); and

CITY OF COCOA, a Florida municipal corporation, located in Brevard County, Florida, with a mailing address of 65 Stone Street, Cocoa, Florida 32922 ("City"), for purposes of acknowledgement.

WHEREAS, the Lakes at Cocoa Grove Community Development District ("District"), on behalf of Mountain Cove Homes at Lakes at Cocoa Grove, LLC ("Developer"), has undertaken certain obligations of the Developer to deliver, or cause to be delivered, the improvements contained in the Engineer's Report dated February 20, 2024, a component of which includes improvements to be owned and operated by the City of Cocoa or Brevard County ("City Improvements"), which are attached as Exhibit "A" hereto; and

WHEREAS, the District will publicly bid the City Improvements, as required by Florida law and the District's adopted Rules of Procedure and will contract for construction and completion of the same ("District Public Bid"); and

WHEREAS, in conjunction with such District Public Bid, the District will require its construction contractor to post a payment and performance bond as required by Florida law; and

WHEREAS, the Developer has made application to the City for approval of a final plat identified as Lakes at Cocoa Grove ("Subdivision"), the legal description for which is more particularly described in Exhibit "B", attached hereto and incorporated herein; and

WHEREAS, the City of Cocoa Land Development Code requires that a final subdivision plat not be approved for recording until certain improvements required by the Land Development Code or required as a condition of approval of the plat or site plan ("Improvements") have been duly constructed, completed, and approved, unless the Developer has provided performance security guaranteeing to the satisfaction of the City that such Improvements will be duly constructed, completed, and approved; and

WHEREAS, in connection with the Subdivision, the Developer has submitted construction drawings for the Improvements, with the exception of the improvements to be owned by the County, which are on file with and have been approved by the City; and

WHEREAS, the Developer desires to obtain approval of the Subdivision prior to installation of the Improvements; and

WHEREAS, the District's Engineer of Record has submitted an estimated cost set forth in the Engineer's Report of the cost to complete the Improvements, including the City Improvements; and

WHEREAS, the District agrees that it will include within its District Public Bid, the bond rider naming the City as a dual-obligee in substantially the form as attached hereto as Exhibit "C", which shall be posted prior to commencement of the Improvements ("Surety Bond").

### NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS:

- 1. The above recitals are true and correct and are incorporated herein.
- 2. The Developer and the District, in consideration of the City's approval of the proposed Subdivision, and for other valuable consideration, hereby agree to duly construct and complete the Improvements, including the City Improvements, and to otherwise comply fully with the Land Development Code, any conditions of the Subdivision's approval, and all other applicable regulations, requirements and agreements.
- 3. The Developer, through the District and its contractor selected through the District Public Bid, agree to tender to the City a Surety Bond in the amount of one hundred and ten percent (110%) of the cost of the Improvements, which shall be based on the District Public Bid response and contract associated therewith, for the City Improvements. The District shall notify the City upon contract award and shall provide the City with the Surety Bond naming the City as a dual-obligee in substantially the form attached hereto as Exhibit "C". Such Surety Bond shall be posted prior to commencement of construction of the Improvements. Said Surety Bond shall expire upon acceptance of the City Improvements by the City and acceptance of all other Improvements by the District as guaranteed by the Surety Bond, which acceptance shall not be unreasonably withheld. Nothing herein shall excuse or waive the requirement for the Developer, through the District, to submit a maintenance bond in the amount of ten percent (10%) of the construction cost of the City Improvements prior to acceptance by the City.
- 4. Notwithstanding the foregoing in Section 3, the Developer and District agree that should the Developer or District fail to tender to the City a Surety Bond in accordance with the requirements of Section 3 by December 1, 2024, the Developer or District shall submit a performance bond to the City of Cocoa to secure the completion of the City Improvements in accordance with Section 18-31 of the City Code.
- 5. Should the Developer or District fail or refuse to complete the Improvements, as required, nothing herein shall be construed as affecting the City's right to resort to any and all legal and equitable remedies against the Developer, including specific performance, to which the Developer hereby agrees. Further, nothing shall prevent the Developer from posting the form of Bond otherwise required under the City Code in lieu of posting the Surety Bond set forth in this Agreement.
- 6. The Developer understands and agrees that in the event that the Improvements are not

constructed or installed in the manner consistent with this Agreement, the City shall withhold further permits or approvals, including certificates of occupancy, for the Subdivision until the Improvements have been completed or adequate progress, as determined by the City Council, toward completion of the Improvements has been demonstrated.

- 7. The Developer hereby agrees that the duties, obligations and responsibilities set forth in this Agreement shall be binding upon any successors in interest and assigns ("Assignee") to the Subdivision ("Assignment") and such Assignment is permissible so long as such Assignee assumes all rights, obligations and responsibilities set forth herein.
- 8. Upon the completion of the Improvements, such improvement shall be transferred to that entity set up in the deed restrictions to be responsible for ongoing maintenance of the improvements. In no event shall public funds be used for the maintenance of private improvements, unless they are dedicated to and accepted by the City or the District.

## [SIGNATURE PAGE FOR THE DEVELOPER]

SIGNED AND SEALED this day of	ne, 2024
WITNESSES: Witness Mor	DEVELOPER untain/Cove Nomes at Lakes at Cocoa Grove, LLC
Anelis (eon BY	
Type or Print Name	Signature
Witness Haria Clena Chy	Type or Print Name
Maria Clena Chy	
Type or Print Name	Title (If attorney-in-fact Attach Power of Attorney)
	DEVELOPER ADDRESS 4878 SW 744 Court Miami, FL 33155
STATE OF: Florida NOTARY ACKN COUNTY OF: Mami Dade	OWLEDGMENT
notarization, this $\underline{\Psi}$ day of $\underline{\rightarrow}$ $\underline{\nu}$ $\underline{\nu}$ $\underline{\nu}$ , 20 person) as Manager (type of authority, e.g. offic at Lakes at Cocoa Grove, LLC, a limited liability co	e me by means of physical presence or online 024 (year), by Victor F. Solorand (name of er, trustee, attorney in fact) for Mountain Cove Homes ompany (name of party on behalf of whom instrument da herein identified as the Developer and who is at e of Identification Produced
NOTARY SEAL)	
Signature of Notary Public – State of Florida)	ALICIA E. QUINONES  Notary Public  State of Florida
Alicia E. Quinones	Comm# HH193748 Expires 2/5/2026
Print Name of Notary	

## [SIGNATURE PAGE FOR THE DISTRICT]

SIGNED AND SEALED thisday of	Jun-	2024
WITNESSES! /		
afurt		Lakes at Cocoa Grove Community Development District
Witness  Anelis (eon  Type or Print Name	BY: _	Ok Rolayna Signature
Witness Varia Clena Ung	-	Ana Laura Robayna Type or Print Name
Type or Print Name	-	Title (If attorney-in-fact Attach Power of Attorney
		DISTRICT ADDRESS c/o Wrathell, Hunt and Associates, LLC 2300 Glades Road, Suite 410W Boca Raton, Florida 33431
STATE OF: Florida NOTARY ACCOUNTY OF: MamiDade	CKNOV	WLEDGMENT
notarization, this day of, Chairperson (type of authority, e.g. of Community Development District (name of pa identified as the District and who is **Personally**)	2024 (y ficer, tr arty on	me by means of   physical presence or □ online year), by Ana Laura Robayna (name of person) as rustee, attorney in fact) for Lakes at Cocoa Grove behalf of whom instrument was executed) herein or □ Produced Identification Type of Identification
Produced  NOTARY SEAL:  Signature of Notary Public – State of Florida)		ALICIA E. QUINONES Notary Public State of Florida Comm# HH193748
Alicia E. Quinanes Print Name of Notary		**************************************

Approved and accepted for and on behalf of City of Cocoa, Florida, this Amazon day of May 2021

CITY OF COCOA, ALORDA

MAYOR MICHAEL C. BLAKE

MONICA ARSENAULT, CITY CLERK

# EXHIBIT A CITY AND COUNTY IMPROVEMENTS LIST

- Utilities and Sanity Sewer System for Lakes at Cocoa Grove
- Water Distribution System (Potable Water)
- · Connector Road: Osage/Angelica
- Roadway Drainage Improvements: Osage/Angelica
- Intersection improvement @ Grissom

# EXHIBIT B LEGAL DESCRIPTION

#### Description:

A parcel of land as described in O.R. Book 8563 Page 760 of the public Records of Brevard County, Florida and lying in Section 10, Township 24 South, Range 35 East and being more particularly described as follows;

Begin at the northeast corner of said Section 10; thence S. 00°31'49" E., along the east line of the northeast corner of said Section 10, a distance of 2602.21 feet to a point lying 44.08 feet N. 00°31'49" E. of the east quarter corner of said Section 10, said point also being on the northerly right-of-way line of State Road No. 528 as shown on Section Map 70007-2508; thence N. 74°59'21" W., along said north right-of-way line, a distance of 693.63 feet to the Point-of-Curvature of a 5879.58 foot radius circular curve concave southerly; thence easterly, along the arc of said curve, through a central angle of 16°24'08" a distance of 1683.16 ft. said curve having a chord bearing of N. 83°11'25" W. and a chord distance of 1677.42 ft.; thence S. 88°36'31" W., along said northerly right-of-way line, a distance of 858.67 feet; thence N. 87°23'29" W., along said northerly right-of-way line, a distance of 638.50 feet to the Point-of-Curvature of a 900.00 foot radius circular curve concave northeasterly, said curve also being the northeasterly right-of-way line of the State Road No. 528 and I-95 interchange; thence northwest along the arc of said curve, through a central angle of 31°18'50" a distance of 491.88 feet said curve having a chord bearing of N. 71°44'04" W. and a chord distance of 485.78 feet; thence N. 56°04'39" W., along said State Road 528/I-95 right-of-way line, a distance of 398.70 feet to a non-tangent point on a 969.79 foot radius circular curve concave northeasterly; thence northwesterly, along the arc of said curve, through a central angle of 37°46'38" a distance of 639.42 feet said curve having a chord bearing of N. 37°11'20" W. and a chord distance of 627.90 feet to a point on the easterly right-of-way line of I-95 per FDOT Map Section 70220; thence N. 00°11'53" W., along said easterly right-of-way line, a distance of 566.36 feet; thence N. 01°55'04" W., along said easterly right-of-way line, a distance of 300.93 feet; thence N. 01°21'38" W., along said easterly right-of-way line, a distance of 376.15 feet to a point on the south line of a borrow pit No. 19 Haul Road; thence N. 89°58'02 E., along said south line, a distance of 318.30 feet to a point on the west line of borrow pit No. 19 per FDOT Project No. 70220-2402; thence along the west, south, east and north lines of said borrow pit, the following four courses; S. 00°01'58" W. a distance of 500.00 feet; thence S. 89°58'02" E. a distance of 600.00 feet; thence N. 00°01'58" E. a distance of 550.00 feet; thence N. 89°58'02" W. a distance of 919.51 feet to a point on the aforesaid easterly right-of-way line of I-95; thence N. 01°20'38" W., along said easterly right-of-way line, a distance of 50.01 feet to a point on the north line of the northwest 1/4 of said Section 10; thence S. 89°58'02" E., along said north line, a distance of 2337.02 feet to the north quarter corner of said Section 10; thence S. 89°58'06" E., along the north line of the northeast 1/4 of said Section 10, a distance of 2665.57 feet to the Point-of-Beginning.

Containing 246.43 acres more or less and being subject to any easements and/or rights-of-ways of record.

### **EXHIBIT C**

### **DUAL OBLIGEE RIDER**

Bond Number	
Rider Number	
WHEREAS,	[CONTRACTOR], address, hereafter also called "Principal/Contractor",
Wrathell Hunt & Associates, LLC, 2300 C called "Obligee", for delivery, in pertinent	Lakes at Cocoa Grove Community Development District, c/o lades Road, Suite 410W, Boca Raton, FL 33431, hereafter also part of the "City Improvements" made part of the development the City of Cocoa, Brevard County, Florida, hereafter also called
("Mountain Cove"), and its successors are certain Improvements Agreement, and the	alf of Mountain Cove Homes at Lakes at Cocoa Grove, LLC d assigns, has undertaken certain obligations pursuant to that Obligee agreed to require a payment and performance bond as ments Agreement and Principal/Contractor provided said bond;
for and agrees to perform all work and cons	ctor by execution of this document, agrees to assume obligation truct all improvements as provided in the Agreement and satisfy gations according to all terms, requirements and conditions tent; and
land within the City of Cocoa called Lakes a condition to the approval of the said fina required, approved and/or dedicated improv- and water lines and all other improvements plat, hereinafter the "Improvements"	applied to the City for approval of a final plat of a certain area of at Cocoa Grove (hereinafter, "Subdivision") and has agreed, as all plat by the City of Cocoa, to complete the construction of all rements set forth therein, which consist of roads, drainage, sewer delineated per the Agreement in connection with the above said thereinafter, said required performance guarantee for the eplat, the "Subdivision Performance Guarantee"); and
WHEREAS, the approval of said of an adequate surety to the City pursuant t	final plat by the City is further conditioned upon the furnishing of the City of Cocoa Land Development Code; and
as private improvements and the second is as set forth in the Improvement Agreement	defined as the basic required improvements one set is defined defined as the basic required improvements for the Subdivision at ("Improvements"), of which the Improvements to be owned bunty (the "City Improvements") are a subset; and
WHEREAS, those Improvements responsibility of Mountain Cove and are responsible for payment in the event of a decrease of the control of the coverage of the c	which are necessary for the Subdivision to function are the part of the cost of development; accordingly, the City is not efault; and
WHEREAS, Principal/Contractor on behalf of Mountain Cove, agreed to fu and up to the limits provided herein; and	, has, in conjunction with the Agreement and this document, and Ifill the Subdivision Performance Guarantee as set forth herein
Obligee their joint and several Performance, hereafter a	and Surety have previously made, executed and delivered to the e and Payment Bond(s) No(s), Penal Sum(s) lso called "Bond", copy(s) attached and incorporated herein as
Exhibit B; and WHEREAS, the Obligee has requ	ested that the City, hereafter also called "Co-Obligee", having a

material interest in performance under said Agreement, be named as a Co-Obligee on the Bond and the

and delivery of this Rider and the Principal/Contractor and Surety have agreed to do so upon the conditions herein stated.

**NOW, THEREFORE,** in consideration of One Dollar and other good and valuable consideration, the mutual exchange and receipt of which is hereby acknowledged, the undersigned agree to the following and hereby amend the aforesaid Bond as follows:

- 1. The undersigned agree that all of the statements contained in the above "Whereas" paragraphs are true and correct.
- 2. The name of City of Cocoa shall be added to the Bond as a named Co-Obligee.
- 3. The Principal/Contractor shall in all respects comply with the City of Cocoa Land Development Code and all other applicable Federal and State laws and City ordinances, codes, regulations, terms and conditions pertaining to the approval of the said plat, these conditions being more specifically the completion of the construction of all required, approved, and/or dedicated roads, drainage, sewer and water improvements and all other items contemplated as Improvements as set forth in the Agreement; and
- 4. The Principal/Contractor shall submit a written request for an inspection of all Improvements consistent with the terms of the Agreement.
- 5. The Principal/Contractor shall complete the construction of all Improvements pursuant to the requirements set forth in the Agreement.
- 6. The aggregate liability of the Surety and Principal Contractor under the Bond to the Principal/Contractor, Obligee and Co-Obligee, as their interests may appear, is limited to the penal sum of the Bond and the total liability of the Surety hereunder shall in no event exceed the amount recoverable from the Principal by the Obligee under the Agreement. Further the Surety and Principal Contractor shall not be liable under the Bond in the event the Obligee is in breach in accordance with the terms of the Agreement. In the event of a breach by the Obligee, the Obligee and Mountain Cove shall jointly and severally be liable to the Co-Obligee for the amounts set forth under the Bond and shall ensure completion of all Improvements.
- 7. At the Surety's election, any payment due under the Bond may be made by its check issued to the Obligee and Co-Obligee jointly.
- 8. Upon issuance by the City Manager or his/her designee of the Certificate of Completion for the City Improvements, and the City Council release the Bond which shall be released upon satisfaction of the conditions herein, this dual obligation shall be void. Otherwise, it remains in full force and effect.

The said Surety, for value received, hereby stipulates and agrees that no change involving an extension of time, alterations or additions to the terms of the Improvements to be made hereunder or in the plans, specifications, and schedules covering the same shall in any way affect the obligation of the said Surety on this Bond and the Surety does hereby waive notice of any such changes. It is further understood that should the City be required to institute legal proceedings in order to collect any funds under this Bond, the venue shall be exclusively City of Cocoa, Florida and Principal/Contractor shall indemnify the City for any and all attorney's fees and court costs incurred by the City. Except, as herein modified, the Bond shall continue to be and remain in full force and effect according to the terms thereof.

Signed, sealed and dated thisday of _	, 2024.
	Lakes at Cocoa Grove CDD
Principal/Contractor	Obligee/Permittee
By:	By:
Signature	Signature
Print Name	Print Name
Title:	Title:
Date:	Date:
(SEAL)	(SEAL)
Surety Name (Print)	Florida Licensed Agent Name (Print) *
By:	
Signature Attorney-in Fact	Signature
Print Name	Date
Title:	Florida License No
Date	Telephone No
* Power Of Attorney Attached	* Power Of Attorney Attached

(SURETY SEAL)

<sup>\*</sup>Above Signatory is also a Florida Licensed Agent (check if applicable and complete name, address and telephone number in block at right, if not, have such an agent countersign and complete block.)