INSTR #2022050765 BK: 4191 PG: 1 Page 1 of 13 FILED & RECORDED 7/1/2022 8:36 AM KGG Deputy Clk Doug Chorvat, Jr., HERNANDO County Clerk of the Circuit Court Rec Fees: \$112.00

Prepared by and Return To: County Attorney's Office 20 North Main Street, Suite 462 Brooksville, FL 34601-2850

Parcel ID Number: R06 423 21 0000 0060 0000

AMENDMENT NO. 4 TO TRILBY CROSSING WATER AND SEWER SERVICE AGREEMENT

THIS AGREEMENT, made and entered into this 28 day of _______, 2022, by and between the Hernando County Water and Sewer District, a body corporate and politic, hereinafter referred to as the "DISTRICT", and LGI Homes-Florida, LLC, a Florida limited liability company, hereinafter referred to as the "DEVELOPER", constitutes Amendment No. 4 to the Trilby Crossing Water and Sewer Service Agreement between the parties dated June 25, 2019, and recorded on July 5, 2019, in Official Records Book 3724, Page 1262, Public Records of Hernando County, Florida, as amended by Amendment No. 1 to Trilby Crossing Water and Sewer Service Agreement dated January 26, 2021, and recorded on January 29, 2021, in Official Records Book 3945, Page 1740, Public Records of Hernando County, Florida, Amendment No. 2 to Trilby Crossing Water and Sewer Service Agreement dated July 13, 2021, and recorded on July 14, 2021, in Official Records Book 4026, Page 1092, Public Records of Hernando County, Florida, and Amendment No. 3 to Trilby Crossing Water and Sewer Service Agreement dated January 11, 2022, and recorded on January 13, 2022, in Official Records Book 4113, Page 1051, Public Records of Hernando County, Florida.

RECITALS

WHEREAS, the DISTRICT and the DEVELOPER entered into the Trilby Crossing Water and Sewer Service Agreement dated June 25, 2019, which was recorded on July 5, 2019, in Official Records Book 3724, Page 1262, Public Records of Hernando County, Florida (the "AGREEMENT"); and

WHEREAS, the AGREEMENT sets forth the terms, conditions, provisions and obligations for both parties with respect to the provision of a potable water supply and distribution system and a wastewater collection and treatment system to service a single-family residential development known as Trilby Crossing (the "PROJECT") located on property owned by the DEVELOPER and described on Exhibit "A" to the AGREEMENT; and

WHEREAS, the AGREEMENT sets forth additional terms, conditions, provisions and obligations for both parties with respect to the provision of upgrades and improvements to the Lockhart Water Treatment Plant and construction, installation and extension of water distribution system facilities connecting the water plant site to the PROJECT as depicted on Exhibit "B" to the AGREEMENT (the "WATER SYSTEM IMPROVEMENTS"); and

- WHEREAS, paragraph 1 of section C of the AGREEMENT provides that the **DEVELOPER** shall complete construction of all WATER SYSTEM IMPROVEMENTS no later than eighteen (18) months from the date of execution of the AGREEMENT by both parties; and
- WHEREAS, the DISTRICT and the DEVELOPER entered into Amendment No. 1 to the AGREEMENT dated January 26, 2021, which was recorded on January 29, 2021, in Official Records Book 3945, Page 1740, Public Records of Hernando County, Florida ("AMENDMENT NO. 1" to the AGREEMENT); and
- WHEREAS, AMENDMENT NO. 1 to the AGREEMENT extended the time for completion of construction of the WATER SYSTEM IMPROVEMENTS by the DEVELOPER for an additional twelve (12) months; and
- WHEREAS, the **DISTRICT** and the **DEVELOPER** entered into Amendment No. 2 to the **AGREEMENT** dated July 13, 2021, which was recorded on July 14, 2021, in Official Records Book 4026, Page 1092, Public Records of Hernando County, Florida ("AMENDMENT NO. 2" to the **AGREEMENT**); and
- WHEREAS, AMENDMENT NO. 2 to the AGREEMENT identified specific items on the Bid Schedule for the WATER SYSTEM IMPROVEMENTS to be paid by each party and the total costs to be reimbursed by the DISTRICT; and
- WHEREAS, AMENDMENT NO. 2 to the AGREEMENT also substituted the **DEVELOPER** in place of the successful bidder to provide and execute the Performance and Payment Bond for construction of the WATER SYSTEM IMPROVEMENTS; and
- WHEREAS, the DISTRICT and the DEVELOPER entered into Amendment No. 3 to the AGREEMENT dated January 11, 2022, which was recorded on January 13, 2022, in Official Records Book 4113, Page 1051, Public Records of Hernando County, Florida ("AMENDMENT NO. 3" to the AGREEMENT); and
- WHEREAS, AMENDMENT NO. 3 to the AGREEMENT extended the time for completion of construction of the WATER SYSTEM IMPROVEMENTS by the DEVELOPER until March 31, 2022; and
- WHEREAS, the parties desire to amend the AGREEMENT to further extend the time for completion of construction of the WATER SYSTEM IMPROVEMENTS by the DEVELOPER until September 30, 2022, due to delays in manufacturing and transportation of materials caused by a nationwide increase in construction activity.
- **NOW**, **THEREFORE**, in consideration of the sum of Ten Dollars (\$10.00) and other good and valuable consideration in hand paid by the parties hereto each to the other, simultaneously with the execution and delivery of these presents, and in consideration of the mutual undertakings and agreements hereinafter set forth and contained, the parties hereto covenant and agree each with the other as follows:

- Section 1. Recitals. The above Recitals are true and correct and form a material part of this Amendment No. 4.
- <u>Section 2.</u> Amendment of paragraph 1 of section C of **AGREEMENT**. The **AGREEMENT** between the parties, as amended by **AMENDMENT NO. 1**, **AMENDMENT NO. 2** and **AMENDMENT NO. 3** to the **AGREEMENT**, is hereby amended by the revision of paragraph 1 of section C as follows:

C. WATER SYSTEM IMPROVEMENTS

- 1. Construction of WATER SYSTEM IMPROVEMENTS. The DEVELOPER agrees to upgrade, improve, construct, install and extend the WATER SYSTEM IMPROVEMENTS in accordance with engineered plans and specifications to ensure that the water distribution system can provide the necessary flow and pressure to serve the PROJECT. The WATER SYSTEM IMPROVEMENTS to be provided by the DEVELOPER include the following:
 - a. Install a new pump in an existing unused well on the Lockhart Water Treatment Plant site and a pipeline from the well to the water plant, with the cost of the pump, pipeline and construction to be paid for by the **DISTRICT**.
 - b. At the **DEVELOPER**'s cost and expense, install a new hydropneumatic tank and associated pipes and appurtenances, if necessary, to supply appropriate flow and pressure to the **PROJECT** and adjacent service area.
 - c. At the **DEVELOPER**'s cost and expense, install electrical and instrumentation upgrades at the Lockhart Water Treatment Plant required to operate the new well pump and hydropneumatic tank.
 - d. At the **DEVELOPER**'s cost and expense, prepare hydraulic modeling for the water distribution system to determine whether pressure reducing/sustaining valves (PRSV) are needed to maintain the required level of service. The cost of any PRSV and construction outside the boundaries of the **PROJECT** will be paid for by the **DISTRICT**. The **DEVELOPER** will pay all costs and expenses for any necessary PRSV and construction within the boundaries of the **PROJECT**.
 - e. At the **DEVELOPER**'s cost and expense, convey to the **DISTRICT** property of sufficient size and at a site acceptable to the **DISTRICT** located within the boundaries of the **PROJECT** for a future raw water supply well and raw water pipeline. The **DEVELOPER** shall provide and execute a deed and/or easement acceptable to the **DISTRICT** over property adequate for construction and installation of the raw water supply well and raw water main and shall grant access to the **DISTRICT** for ongoing operation, maintenance and repair.
 - f. Install a 16-inch diameter water main from the Lockhart Water Treatment

Plant to Lockhart Road on the water plant site, with the cost of the water main and construction to be paid for by the **DISTRICT**.

- g. At the DEVELOPER's cost and expense, install a 16-inch diameter water main from the Lockhart Water Treatment Plant site along Lockhart Road to the PROJECT boundaries. Prior to completion of the WATER SYSTEM IMPROVEMENTS, the DEVELOPER may request funds from the DISTRICT for the water main and construction to cover the cost of upsizing the water pipe from 12 inches in diameter to 16 inches in diameter.
- h. At the **DEVELOPER**'s cost and expense, install a 12-inch diameter water main on the **PROJECT** site from Lockhart Road to I-75 along the proposed Old Trilby Road extension.
- i. At the **DEVELOPER**'s cost and expense, prepare engineering design necessary for the **WATER SYSTEM IMPROVEMENTS** described in this section. Engineering design includes, but is not limited to, sizing of pumps and pipes, hydraulic analyses, electrical and instrumentation, and analysis of generator sufficiency. The **DEVELOPER** will pay all costs and expenses for any additional electric generator capacity required to operate the **WATER SYSTEM IMPROVEMENTS**.

The **DEVELOPER** will provide finished plans and specifications to the **DISTRICT** for bidding and construction of the **WATER SYSTEM IMPROVEMENTS**. Bidding shall conform to the requirements of paragraph 2 of Section C below. The **DISTRICT** will reimburse the **DEVELOPER** for the **DISTRICT**'s portion of the costs of construction of the **WATER SYSTEM IMPROVEMENTS** within thirty (30) days of completion of construction, including record drawings and engineer's certification and acceptance by the **DISTRICT**. The **DEVELOPER** shall complete construction of all **WATER SYSTEM IMPROVEMENTS** no later than <u>September 30 March 31</u>, 2022. If the **WATER SYSTEM IMPROVEMENTS** are not completed on or before <u>September 30 March 31</u>, 2022, no additional certificates of occupancy will be issued for any residential units or other buildings or structures within the **PROJECT** until all **WATER SYSTEM IMPROVEMENTS** are complete and accepted by the **DISTRICT**.

Section 3. Validity of AGREEMENT. All other terms, conditions and provisions of the AGREEMENT between the parties, as amended by AMENDMENT NO. 1, AMENDMENT NO. 2 and AMENDMENT NO. 3 to the AGREEMENT, shall remain in full force and effect to the extent not otherwise amended, revised or modified herein.

Section 4. Recording. The parties hereto agree than an executed copy of this Amendment No. 4 to the **AGREEMENT** shall be recorded in the Public Records of Hernando County, Florida.

[THE REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the parties hereto have executed this Amendment No. 4 to the AGREEMENT, by and through their duly authorized representatives, on the respective dates below.

DISTRICT

BOARD OF COUNTY COMMISSIONERS HERNANDO COUNTY, FLORIDA, AS THE GOVERNING BOARD OF THE HERNANDO COUNTY WATER AND SEWER DISTRICT ATTEST: By: Steve O ampion, Chairman Clerk of the Circuit Court & Comptroller STATE OF FLORIDA COUNTY OF HERNANDO The foregoing instrument was acknowledged before me this 28 day of 2022, by Steve Champion, as Chairman of the Board of County Commissioners of Hernando County, Florida, as the Governing Board of the Hernando County Water and Sewer District, on District. He is personally known to or has produced behalf of the me as identification.

Print Name: Virginia

Notary Public, State of Florida Commission No. HH057 My Commission Expires: 10

Notary Public

State of Florida

Comm# HH057976

Expires 10/28/2024

FOR THE USE AND RELIANCE OF HERNANDO COUNTY ONLY.
APPROVED AS TO FORM AND LEGAL SUFFICIENCY.

By: Mauroen S. Sikora

County Attorney's Office

DEVELOPER LGI HOMES-FLORIDA, LLC,

| WITNESSES: | a Florida limited liability company |
|--|--|
| Signature: Jan Mayle Signature: Jan Jan Jan Print Name: Dan J. Hocks | By: Jahl. M. Jeff Riopelle, Officer Date: 04/12/2022 |
| STATE OF FLORIDA COUNTY OF Hilkhorough The foregoing instrument was acknown. | owledged before me by means of means of physical presence |
| | , 2022, by Jeff Riopelle, as Officer of LGI |
| | ability company, on behalf of the company. He is |
| personally known to me or has produced | as identification. |
| (Notary Seal) | Print Name: Dawl J. Hicks Notary Public, State of Florida Commission No. HH 53 17 My Commission Expires: 07/12/2025 |
| | The state of the s |

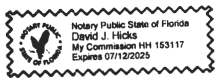


EXHIBIT A

UNANIMOUS CONSENT OF SOLE MANAGER OF LGI HOMES – FLORIDA, LLC

The undersigned, being the sole Manager of LGI Homes – Florida, LLC, a Florida limited liability company ("Company"), does hereby consent to, authorize, and adopt the following Resolutions with the same force and effect as if the undersigned had been present at a meeting of the Managers and had voted for the same:

RESOLVED that (i) each of JAMES (BRIAN) BATTEN, JOSEPH (JOE) BOYD JEFFREY (JEFF) RIOPELLE, SIMON (DALE) VAN WAGENEN, AARON (AJ) JORDAN, SHANNON WADE. CORNEL NAGY, TREY WILLIAMS, WILLIAM (BRIAN) MARTIN, JIM MOYLE and GREGORY (GREG) PENN, and each of the Officers of the sole Manager, shall be and hereby are named as Officers of the Company and that (ii) each of the Officers, CHARLES MERDIAN, MARTA CAZARES, KYLE HANNA, JOHN SZCZESNY and TREVOR MILES are authorized to sign documents on behalf of the Company in connection with its ordinary business operations, which shall include purchasing and selling property on behalf of the Company, including, without limitation, to execute Deeds, Settlement Statements, Owner's Affidavits, Plats of Survey, and any other related documents deemed necessary.

RESOLVED that the individuals covered by the Delegation of Authority of the sole Manager shall be and hereby are authorized to sign documents on behalf of the Company in accordance with such Delegation of Authority (as then in effect).

RESOLVED that the following individual(s) identified shall be and hereby are authorized to sign documents on behalf of the following Subdivisions in connection with each Subdivision's ordinary business operations, which shall include selling property on behalf of the Company, including, without limitation, to execute Deeds, Settlement Statements, Owner's Affidavits, Plats of Survey, and any other related documents deemed necessary.

| ARROWHEAD RESERVE | JESSE SWANSON AND ANTHONY MALDONADO |
|-----------------------------|---|
| CAPE CORAL | ANTHONY MALDONADO |
| CELEBRATION POINTE | FIKR (FIK) MESHESHA AND BOSCO MARCHENA |
| CHATHAM WALK | JOSHUA (JOSH) PETTIT |
| CREEKSIDE AT TWIN CREEKS | BYRON BYRD |

| DELTONA/DELAND | WILFREDO (FREDDY) GONZALEZ |
|---------------------------------|---|
| GRAND OAK ESTATES | MORIDA YEX |
| HAMLETS OF TAVARES | KAREN FORTICH, JOHN GAMMON AND MARCELA LEANDRO |
| HIGHLAND MEADOWS | WILFREDO (FREDDY) GONZALEZ |
| KENSINGTON VIEW | LISA ORTEGA |
| LAKE DORA ESTATES | WILFREDO (FREDDY) GONZALEZ |
| LAKE JACKSON RIDGE | WILFREDO (FREDDY) GONZALEZ |
| LAKES AT WOODLAWN | JOHN KENNA AND BYRON BYRD |
| LUMBER CREEK | JOHN KENNA |
| MANSFIELD | WILFREDO (FREDDY) GONZALEZ |
| MADISON VILLAGE | JOSHUA (JOSH) PETTIT AND MORIDA YEX |
| MEADOW RIDGE OF GRAND ISLAND | MORIDA YEX AND KAREN FORTICH |
| MIRADA | JOSHUA (JOSH) PETTIT, MORIDA YEX AND RICHARD JOHNSON |
| MIRROR LAKES | ANTHONY MALDONADO AND KEVIN TREMMEL |
| MORGAN'S COVE | BYRON BYRD |
| NORTH PORT | NICHOLAS (NICK) PARATORE |
| PALM BAY | BOSCO MARCHENA AND FIKR (FIK) MESHESHA |
| PALM COAST | JOHN KENNA |
| POINCIANA | KAREN FORTICH AND JOHN GAMMON |
| PORT ST. LUCIE | BOSCO MARCHENA AND FIKR (FIK) MESHESHA |
| REUNION VILLAGE | ANA MARIA BAZELIUC |
| RIDGE AT SWAN LAKE | KAREN FORTICH AND WILFREDO (FREDDY) GONZALEZ |

| RIVERSTONE | LISA ORTEGA AND JOSHUA (JOSH) PETTIT |
|-----------------------|---|
| ROLLING HILLS | GREGORY (GREG) PENN |
| SAND RIDGE | RICHARD JOHNSON |
| SEA FOREST BEACH CLUB | MORIDA YEX, TIMOTHY (TIM) HOUCK AND JOSHUA (JOSH) PETTIT |
| SHERMAN HILLS | MORIDA YEX |
| SOUTHERN PINES | NICOLE HARRIS |
| SPRING RIDGE | RICHARD JOHNSON AND MORIDA YEX |
| TRILBY CROSSING | MORIDA YEX AND JOSHUA (JOSH) PETTIT |

RESOLVED that all prior lawful acts performed or authorized in the name of, or on behalf of, the Company by all the individuals herein named, or by any Officer of the sole Manager, are hereby ratified, confirmed, authorized and approved in all respects.

RESOLVED that the forgoing Resolutions replace and supersede all previously adopted Resolutions covering the subject matter of these Resolutions issued by or on behalf of the Company.

IN WITNESS WHEREOF the undersigned, being the sole Manager of the Company, has adopted the foregoing Resolutions as of April 8, 2022.

By: LGI Homes Group, LLC

Scott J. Gal

Scott J. Garber, Authorized Signatory

UNANIMOUS WRITTEN CONSENT OF SOLE MANAGER OF LGI HOMES GROUP, LLC

Pursuant to the provisions of Sections 6.201 and 101.359 of the Texas Business Organizations Code (the "Act"), and Section 2 of the Second Amended and Restated Company Agreement of LGI Homes Group, LLC, a Texas limited liability company (the "Company"), the undersigned, being the sole manager of the Company, does hereby consent in writing to the adoption of the following resolutions without the holding of a meeting, such resolutions to have the same force and effect as if duly adopted at a meeting of the sole manager which was duly called and held in accordance with Sections 101.3 5 5 of the Act:

RESOLVED, that ERIC LIPAR, MIKE SNIDER, CHARLES MERDIAN, RACHEL EATON, JACK LIPAR, SEAN O'NEAL and SCOTT GARBER shall be and hereby are named as Officers of the Company and are authorized to sign documents on behalf of the Company as authorized in connection with its ordinary business, which shall include purchasing and selling property on behalf of the Company, including, without limitation, to execute Deeds, Settlement Statements, Owner's Affidavits, Plats of Survey, and any other related documents deemed necessary by such Officer.

RESOLVED, that CHARLES MERDIAN and SCOTT GARBER shall be and hereby are named as Authorized Signatories of the Company and are authorized to sign documents on behalf of the Company, as a manager of any entity to which the Company is a manager, including, without limitation, written consents of the Company as a manager of such entity, in connection with the ordinary business of any such entity.

RESOLVED, that all prior lawful acts performed or authorized in the name of, or on behalf of, the Company by all the individuals herein named, or by the sole Manager, are hereby ratified, confirmed, authorized and approved in all respects.

RESOLVED, that this Resolution replaces and supersedes all previously adopted Resolutions issued by or on behalf of the Company or any of the Subdivisions included in this Resolution.

IN WITNESS WHEREOF, the undersigned, being the sole Manager of the Company, has adopted the foregoing Resolutions as of January 1, 2022.

By: Eric Lipar, Manager

FILED
In the Office of the
Secretary of State of Texas
MAR 02 2011

CERTIFICATE OF FORMATION

OF

Corporations Section

LGI HOMES GROUP, LLC

The undersigned, a natural person of the age of eighteen years or more, acting as the sole organizer of a limited liability company under Chapter 101 of the Texas Business Organizations Code (the "Texas Limited Liability Company Act") does hereby adopt the following Certificate of Formation for such limited liability company:

I

NAME

The name of the limited liability company is LGI HOMES GROUP, LLC (the "Company").

П

DURATION

The period of duration of the Company shall be perpetual, unless it is earlier wound up in accordance with the provisions of the Company Agreement of the Company.

Ш

PURPOSE

The Company is organized for the purpose of conducting any and all lawful business for which a limited liability company may be organized under the Texas Limited Liability Company Act.

RECEIVED

MAR 02 2011

Secretary of State

HOUSTON_1\1100714v1 50147-4 03/02/2011

REGISTERED OFFICE AND AGENT

The address of the initial registered office of the Company shall be 1450 Lake Robbins Drive, Suite 430, The Woodlands, Texas 77380, and the name of its initial registered agent at such address is Eric Lipar.

MANAGERS

The Company is to be managed under the direction of a Board of Managers which shall initially be composed of one manager. The name and address of the person initially serving as manager is as follows:

Name

Address

Eric T. Lipar

1450 Lake Robbins Drive, Suite 430 The Woodlands, Texas 77380

VI

COMPANY AGREEMENT

The initial members of the Company shall adopt a Company Agreement which shall set forth all of the provisions for the regulation and management of the affairs of the Company. Any person or entity that acquires a membership interest in the Company shall be bound by the provisions of the Company Agreement, notwithstanding the fact that such person has not executed such Company Agreement or a separate written instrument pursuant to which it agrees to be bound by the provisions thereof.

VII

ORGANIZER

The name and address of the organizer of the Company is:

<u>Name</u>

Address

Warren A. Hoffman

Winstead PC

1100 JPMorgan Chase Tower 600 Travis Street

Houston, Texas 77002

IN WITNESS WHEREOF, the undersigned has executed this Certificate of Formation in his capacity as sole organizer of the Company as of March 2, 2011.