Meadow Pointe Community Development District

Board of Supervisors

Michael Smith, Chairman

Alicia Willis, Vice-Chairman

Kelly L. Garvin, Assistant Secretary

Lutfi Jadallah, Assistant Secretary

Mark Vega, District Manager

Dana Collier, District Counsel

Tonja Stewart, District Engineer

Keith Fisk, Operations Manager

Nathaniel Kirkland, Assistant Secretary David Wenck, Inframark

Regular Meeting Agenda

Thursday, February 17, 2022 7:00 P.M.

Meeting URL: https://us02web.zoom.us/j/3797970647

Meeting ID: 379 797 0647

If you do not have a way to join Zoom via a device connected to the internet you can also call into the meeting

Dial In (646)558-8656

A hybrid meeting procedure using media technology communications to allow audience members to attend via ZOOM.

Regular Meeting Agenda

- 1. Call to Order and Roll Call
- 2. Pledge of Allegiance
- 3. Audience Comments (3) Minute Time Limit
- 4. Consent Agenda
 - A. Approval of Minutes of the 1.20.22 Meeting
 - B. Approval of Minutes of the 2.3.22 Meeting
 - C. Acceptance of the December 31, 2021 Financials
- 5. Deed Restriction and Architectural Review Matters
- 6. Discussion of Third-Party Deed Restriction Enforcement
- 7. Discussion and Approval of Inframark Contract Correction
- 8. District Counsel Report
- 9. District Engineer Report
- 10. District Manager Report
- 11. Operations Matters
- 12. Community Council Update
- 13. Supervisor Comments
- 14. Adjournment

Note: The next meeting is scheduled for March 3, 2022

Meeting Location:

Meadow Pointe Community Park, Clubhouse A, 28245 County Line Road Wesley Chapel, FL 33544

Tampa Bay Times **Published Daily**

STATE OF FLORIDA COUNTY OF Pasco

Before the undersigned authority personally appeared Deirdre Almeida who on oath says that he/she is Legal Advertising Representative of the Tampa Bay Times a daily newspaper printed in St. Petersburg, in Pinellas County, Florida; that the attached copy of advertisement, being a Legal Notice in the matter RE: Meeting Schedule was published in Tampa Bay Times: 8/29/21 in said newspaper in the issues of Baylink Pasco

Affiant further says the said Tampa Bay Times is a newspaper published in Pasco County, Florida and that the said newspaper has heretofore been continuously published in said Pasco County, Florida each day and has been entered as a second class mail matter at the post office in said Pasco County, Florida for a period of one year next preceding the first publication of the attached copy of advertisement, and affiant further says that he/she neither paid not promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

Signature Affiant Sworn to and subscribed before me this .08/29/2021 Signature of Notary Public Personally known or produced identification Type of identification produced

Notice of Meetings Meadow Pointe Community Development District

The Board of Supervisors of the Meadow Pointe Community Development District will hold their meetings for Fiscal Year 2022 on the first and third Thursday of each month (except as noted below) at 7:00 P.M. in the Meadow Pointe Clubhouse A, 28245 County Line Road, Wesley Chapel, Florida as follows:

> September 2, 2021 April 7, 2022 April 21, 2022 September 16, 2021 October 7, 2021 October 21, 2021 May 5, 2022 May 19, 2022 June 2, 2022 November 4, 2021 November 18, 2021 June 16, 2022 December 2, 2021 July 7, 2022 January 6, 2022 July 21, 2022 August 4, 2022 January 20, 2022 February 3, 2022 August 18, 2022 February 17, 2022 March 3, 2022 September 1, 2022 September 15, 2022

In addition to the regular meetings listed above, the District will conduct a Deed Restriction Violation Board meeting in the Meadow Pointe Clubhouse, 28245 County Line Road, Wesley Chapel, Florida at 7:00 P.M. on the second and fourth Monday of each month (except as noted

> October 11, 2021 October 25, 2021 May 9, 2022 May 23, 2022 June 13, 2022 November 8, 2021 November 22, 2021 December 13, 2021 January 10, 2022 January 24, 2022 June 27, 2022 July 11, 2022 February 14, 2022 February 28, 2022 July 25, 2022 August 8, 2022 August 22, 2022 March 14, 2022 March 28, 2022 April 11, 2022 September 12, 2022 September 26, 2022 April 25, 2022

The meetings are open to the public and will be conducted in accordance with the provision of Florida Law for Community Development Districts. The meeting may be continued to a date, time, and place to be specified on the record at the meeting.

Please check the District's website for the latest information: www.meadowpointecdd.com.

There may be occasions when one or more Supervisors will participate by telephone. Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the District Office at (954) 603-0033 at least two (2) calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Florida Relay Service at 711, for aid in contacting the District Office.

Each person who decides to appeal any decision made by the Board with respect to any matter considered at the meeting is advised that person will need a record of the proceedings and that accordingly, the person may need to ensure that a verbatim record of the proceedings is made, including the testimony and evidence upon which such appeal is to be based.

Mark Vega, District Manager August 29, 2021

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Received Coral Springs, FL

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INFRAMARK

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Balance Sheet December 31, 2021

ACCOUNT DESCRIPTION	 SENERAL FUND	SIDENTIAL ERVICES FUND	TOTAL
<u>ASSETS</u>			
Cash - Checking Account	\$ 1,157,406	\$ -	\$ 1,157,406
Cash On Hand/Petty Cash	300	-	300
Due From Other Funds	-	230,445	230,445
Investments:			
Money Market Account	798,239	-	798,239
Prepaid Items	12,238	-	12,238
Utility Deposits - TECO	18,775	-	18,775
TOTAL ASSETS	\$ 1,986,958	\$ 230,445	\$ 2,217,403
LIABILITIES			
Accounts Payable	\$ 100,622	\$ 26,594	\$ 127,216
Accrued Taxes Payable	2	-	2
Sales Tax Payable	32	-	32
Due To Other Funds	 230,445	-	230,445
TOTAL LIABILITIES	331,101	26,594	357,695
FUND BALANCES			
Nonspendable:			
Prepaid Items	12,238	-	12,238
Deposits	18,775	-	18,775
Assigned to:			
Operating Reserves	262,932	43,679	306,611
Unassigned:	1,361,912	160,172	1,522,084
TOTAL FUND BALANCES	\$ 1,655,857	\$ 203,851	\$ 1,859,708
TOTAL LIABILITIES & FUND BALANCES	\$ 1,986,958	\$ 230,445	\$ 2,217,403

Statement of Revenues, Expenditures and Changes in Fund Balances For the Period Ending December 31, 2021

ACCOUNT DESCRIPTION	ADO	NUAL PTED DGET	ΥE	AR TO DATE BUDGET	YE	EAR TO DATE	RIANCE (\$) V(UNFAV)	YTD ACTUAL AS A % OF ADOPTED BUI
REVENUES					- (· · · · ·	
Interest - Investments	\$	2,500	\$	625	\$	493	\$ (132)	19.72
Special Assmnts- Tax Collector	1,	119,333		1,056,065		1,050,722	(5,343)	93.87
Special Assmnts- Discounts		(44,773)		(42,242)		(42,018)	224	93.85
Other Miscellaneous Revenues		500		125		1,224	1,099	244.80
Access Cards		1,000		250		650	400	65.00
Amenities Revenue		5,000		1,250		1,617	367	32.34
TOTAL REVENUES	1,	083,560		1,016,073		1,012,688	(3,385)	93.46
<u>EXPENDITURES</u>								
<u>Administration</u>								
P/R-Board of Supervisors		24,000		6,000		5,800	200	24.17
FICA Taxes		1,836		459		444	15	24.189
ProfServ-Engineering		10,000		2,500		6,151	(3,651)	61.51
ProfServ-Legal Services		10,000		2,500		2,748	(248)	27.489
ProfServ-Mgmt Consulting		64,483		16,121		16,121	-	25.00
ProfServ-Property Appraiser		150		-		-	-	0.00
ProfServ-Recording Secretary		1,500		375		375	-	25.00
Auditing Services		5,200		2,600		-	2,600	0.00
Website Hosting/Email services		-		-		1,553	(1,553)	0.00
Postage and Freight		2,000		500		130	370	6.50
Insurance - General Liability		35,288		17,644		28,734	(11,090)	81.439
Printing and Binding		1,500		375		1	374	0.079
Legal Advertising		1,100		275		190	85	17.27
Miscellaneous Services		100		25		86	(61)	86.00
Misc-Assessment Collection Cost		22,387		21,051		20,174	877	90.119
Misc-Reserve Study		-		-		1,950	(1,950)	0.00
Misc-Taxes		3,300		3,300		2,298	1,002	69.64
Annual District Filing Fee		175		175		175	 -	100.00
Total Administration		183,019		73,900		86,930	 (13,030)	47.50
<u>Field</u>								
Contracts-Landscape		144,019		36,005		36,005	-	25.00
Contracts-Landscape Consultant		6,720		1,680		1,680	-	25.00
Utility - General		20,000		5,000		3,092	1,908	15.469
R&M-General		36,000		9,000		75,200	(66,200)	208.89
R&M-Irrigation		10,000		2,500		450	2,050	4.509
R&M-Lake		25,000		6,250		3,930	2,320	15.729
R&M-Landscape Renovations		20,000		5,000		7,168	(2,168)	35.849
R&M-Mulch		13,000		3,250		-	3,250	0.00
Cap Outlay-Machinery and Equip		5,000		1,250			 1,250	0.00
Total Field		279,739		69,935		127,525	(57,590)	45.59

Statement of Revenues, Expenditures and Changes in Fund Balances For the Period Ending December 31, 2021

ACCOUNT DESCRIPTION	ΑĽ	NNUAL DOPTED UDGET	R TO DATE UDGET	YE	AR TO DATE ACTUAL	IANCE (\$) /(UNFAV)	YTD ACTUAL AS A % OF ADOPTED BUD
Road and Street Facilities							
Electricity - Streetlights		150,000	37,500		35,417	2,083	23.61%
Total Road and Street Facilities		150,000	37,500		35,417	2,083	23.61%
Parks and Recreation - General							
Payroll-Salaries		240,000	60,000		57,823	2,177	24.09%
FICA Taxes		18,360	4,590		4,411	179	24.03%
Life and Health Insurance		9,000	2,250		-	2,250	0.00%
Workers' Compensation		8,611	2,153		4,057	(1,904)	47.11%
Communication - Telephone		6,000	1,500		1,746	(246)	29.10%
Utility - General		40,000	10,000		9,019	981	22.55%
R&M-General		40,000	10,000		4,074	5,926	10.19%
R&M-Mulch		5,000	1,250		-	1,250	0.00%
Misc-News Letters		11,000	2,750		-	2,750	0.00%
Op Supplies - General		60,000	15,000		17,127	(2,127)	28.55%
Subscriptions and Memberships		1,000	250		-	250	0.00%
Capital Outlay		246,873	61,718		3,788	57,930	1.53%
Total Parks and Recreation - General		685,844	171,461		102,045	69,416	14.88%
TOTAL EXPENDITURES	,	1,298,602	352,796		351,917	879	27.10%
Excess (deficiency) of revenues							
Over (under) expenditures		(215,042)	 663,277		660,771	 (2,506)	-307.28%
OTHER FINANCING SOURCES (USES)							
Contribution to (Use of) Fund Balance		(215,042)	-		-	-	0.00%
TOTAL FINANCING SOURCES (USES)		(215,042)	-		-	-	0.00%
Net change in fund balance	\$	(215,042)	\$ 663,277	\$	660,771	\$ (2,506)	-307.28%
FUND BALANCE, BEGINNING (OCT 1, 2021)		995,086	995,086		995,086		
FUND BALANCE, ENDING	\$	780,044	\$ 1,658,363	\$	1,655,857		

Statement of Revenues, Expenditures and Changes in Fund Balances

For the Period Ending December 31, 2021

ACCOUNT DESCRIPTION	Δ	ANNUAL ADOPTED BUDGET	AR TO DATE BUDGET	AR TO DATE ACTUAL	RIANCE (\$) V(UNFAV)	YTD ACTUAL AS A % OF ADOPTED BUD
REVENUES						
Interest - Investments	\$	-	\$ -	\$ -	\$ -	0.00%
Special Assmnts- Tax Collector		152,670	144,041	143,312	(729)	93.87%
Special Assmnts- Discounts		(6,107)	(5,761)	(5,731)	30	93.84%
TOTAL REVENUES		146,563	138,280	137,581	(699)	93.87%
EXPENDITURES						
<u>Administration</u>						
ProfServ-Administrative		2,100	525	975	(450)	46.43%
ProfServ-Legal Services		7,000	1,750	2,985	(1,235)	42.64%
Misc-Assessment Collection Cost		3,053	2,871	2,752	119	90.14%
Office Supplies		3,000	 750	 323	 427	10.77%
Total Administration		15,153	 5,896	 7,035	 (1,139)	46.43%
Garbage/Solid Waste Services						
Utility - Refuse Removal		159,564	 39,891	 39,891	 -	25.00%
Total Garbage/Solid Waste Services		159,564	 39,891	 39,891	 	25.00%
TOTAL EXPENDITURES		174,717	45,787	46,926	(1,139)	26.86%
Excess (deficiency) of revenues						
Over (under) expenditures		(28,154)	 92,493	 90,655	 (1,838)	-322.00%
OTHER FINANCING SOURCES (USES)						
Contribution to (Use of) Fund Balance		(28,154)	-	-	-	0.00%
TOTAL FINANCING SOURCES (USES)		(28,154)	-	-	-	0.00%
Net change in fund balance	\$	(28,154)	\$ 92,493	\$ 90,655	\$ (1,838)	-322.00%
FUND BALANCE, BEGINNING (OCT 1, 2021)		113,196	113,196	113,196		
FUND BALANCE, ENDING	\$	85,042	\$ 205,689	\$ 203,851		

Non-Ad Valorem Special Assessments (Pasco County Tax Collector - Monthly Collection Distributions) For the Fiscal Year Ending September 30, 2022

								ALLO	CAT	ION
Date Received		et Amount Received	(P	scount / enalties) Amount	С	ollection Costs	Gross Amount Received	 eneral Fund ssessments	_	Residential ervices Fund Assessments
Assessments Allocation %	s Lev	ied					\$1,272,004 100%	\$ 1,119,334 88.00%	\$	152,670 12.00%
11/04/21	\$	9,566	\$	507	\$	195	\$ 10,269	\$ 9,036	\$	1,233
11/12/21	\$	46,029	\$	1,957	\$	939	\$ 48,925	\$ 43,053	\$	5,872
11/15/21	\$	81,818	\$	3,478	\$	1,670	\$ 86,966	\$ 76,528	\$	10,438
12/02/21	\$	700,043	\$	29,753	\$	14,287	\$ 744,083	\$ 654,776	\$	89,307
12/09/21	\$	230,967	\$	9,820	\$	4,714	\$ 245,500	\$ 216,035	\$	29,466
12/17/21	\$	54,936	\$	2,233	\$	1,121	\$ 58,291	\$ 51,294	\$	6,996
TOTAL	\$	1,123,359	\$	47,749	\$	22,926	\$ 1,194,034	\$ 1,050,722	\$	143,312
% COLLECT	ED						94%	94%		94%
TOTAL OUT	STA	NDING					\$ 77,970	\$ 68,612	\$	9,358

Cash and Investment Report December 31, 2021

	ACCOUNT NAME	BANK NAME	YIELD I	MATURITY	BALANCE
GENE	RAL FUND				
*	Checking Account - Operating	SouthState	0.00%	n/a	1,146,209
	Checking Account - Operating	Regions	0.00%	n/a	11,197
			Subtotal	-	1,157,406
	Petty Cash		0.00%	n/a	300
	Money Market Account	Bank United	0.15%	n/a	96,427
	Money Market Account	Valley National	0.25%	n/a	672,956
	Money Market Account	BB&T	0.01%	n/a	28,856
			Subtotal	-	798,239
			Total	-	\$ 1,955,945

^{* \$750,000} was transferred to Valley National MMA in January.

Cash Receipts Schedule December 31, 2021

<u>Date</u>	<u>Source</u>	<u>Amount</u>	Misc. Income	<u>Other</u>	<u>Description</u>
10/04/21	Clubhouse Refund- Rental Cancel	(100)	(100)		
10/07/21	Fobs	313	313		
10/12/21	Sales tax collection allowance	3	3		
11/04/21	Tax Collector	9,036		9,036	See assessment collection worksheet
11/11/21	Clubhouse Refund - Rental Cancel	(200)	(200)		
11/11/21	Clubhouse Rental	810	810		
11/11/21	Membership / Agreement School Board	607	607		
11/11/21	Fobs / Parking	233	233		
11/12/21	Tax Collector	43,053		43,053	See assessment collection worksheet
11/15/21	Tax Collector	76,528		76,528	See assessment collection worksheet
12/02/21	Tax Collector	654,776		654,776	See assessment collection worksheet
12/09/21	Tax Collector	216,035		216,035	See assessment collection worksheet
12/13/21	Clubhouse Rental	500	500		
12/13/21	Fobs	164	164		
12/17/21	Tax Collector	51,294		51,294	See assessment collection worksheet
12/17/21	Sales tax collection allowance	3	3		
12/21/21	Fines / American Homes	1,159	1,159		
Total		1,054,214	3,492	1,050,722	

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MEADOW POINTE COMMUNITY DEVELOPMENT DISTRICT

Payment Register by Bank Account

For the Period from 12/1/21 to 12/31/21 (Sorted by Check / ACH No.)

Pymt Type	Check / ACH No.	Date	Payee Type	Payee	Invoice No.	Payment Description	Invoice / GL Description	G/L Account #	Amount Paid
SOUTHS.	TATE BANK	GE - (ACC	T# XXXXX	(6916)					
		•		<u>-</u>					
	10429	12/01/21	Employee	BRENNON A. PENNINGTON	PAYROLL	December 01, 2021 Payroll Posting			\$348.16
	10430	12/01/21	Employee	KAILA A. MCALPINE	PAYROLL	December 01, 2021 Payroll Posting			\$264.12
	10431	12/01/21	Vendor	GREENVIEW LANDSCAPING, INC.	12MP121	LANDSCAPE 12/2021	December Monthly	001-534050-53901	\$12,001.50
	10432	12/01/21	Vendor	WEDDINGS DONE BRIGHT	132250	HOLIDAY LIGHTS	Op Supplies - General	001-552001-57201	\$5,000.00
	10433	12/01/21	Vendor	WEDDINGS DONE BRIGHT	132252	HOLIDAY LIGHTS 50%	Holiday Lights	001-552001-57201	\$1,500.00
	10434	12/07/21	Employee	ALICIA A. WILLIS	PAYROLL	December 07, 2021 Payroll Posting			\$184.70
	10435	12/08/21	Vendor	STRALEY ROBIN VERICKER	20616	LEGAL SERVICES THRU 11/15/21	ProfServ-Legal Services	001-531023-51401	\$520.32
	10436	12/16/21	Employee	BRENNON A. PENNINGTON	PAYROLL	December 16, 2021 Payroll Posting			\$342.16
	10437	12/16/21	Employee	KAILA A. MCALPINE	PAYROLL	December 16, 2021 Payroll Posting			\$342.16
	10438	12/16/21	Vendor	KEITH FISK (PETTY CASH)	120821	HOLIDAY BONUS FOR EMPLOYEES	Holiday Bonus employees	001-552001-57201	\$550.00
	10439	12/16/21	Vendor	PHENOMENAL EXERCISE	241041	NOV 21- MAINTENANCE FEE	Maintenance Fee For November	001-546001-57201	\$150.00
	10440	12/20/21	Vendor	CITY ELECTRIC SUPPLY CO	LOL/157566	FLD LGT DLC	R&M-General	001-546001-53901	\$163.83
	10441	12/20/21	Vendor	CLEAN SWEEP SUPPLY CO., INC.	2285	TRASH BAGS/GLASS CLEANER	Office Supplies	001-552001-57201	\$98.81
Check	10442	12/20/21	Vendor	COMPLETE I.T.	7771	EAGLE EYE MONTHLY	Op Supplies - General	001-552001-57201	\$187.50
Check	10443	12/20/21	Vendor	DANIEL L. LAVALLE	113021	FHP- 11/30/21	FHP 11302021	001-552001-57201	\$200.00
	10443	12/20/21	Vendor	DANIEL L. LAVALLE	120921	FHP 12/09/21	FHP	001-552001-57201	\$200.00
	10443	12/20/21	Vendor	DANIEL L. LAVALLE	121521	FHP 12/14-12/15/21	FHP	001-552001-57201	\$400.00
Check	10444	12/20/21	Vendor	FEDEX	7-574-40935	11/12/21 POSTAGE	Postage and Freight	001-541006-51301	\$13.24
Check	10445	12/20/21	Vendor	GREENVIEW LANDSCAPING, INC.	12MP102121	CUT DOWN 5 CRAPE MYRTLE TREES	December Monthly	001-546051-53901	\$500.00
Check	10445	12/20/21	Vendor	GREENVIEW LANDSCAPING, INC.	12MP1FL21	INSTALL 350 GERANIUMS/PANSYS	December Monthly	001-534050-53901	\$1,417.50
Check	10446	12/20/21	Vendor	HOME DEPOT CREDIT SERVICES	112821-9347		CHLAGEKEY/D 8 PACK/PHOTO CONTROL/HARRIS VINEGAR/CL	001-552001-57201	\$136.69
Check	10446	12/20/21	Vendor	HOME DEPOT CREDIT SERVICES	112821-9347		BUNGEE/PHOTO/COUPLING/LUBE/HOSE/NOZZLE/THERMOMETER	001-552001-57201	\$249.21
Check	10446	12/20/21	Vendor	HOME DEPOT CREDIT SERVICES	112821-9347		MULTI-APPL CVR/TOGGLE/FLAY VERT GRAY	001-546001-53901	\$35.73
Check	10446	12/20/21	Vendor	HOME DEPOT CREDIT SERVICES	112821-9347		HAMMER DRILL	001-552001-57201	\$4.97
Check	10446	12/20/21	Vendor	HOME DEPOT CREDIT SERVICES	112821-9347		FIRE ANT TREATMENT/DUSTER REFILL/VINEGAR	001-552001-57201	\$83.58
Check	10447	12/20/21	Vendor	INFRAMARK, LLC	71078	DEC 21- MGMT SERVICES	ProfServ-Mgmt Consulting Serv	001-531027-51201	\$5,498.58
Check	10447	12/20/21	Vendor	INFRAMARK, LLC	71078	DEC 21- MGMT SERVICES	Postage and Freight	001-541006-51301	\$40.81
Check	10447	12/20/21	Vendor	INFRAMARK, LLC	71078	DEC 21- MGMT SERVICES	ProfServ-Administrative	002-531001-51301	\$150.00
Check	10447	12/20/21	Vendor	INFRAMARK, LLC	71078	DEC 21- MGMT SERVICES	ProfServ-Administrative	002-531001-51301	\$175.00
Check	10448	12/20/21	Vendor	OFFICE DEPOT	209172071001	HP INK COMBO	Office Supplies	001-552001-57201	\$106.25
Check	10449	12/20/21	Vendor	OLM, INC.	38778	DEC 21- MONTHLY LANDSCAPING	Landscape Inspection	001-534062-53901	\$560.00
Check	10450	12/20/21	Vendor	OUTSMART PEST MGMT, INC.	32028	DEC 21- PEST CONTROL	Op Supplies - General	001-552001-57201	\$65.00
Check	10451	12/20/21	Vendor	ROGER A SHAW	202155	NOV 21- AQUATIC SERVICES	R & M Lake	001-546042-53901	\$1,910.00
Check	10452	12/20/21	Vendor	STANTEC CONSULTING SERVICES INC	1863574	SWFWMD CERTIFICATIONS	ProfServ-Engineering	001-531013-53901	\$917.00
Check	10453	12/20/21	Vendor	STRALEY ROBIN VERICKER	20728	PROFESSIONAL SERVICES THRU- 11/15/21	ProfServ-Legal Services	001-531023-51401	\$912.00
Check	10454	12/20/21	Vendor	TRIANGLE POOL SERVICE	1116701	POOL SUPPLIES	Op Supplies - General	001-552001-57201	\$294.83
Check	10455	12/22/21	Employee	ALICIA A. WILLIS	PAYROLL	December 22, 2021 Payroll Posting			\$184.70
Check	10456	12/30/21	Vendor	GREENVIEW LANDSCAPING, INC.	1MPCDD22	JANUARY SERVICES	December Monthly	001-534050-53901	\$12,001.50
	10457	12/30/21	Vendor	TIMES PUBLISHING CO	0000198168	WORKSHOP/AFFIDAVIT MATERIAL	Legal Advertising	001-548002-51301	\$47.60
Check	10458	12/30/21	Vendor	TRUIST BANK	120621	NOV & DEC 21 PURCHASES	Op Supplies	001-552001-57201	\$396.58
	10458	12/30/21	Vendor	TRUIST BANK	120621	NOV & DEC 21 PURCHASES	Op Supplies	001-546001-57201	\$415.87

MEADOW POINTE COMMUNITY DEVELOPMENT DISTRICT

Payment Register by Bank Account

For the Period from 12/1/21 to 12/31/21 (Sorted by Check / ACH No.)

Pymt Type	Check / ACH No.	Date	Payee Type	Payee	Invoice No.	Payment Description	Invoice / GL Description	G/L Account #	Amount Paid
ACH	DD004816	12/01/21	Employee	JILL M RICHTER	PAYROLL	December 01, 2021 Payroll Posting			\$318.61
ACH	DD004817	12/01/21	Employee	KEITH W. FISK	PAYROLL	December 01, 2021 Payroll Posting			\$2,401.06
ACH	DD004818	12/01/21	Employee	KELLAN J. RIVERA	PAYROLL	December 01, 2021 Payroll Posting			\$38.79
ACH	DD004819	12/01/21	Employee	DEANNA L. SOURK	PAYROLL	December 01, 2021 Payroll Posting			\$1,374.14
ACH	DD004820	12/01/21	Employee	MARIAM E. SOLIMAN	PAYROLL	December 01, 2021 Payroll Posting			\$407.28
ACH	DD004821	12/01/21	Employee	KYLE SMITH	PAYROLL	December 01, 2021 Payroll Posting			\$232.73
ACH	DD004822	12/01/21	Employee	ANTONYOUS E. SOLIMAN	PAYROLL	December 01, 2021 Payroll Posting			\$416.96
ACH	DD004823	12/01/21	Employee	GIANCARLO M. RIVERA	PAYROLL	December 01, 2021 Payroll Posting			\$387.87
ACH	DD004824	12/01/21	Employee	CURTIS J. COY	PAYROLL	December 01, 2021 Payroll Posting			\$552.71
ACH	DD004825	12/01/21	Employee	JOHN A. GUZZARDI	PAYROLL	December 01, 2021 Payroll Posting			\$293.63
ACH	DD004826	12/01/21	Employee	SEAN W. SOURK	PAYROLL	December 01, 2021 Payroll Posting			\$431.50
ACH	DD004827	12/07/21	Employee	LUTFI J. JADALLAH	PAYROLL	December 07, 2021 Payroll Posting			\$184.70
ACH	DD004828	12/07/21	Employee	MICHAEL B. SMITH	PAYROLL	December 07, 2021 Payroll Posting			\$184.70
ACH	DD004829	12/07/21	Employee	NATHANIEL KIRKLAND	PAYROLL	December 07, 2021 Payroll Posting			\$184.70
ACH	DD004830	12/07/21	Employee	KELLY L. GARVIN	PAYROLL	December 07, 2021 Payroll Posting			\$184.70
ACH	DD004831	12/08/21	Vendor	ADT SECURITY SERVICES	2855-111821	BLDG B SECURITY	Op Supplies - General	001-552001-57201	\$55.63
ACH	DD004832	12/08/21	Vendor	ADT SECURITY SERVICES	2838-111821	BLDG C SECURITY	Op Supplies - General	001-552001-57201	\$55.63
ACH	DD004833	12/08/21	Vendor	ADT SECURITY SERVICES	2836-111821	BLDG A SECURITY	Op Supplies - General	001-552001-57201	\$55.63
ACH	DD004834	12/08/21	Vendor	PASCO COUNTY UTILITIES	111921 ACH	BILL PRD 09/09-10/08/21	Reclaimed water	001-543001-57201	\$480.32
ACH	DD004834	12/08/21	Vendor	PASCO COUNTY UTILITIES	111921 ACH	BILL PRD 09/09-10/08/21	Reclaimed water	001-543001-53901	\$781.20
ACH	DD004835	12/15/21	Employee	JILL M RICHTER	PAYROLL	December 15, 2021 Payroll Posting			\$371.70
ACH	DD004836	12/15/21	Employee	KEITH W. FISK	PAYROLL	December 15, 2021 Payroll Posting			\$2,401.06
ACH	DD004837	12/15/21	Employee	KELLAN J. RIVERA	PAYROLL	December 15, 2021 Payroll Posting			\$38.79
ACH	DD004838	12/15/21	Employee	DEANNA L. SOURK	PAYROLL	December 15, 2021 Payroll Posting			\$1,374.14
ACH	DD004839	12/15/21	Employee	MARIAM E. SOLIMAN	PAYROLL	December 15, 2021 Payroll Posting			\$497.87
ACH	DD004840	12/15/21	Employee	KYLE SMITH	PAYROLL	December 15, 2021 Payroll Posting			\$261.81
ACH	DD004841	12/15/21	Employee	ANTONYOUS E. SOLIMAN	PAYROLL	December 15, 2021 Payroll Posting			\$515.20
ACH	DD004842	12/15/21	Employee	GIANCARLO M. RIVERA	PAYROLL	December 15, 2021 Payroll Posting			\$378.17
ACH	DD004843	12/15/21	Employee	CURTIS J. COY	PAYROLL	December 15, 2021 Payroll Posting			\$552.71
ACH	DD004844	12/15/21	Employee	JOHN A. GUZZARDI	PAYROLL	December 15, 2021 Payroll Posting			\$465.12
ACH	DD004845	12/15/21	Employee	SEAN W. SOURK	PAYROLL	December 15, 2021 Payroll Posting			\$475.14
ACH	DD004846	12/22/21	Employee	LUTFI J. JADALLAH	PAYROLL	December 22, 2021 Payroll Posting			\$184.70
ACH	DD004847	12/22/21	Employee	MICHAEL B. SMITH	PAYROLL	December 22, 2021 Payroll Posting			\$184.70
ACH	DD004848	12/22/21	Employee	NATHANIEL KIRKLAND	PAYROLL	December 22, 2021 Payroll Posting			\$184.70
ACH	DD004849	12/21/21	Vendor	SAM'S CLUB	110921-8387	PURCHASES 11/18-12/02/21	Op Supplies - General	001-552001-57201	\$241.39
ACH	DD004850	12/21/21	Vendor	TAMPA ELECTRIC ACH	120621 ACH	UTILITY SERVICES 10/15-11/12/21	Utility - General	001-543001-57201	\$2,387.34
ACH	DD004850	12/21/21	Vendor	TAMPA ELECTRIC ACH	120621 ACH	UTILITY SERVICES 10/15-11/12/21	Utility - General	001-543001-53901	\$219.10
ACH	DD004850	12/21/21	Vendor	TAMPA ELECTRIC-ACH	120621 ACH	UTILITY SERVICES 10/15-11/12/21	Electricity - Streetlighting	001-543013-54101	\$11,805.32
ACH	DD004851	12/29/21	Employee	JILL M RICHTER	PAYROLL	December 29, 2021 Payroll Posting			\$212.40
ACH	DD004852	12/29/21	Employee	KURT H. SMITH	PAYROLL	December 29, 2021 Payroll Posting			\$276.36
ACH	DD004853	12/29/21	Employee	KEITH W. FISK	PAYROLL	December 29, 2021 Payroll Posting			\$4,163.26 \$4,274.44
ACH	DD004854	12/29/21	Employee	DEANNA L. SOURK	PAYROLL	December 29, 2021 Payroll Posting			\$1,374.14
ACH	DD004855	12/29/21	Employee	MARIAM E. SOLIMAN	PAYROLL	December 29, 2021 Payroll Posting			\$457.10

MEADOW POINTE COMMUNITY DEVELOPMENT DISTRICT

Payment Register by Bank Account

For the Period from 12/1/21 to 12/31/21 (Sorted by Check / ACH No.)

Pymt Type	Check / ACH No.	Date	Payee Type	Payee	Invoice No.	Payment Description	Invoice / GL Description	G/L Account #	Amount Paid
ACH	DD004856	12/29/21	Employee	KYLE SMITH	PAYROLL	December 29, 2021 Payroll Posting			\$169.70
ACH	DD004857	12/29/21	Employee	ANTONYOUS E. SOLIMAN	PAYROLL	December 29, 2021 Payroll Posting			\$463.31
ACH	DD004858	12/29/21	Employee	GIANCARLO M. RIVERA	PAYROLL	December 29, 2021 Payroll Posting			\$261.81
ACH	DD004859	12/29/21	Employee	CURTIS J. COY	PAYROLL	December 29, 2021 Payroll Posting			\$552.71
ACH	DD004860	12/29/21	Employee	BRENNON A. PENNINGTON	PAYROLL	December 29, 2021 Payroll Posting			\$270.12
ACH	DD004861	12/29/21	Employee	KAILA A. MCALPINE	PAYROLL	December 29, 2021 Payroll Posting			\$138.06
ACH	DD004862	12/29/21	Employee	JOHN A. GUZZARDI	PAYROLL	December 29, 2021 Payroll Posting			\$147.07
ACH	DD004863	12/29/21	Employee	SEAN W. SOURK	PAYROLL	December 29, 2021 Payroll Posting			\$421.81
ACH	DD004866	12/30/21	Vendor	BRIGHT HOUSE NETWORKS ACH	048251701120721	SVC 12/6/21-1/5/22	Spectrum December 2021	001-541003-57201	\$407.03
ACH	DD004867	12/30/21	Vendor	SAM'S CLUB	120821-8387	PURCHASES 11/09/21-12/02/21	Op Supplies - General	001-552001-57201	\$241.39
								Account Total	\$89,687.62

Total Amount Paid \$89,687.62

AMENDED AND RESTATED MANAGEMENT SERVICES MASTER AGREEMENT

This **Amended and Restated Management Services Master Agreement** (the "Agreement") is made this _____ day of February, 2022, between:

- 1) **Meadow Pointe Community Development District,** a local unit of special-purpose government established pursuant to Chapter 190, Florida Statutes (hereinafter the "District"); and
- 2) **INFRAMARK, LLC**, a Texas limited liability company registered in Florida, with its principal place of business at 210 N. University Dr., Suite 702, Coral Springs, Fl 33071 (hereinafter the "Service Company")

BACKGROUND

The District and Service Company entered into a Management Advisory Services Agreement dated November 1, 1991 for Service Company to provide management services, which was subsequently amended (the "Original Agreement");

The Association and Services Company now desire to amend and restate the Original Agreement to provide for Management Service and Compliance Inspection Services, and as provided herein.

In consideration of the mutual promises in this Agreement, the parties agree as follows:

1) TERM AND TERMINATION

- 1.1 The term of this Agreement shall be for an initial period of one (1) year effective on the date executed by the second party hereto, and shall automatically renew for additional one (1) year terms unless either party terminates for any reason, in writing by certified mail return receipt requested, sixty (60) days prior to the renewal date.
- 1.2 The failure of either party to comply with the terms of this Agreement shall constitute a default. Upon default by one party, the other party shall send written Notice of Termination. Such notice shall clearly specify the nature of the default and provide the defaulting party forty-five (45) days to cure the default. If the default is capable of being cured within forty-five (45) days, but is not cured, the Agreement shall terminate at midnight of the forty-fifth (45th) day following receipt of the Notice. In the case of default that cannot be cured within forty-five (45) days, this Agreement shall not terminate so long as the defaulting party has given written notice of the extension to the other party and the defaulting party has commenced and is diligently pursuing a cure.
- 1.3 This Agreement is for Management Services and Compliance Inspection Services and may be terminated by either party with sixty (60) days written notice to the other party. The parties agree that the District may terminate the Compliance Inspection Services portion of this Agreement only upon seven (7) days written notice to the Service Company.

- 1.4 This Agreement may be terminated upon the dissolution or court-declared invalidity of the District.
- 1.5 Upon termination, the Service Company shall be paid in full for all services rendered and reimbursed for all reasonable costs and/or expenses incurred on behalf of the District through the date of termination.
- 1.6 If District incurs costs for damages due to a default of the Service Company that results in termination of this Agreement, District may deduct such costs or damages from the final payment due to Service Company. Such deduction will not exceed the final payment owed to Service Company and will constitute full and final settlement between District and Service Company for all claims against Service Company by District and a release by District of any and all further claims against Service Company.
- 1.7 The Service Company may, at its discretion, suspend service immediately should the District fail to make payments in a timely manner, until such time as the account is made current.

2) SERVICE COMPANY'S SERVICES

- 2.1. Service Company shall provide the services as set forth in Schedule A attached to this Agreement (the "Services").
- 2.2. In the event the District is an established and previously operating entity on the date of this Agreement, the District shall provide or make available to the Service Company the following records at least three (3) weeks prior to the beginning of the Services Company's services:
- 2.2.1. All financial books and records of the District;
- 2.2.2. All bank statements of all accounts of the District;
- 2.2.3. Copies of all contracts and agreements to which District is a party;
- 2.2.4. Copies of all minutes, resolutions and other official actions of the District; and
- 2.2.5. Copies of recorded Covenants and Restrictions, Articles of Incorporation, by-laws, any amendments thereto, and plats (to include addresses).

It is agreed between the District and the Service Company that the Service Company shall have no liability for any errors contained in the above-referenced documents, and shall have no liability for errors which may result from the use of the above-referenced documents should errors be contained therein.

- 2.3. Service Company may offer and/or District may request, that additional services be provided under this Agreement. In the event that the Service Company and the District agree upon a change in the scope of services to be provided under this Agreement, such agreement as well as the change in compensation, if any, shall be agreed to in writing by both Parties and will be invoiced in accordance with this Agreement.
- 2.4. In performing the services, Service Company may rely on information supplied by the District and Service Company shall not be required to independently verify the accuracy and completeness of such information. In addition, although the Service Company may participate in the accumulation of information developed by others necessary for use in documents required by the District, Service Company is not responsible for verifying the accuracy of such information.
- 2.5. Nothing in this Agreement shall prohibit the Service Company from (a) performing water and wastewater utility management, customer services, utility billing, and operation and maintenance services for the District under a separate agreement; and (b) providing for the benefit of any other district services similar to the services provided to District. District hereby waives any and all conflicts of interest or potential conflicts of interest, it being specifically agreed to and understood that Service Company's provision of such services to the District or to any other district shall not constitute a conflict of interest under this Agreement.
- 2.6. Even though Service Company's employees may include licensed attorneys and engineers, the District acknowledges that Service Company is not performing in the capacity of a law firm or an engineering firm when providing services under this Agreement. Service Company may offer general interpretation of documents, but legal opinions are obtainable only from the District's legal counsel.
- 2.7. Service Company shall provide the Services in a professional and workmanlike manner, and in accordance with generally accepted industry practices. THE SERVICE COMPANY EXPRESSLY DISCLAIMS ALL OTHER EXPRESS AND IMPLIED WARRANTIES UNDER LAW.
- 2.8. If the scope of services requires the Service Company to administer or supervise the District's personnel, the Service Company shall not be responsible for any damages, losses, settlement payments deficiencies, liabilities, costs and expenses resulting from the failure of the District's employees to follow the instructions of the Service Company.

3) DISTRICT OBLIGATIONS

- 3.1. District shall:
- 3.1.1. Perform all duties and discharge all responsibilities and obligations not expressly assumed by the Service Company pursuant to the terms of this Agreement;

- 3.1.2. Obtain and maintain all state, federal, and local permits and licenses required;
- 3.13. Comply with applicable law relating to the management of the District to the extent that the responsibility of complying with those laws is not specifically assumed by the Service Company under this Agreement (the Service Company shall not be responsible for the District's failure to comply with any provision of applicable law that is not otherwise specifically assumed by the Service Company hereunder); and
- 3.2 The Service Company shall have no liability for vendor late charges if the late charges are not the result of the Service Company's fault or negligence.
- 3.3 The District represents and warrants that:
- 3.3.1 It is duly incorporated, validly existing, and in good standing under the laws of its state;
- 3.3.2. It has all requisite power, financial capacity, and authority to execute, deliver, and perform its obligations under this Agreement:
- 3.3.3. The execution, delivery, and performance of this Agreement has been duly and validly authorized by it by all necessary action, and this Agreement constitutes the legal, valid, and binding agreement of it and is enforceable against it in accordance with its terms;
- 3.3.4. It shall comply with all applicable federal, state, local, or other laws and regulations applicable to the performance by it of its obligations under this Agreement and shall obtain all applicable permits and licenses required of it in connection with its obligations under this Agreement;
- 3.3.5. There is no outstanding litigation, arbitrated matter or other dispute to which it is a party which, if decided unfavorably to it, would reasonably be expected to have a potential or actual material adverse effect on its ability to fulfill its obligations under this Agreement; and
- The District shall operate as a body, dictated by the 3.4 District legal documents and applicable laws. Authority lies in a majority vote of the Directors, and no Director shall act independently unless authorized by a Board Resolution that empowers him to make specific decisions independently or spend funds within a specified dollar range. District shall also appoint a liaison to communicate Board decisions to Service Company. If no liaison is named, it shall be the Chairman. The District acknowledges and agrees that in the course of providing the Services, it may be necessary for Service Company to use District computer systems, data systems, or networks, or to come into contact with District residents' personal information. District shall notify Service Company of any protocols for said systems and information, and Service Company shall follow all such protocols as provided, and shall not be liable for the loss or compromise of District systems or information. If no protocols are provided, then Service Company shall treat such systems and information with the same degree of care and confidentiality as it treats its own systems and information, but

no less than a reasonable degree of care. Notwithstanding anything in this Agreement to the contrary, Service Company is not liable for any liabilities, losses, damages, expenses, fines, or penalties incurred by the District or any third party as a result of a data security breach or other cyber security breach to the District's computer systems, operating systems, and all other technological or information systems related to the Services provided hereunder, except to the extent such liability, loss, damage, expense, fine, or penalty is the direct result Service Company's negligence or willful misconduct.

4) FEES AND PAYMENT

- The District shall pay the Service Company an annual 4.1. fee of \$65,983.00 ("Management Fee") for the Management Services set forth in Section I of Schedule A and an additional annual fee of \$7,200.00 ("Inspection Fee) for Compliance Inspection Services set forth in Section II of Schedule A plus applicable sales tax, if any, and related expenses shall be paid to the Service Company monthly as compensation for the services set forth herein, per schedule(s) defined in Section 1 and attached hereto as part of this Agreement, and/or as may be described on the Miscellaneous Schedule of Charges. The Management Fee and Inspection shall be due on the first of the month during which the Services will be rendered. The Management Fee is currently paid by District to Service Company for services rendered monthly. The Inspection Fee will become due and payable on the first day of the month following the date of execution of this Agreement by the second party hereto. All other payments shall be due within thirty (30) days of the date of invoice. Disputes with invoices are waived if not raised within ten (10) days of invoice date.
- 4.2. Attendance of meetings is based on an allocation of up to twelve (12) meetings per year, including of the Annual meeting of Members and a Budget meeting, with an allocation of up to two (2) hours per meeting scheduled. The Service Company will bill the District \$125.00 for each additional hour spent attending meetings. Further, meetings which extend past 9:00 p.m. may be charged time and one-half (1.5 x hourly) the hourly rate for meetings. In addition, the Service Company shall bill the District double the prescribed hourly rate of \$125 for each hour spent attending meetings which are scheduled and conducted between the hours of 5:00 P.M. Friday and 9:00 AM. Monday. The Service Company shall not charge for travel time to and from meetings.
- 4.3. Additional services not described on Schedule A which are rendered by the Service Company for or on behalf of the District, with the District's prior written consent, including, but not limited to, preparation of special schedules in assisting auditors, preparation for lawsuits or court appearances, and/or the coordination of insurance claims, major construction projects, or emergency repairs due to acts of God, when requested by the District, will be billed at the rate of \$125.00 per hour or as otherwise agreed by Service Company, to be paid by the District upon receipt of statement. The billing and/or supervision of construction for restoration due to insurance claims or special construction projects shall be billed as a part of the claim at the rate of fifteen percent (15%) of the actual cost of new construction or reconstruction if so requested and approved by the Board of Directors. Should Service Company

- not have expertise in an area, an experienced contractor, approved by the Board, will be consulted, and District will be billed at the rate of \$125.00 per hour for any coordination or liaison activities with the contractor.
- 4.4. In the event of emergency repairs, Service Company is authorized to dispatch the vendor, without liability to the Service Company, to take whatever corrective action is necessary to repair the problem. The District will be notified immediately that such emergency action was taken.
- 4.5. The District shall reimburse the Service Company for all reasonable costs or expenses incurred by the Service Company as provided for in the "Miscellaneous Schedule of Charges" attached to the Agreement and incorporated herein by reference, or with the written consent of the District, in and directly attributable to its fulfilling its duties under this Agreement, including, but not limited to, postage costs, supplies costs and costs to reproduce documents. Such costs and expenses are payable by the District to the Service Company. The District shall pay all reasonable legal fees and expenses should it become necessary for the Service Company to seek legal assistance to recover any balance owed by the District under this Agreement.
- 4.6. For each fiscal year of the District, the compensation payable to the Service Company under the terms and conditions of this Agreement shall be in an amount approved by the District in its final fiscal year budget. Each fiscal year the District will consider price adjustments to compensate for market conditions and the anticipated type and amount of work to be performed by the Service Company during the upcoming fiscal year of the District. In no event shall the compensation payable to the Service Company be reduced, unless agreed to by the District and Service Company, in writing.
- 4.7. If the fiscal year budget is not approved prior to the first day of the fiscal year, the Service Company's compensation under this Agreement will continue at the rate currently in effect at the time of the renewal. The subsequent approval of the budget will result in a retroactive fee adjustment, which will be invoiced in the first month following approval of the budget.
- 4.8. Any and all late payments due to either party from the other shall accrue interest at a rate of one and one-half percent (1 ½%) per month from in accordance with the Florida Local Government Prompt Payment Act.

5) INDEMNIFICATION AND LIMITATION

5.1. THE SERVICE COMPANY SHALL NOT BE LIABLE TO THE DISTRICT OR TO HOMEOWNERS, THEIR GUESTS AND INVITEES FOR ANY LOSS OR DAMAGE TO ANY PERSON OR PROPERTY, UNLESS AND TO THE EXTENT CAUSED BY THE GROSS NEGLIGENCE OR WILLFUL MISCONDUCT OF SERVICE COMPANY OR ANY EMPLOYEE OR AGENT OF THE SERVICE COMPANY. SERVICE COMPANY'S TOTAL LIABILITY FOR ANY ACTION OR BREACH OF THIS AGREEMENT SHALL BE LIMITED TO THE AMOUNTS OF

- INSURANCE CONTRACTUALLY REQUIRED HEREUNDER AND THE AMOUNTS ACTUALLY PAID UNDER THE REQUIRED INSURANCE POLICIES, OR FOR ALL OTHER CLAIMS, AN AMOUNT EQUAL TO THE COMPENSATION PAID IN THE YEAR THE DISPUTE AROSE.
- TO THE EXTENT ALLOWABLE UNDER 5.2. APPLICABLE LAW, AND EXCEPT AND TO THE EXTENT OF SERVICE COMPANY'S GROSS NEGLIGENCE OR WILLFUL MISCONDUCT, THE DISTRICT EXPRESSLY AGREES TO INDEMNIFY, DEFEND, SAVE AND HOLD HARMLESS SERVICE COMPANY FROM AND AGAINST ANY AND ALL CLAIMS, DEMANDS, CAUSES OF ACTION OR JUDGMENTS, OF ANY KIND OR CHARACTER, **INCLUDING ATTORNEYS** FEES, EXPENSES AND COSTS, RESULTING FROM THE SERVICE COMPANY'S PERFORMANCE OF ITS DUTIES UNDER THIS AGREEMENT AND/OR UNDERTAKEN BY THE SERVICE COMPANY AT THE DIRECTION OF THE DISTRICT: THE SERVICE COMPANY SHALL BE LISTED AS AN ADDITIONAL INSURED ON ANY GENERAL LIABILITY POLICY ISSUED ON BEHALF OF THE DISTRICT. THE DISTRICT'S INSURANCE SHALL BE RECOGNIZED AS THE PRIMARY SOURCE FOR THE CLAIMS DESCRIBED IN THIS PARAGRAPH. DISTRICT SHALL MAINTAIN PROPERTY CASUALTY INSURANCE, AND WITHIN THIRTY (30) CALENDAR DAYS OF THE COMMENCEMENT DATE, THE DISTRICT SHALL FURNISH COPIES OF SUCH POLICIES TO THE OPERATOR WITH A CERTIFICATION OR OTHER EVIDENCE THAT THE OPERATOR HAS BEEN DESIGNATED AS AN ADDITIONAL INSURED. THE DISTRICT DOES NOT WAIVE ITS RIGHT TO SOVEREIGN IMMUNITY UNDER THE LAW.
- 5.3. UNDER NO CIRCUMSTANCES SHALL SERVICE COMPANY BE RESPONSIBLE FOR ANY DAMAGES, LOSSES, SETTLEMENT, PAYMENT DEFICIENCIES, LIABILITIES, COSTS AND EXPENSES ARISING BECAUSE OF THE EXECUTION OR IMPLEMENTATION OF SPECIFIC INSTRUCTION OR DIRECTIONS PROVIDED BY THE DISTRICT OR ANY OF ITS DULY DESIGNATED AGENTS OR REPRESENTATIVES.
- 5.4. NOTWITHSTANDING ANY PROVISION TO THE CONTRARY, CONTAINED IN THIS AGREEMENT, IN NO EVENT SHALL EITHER PARTY BE LIABLE, EITHER DIRECTLY OR AS AN INDEMNITOR FOR THE DISTRICT, FOR ANY SPECIAL, PUNITIVE, INDIRECT AND/OR CONSEQUENTIAL DAMAGES, INCLUDING DAMAGES ATTRIBUTABLE TO LOSS OF USE, LOSS OF INCOME OR LOSS OF PROFIT EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
- 5.5. The Service Company shall be allowed to retain the counsel of its choice, but subject to the approval of the District, if Service Company reasonably believes that separate legal assistance is necessary in connection with the defense of any matter, where a demand has been made against the Service Company. The District agrees to pay all reasonable attorneys' fees and related or ancillary expenses including costs incurred

- by the Service Company in the defense of any such claim or cause of action as specifically described in this Section of this Agreement.
- 5.6. Statements for attorney's fees and all legal expenses received by the Service Company shall be processed in the same manner as are all other debts and obligations of the District, except that the District shall promptly approve and sign checks to satisfy such statements.
- 5.7. All final, non-appealable judgments payable and enforceable against the Service Company for which the District is obligated to indemnify the Service Company shall be processed and satisfied by the District in the same manner as are all other debts and obligations of the District, except that the District shall promptly approve and sign checks to satisfy such judgments.
- 5.8. THE DISTRICT SHALL NOT HOLD THE SERVICE COMPANY LIABLE FOR ANY LOSSES OR DAMAGES, JUDGMENTS, CAUSES OF ACTION, SUITS, DEMANDS OR CLAIMS OF ANY CHARACTER OR KIND, TO THE EXTENT ARISING OUT OF OR ATTRIBUTABLE TO THE ACTS OR OMISSIONS OF THIRD PARTIES CONTRACTED WITH TO PERFORM SERVICES FOR THE DISTRICT OR IN FULFILLMENT OF THE SERVICES PROVIDED TO THE DISTRICT UNLESS THE SERVICE COMPANY FAILED TO EXERCISE REASONABLE CARE TO SELECT ONLY THIRD PARTIES COMPETANT TO PROVIDE THE SERVICES CONTRACTED FOR.
- 5.9. The District shall not hold the Service Company liable for any loss of records to the extent arising out of or attributable to unforeseeable occurrences caused through no fault of the Service Company, including but not limited to fire, theft, vandalism, force of nature, or acts of God.
- 5.10. In the event that a party receives notice of or undertakes the defense or prosecution of any action, claim, suit, administrative or arbitration proceeding or investigation consistent with its indemnity obligations hereunder, such party shall give the other party prompt notice of such proceedings and shall inform the other party in advance of all hearings regarding such action, claim, suit, proceeding or investigation.
- 5.11. This indemnification shall not be construed as a waiver of the District's sovereign immunity under state law, and is subject to the limitations set forth under state law.

6) INSURANCE

- 6.1. The Service Company shall provide and maintain the following levels of insurance coverage, naming the District as an additional insured on such policies when permitted by Service Company's insurance provider:
- 6.1.1. Commercial Crime/ Fidelity Insurance with a per loss limit of one million dollars (\$1,000,000.00);
- 6.1.2. Professional Liability insurance with an aggregate limit of two million dollars (\$2,000,000);

- 6.1.3. General Liability insurance with a per occurrence limit of one million dollars (\$1,000,000); and
- 6.1.4. Workers compensation coverage as provided by and in the amounts specified by state law.
- 6.2. The District shall maintain in force a director's and officer's liability policy in an amount of not less than one million dollars (\$1,000,000) in aggregate coverage and such policy shall name the Service Company as an additional insured. Additionally, the District shall maintain property and general liability insurance with appropriate coverage.

7) DISPUTES

- 7.1 In the event of any disputes, the parties shall first attempt to resolve the situation by good faith discussions which shall take place in a timely manner. If the dispute cannot be resolved within sixty (60) days, the parties shall mediate their dispute before a mediator acceptable to both parties, if they cannot agree, they shall ask the Director of the Federal Mediation and Conciliation Service to nominate a mediator. The parties shall bear their own costs of the mediation but the parties shall share equally the costs of the mediator and the mediation Services.
- 7.2 If the parties are unable to resolve any disputes in accordance with the Section above, either party may request that such dispute be submitted for binding arbitration, which shall be governed by the rules of the American Arbitration District or such other rules as the parties may agree. The parties agree that any judgment issued as a result of arbitration may be entered in the court having jurisdiction thereof. The parties agree that arbitration shall be the exclusive means to settle any dispute, controversy or claim arising out of this Agreement. The parties agree that any judgment issued as a result of arbitration may be entered in the court having jurisdiction thereof. Any mediation or arbitration shall be held in a mutually agreeable location within the County in which the District is located.
- 7.3 ALL CLAIMS MUST BE BROUGHT WITHIN ONE (1) YEAR OF THE DATE THE CLAIMING PARTY KNEW OR SHOULD HAVE REASONABLY KNOWN OF SAID CLAIM. INVOICES ALREADY PAID CANNOT BE DISPUTED FOR ANY REASON BEYOND THE DATE OF THE NEXT BOARD MEETING.

8) FORCE MAJEURE

A party's performance of any obligation under this Agreement (except for payment obligations) shall be excused if, and to the extent that, the party is unable to perform because of any event of Force Majeure. The party unable to perform shall be required to resume performance of its obligations under this Agreement as soon as reasonably practicable following the termination off the event or cause that excused performance hereunder. Force Majeure is defined as any act, event or condition to the extent that it adversely impacts the cost of performance of, or adversely affects the ability of, or either party to perform any obligation under this Agreement (except for payment obligations) if such act, event or condition, in light of any circumstances that should have been known or

reasonably believed to have existed at the time, is beyond the reasonable control and is not a result of the willful or negligent act, error, omission or failure to exercise reasonable diligence on the part of the party relying thereon.

9) PUBLIC RECORDS

- 9.1 The Manager will be the public records custodian for the District. In connection with its services to District, the Manager agrees to fully comply with the provisions of Section 119.0701, Florida Statutes pertaining to Florida's Public Records Law. Said compliance will include the Manager taking appropriate and necessary steps to comply with the provisions of Section 119.0701(2)(b), Florida Statutes including, without limitation, the following:
- 9.1.1. The Manager shall keep and maintain public records required by the District to perform the services hereunder.
- 9.1.2. Upon a request for public records received by the District, the Manager shall provide the District with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes or otherwise provided by law.
- 9.1.3 The Manager shall ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the agreement term and following completion of this Agreement if the Manager does not transfer the records to the District.
- 9.1.4 Upon completion of this Agreement, the Manager shall transfer, at no cost, to the District all public records in possession of the Manager consistent with Florida law. All records stored electronically by the Manager must be provided to the District, upon request from the District's custodian of public records, in a format that is compatible with the information technology systems of the District.
- 9.1.5 The District shall make all determinations as to what constitutes confidential or exempt public records.
- 9.1.6 Service Company shall follow the requirements of the Florida Records Retention Act and destroy all records in accordance with the requirements of the law.
- 9.1.7 Failure of the Manager to comply with Section 119.0701, Florida Statutes may subject the Manager to penalties under Section 119.10, Florida Statutes. Further, in the event the Manager fails to comply with this Section or Section 119.0701, Florida Statutes, the District shall be entitled to all remedies at law or in equity. The following statement is required to be included in this Agreement pursuant to Section 119.0701(2), Florida Statutes:

IF THE MANAGER HAS QUESTIONS REGARDING THE APPLICATION CHAPTER 119, FLORIDA STATUTES,

TO THE MANAGER'S DUTY TO PUBLIC RECORDS PROVIDE RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF **PUBLIC RECORDS** TO **SANDRA** DEMARCO C/O INFRAMARK, LLC, TELEPHONE: (954) 603-0033, EMAIL: recordsrequest@inframark.com AND **MAILING ADDRESS:** 210 N. UNIVERSITY DRIVE, SUITE 702. **CORAL SPRINGS, FL 33071.**

10) MISCELLANEOUS

- 10.1. Where agreement, approval, acceptance, consent or similar action by either party hereto is required by any provision of this Agreement, such action shall not be unreasonably delayed or withheld. Each party will cooperate with the other by, among other things, making available, as reasonably requested by the other, management or board decisions, information, approvals, and acceptances in order that each party may properly accomplish its obligations and responsibilities hereunder. Should a party withhold such cooperation as detailed in this Section, the other party shall not be liable for late fees, fines, or other damages or delay as a result.
- 10.2. The headings and titles to the sections of this Agreement are inserted for convenience only and shall not be deemed a part hereof or affect the construction or interpretation of any provision.
- 10.3. No remedy herein conferred upon any party is intended to be exclusive of any other remedy and each and every such remedy shall be cumulative and shall be in addition to every other remedy now or hereafter existing at law or in equity or by statute or otherwise, including injunctive relief.
- 10.4. If any provision of this Agreement or application thereof to anyone or under any circumstances is adjudicated to be invalid or unenforceable in any jurisdiction, such invalidity or unenforceability shall not affect any other provision or application of this Agreement which can be given effect without the invalid or unenforceable provision or application and shall not invalidate or render unenforceable such provision or application in any other jurisdiction.
- 10.5. This Agreement shall be construed without regard to the party that drafted it. Any ambiguity shall not be interpreted against either party and shall, instead, be resolved in accordance with other applicable rules concerning the interpretation of contracts.
- 10.6. This Agreement contains the entire agreement between District and Service Company and supersedes all prior or contemporaneous communications, representations, understandings or agreements that are not consistent with any material provision of this Agreement.

- 10.7. The parties may only modify this Agreement by a written amendment signed by both parties.
- 10.8. The failure on the part of either party to enforce its rights as to any provision of this Agreement shall not be construed as a waiver of its rights to enforce such provisions in the future.
- 10.9. In the event of termination, cancellation or failure to renew, District agrees, for a period of twelve (12) months from the date of termination, not to engage or attempt to engage the services of anyone who is employed by Service Company (or was employed by Service Company at any time within one (1) year prior to the date of termination) for the performance of identical or similar services. Both parties agree that damages as a result of actions in violation of this Section would be impossible to prove, and therefore, in the event of a breach of the foregoing covenant, both parties agree that District shall pay to Service Company, as liquidated damages and not as a penalty, an amount equal to twelve (12) times the monthly compensation agreed to herein.
- 10.10. This Agreement shall be binding upon the successors and assigns of each of the parties. This Agreement shall not be assigned by either party without the prior written consent of the other party unless such assignment shall be to a parent, subsidiary, affiliate, or successor of either Party. When written consent of a party is required, such consent shall not be unreasonably withheld.
- 10.11. This Agreement shall be construed under and in accordance with the laws of the State of Florida, and all obligations of the parties created hereunder are enforceable in the federal or state court having appropriate jurisdiction thereof.
- 10.12. All notices will be in writing and shall be deemed given when mailed by first class mail or delivered in person. Notices required to be given to the parties by each other will be addressed to:

To Service Company:

Inframark, LLC

2002 West Grand Parkway North, Suite 100

Katy, Texas 77449

ATTN: Chris Tarase, Vice President

With a copy to:

Inframark, LLC 220 Gibraltar Road, Suite 200 Horsham, PA 19044

ATTN: Legal Department

To District:

Meadow Pointe CDD c/o Straley, Robin, Vericker Attn: Dana Crosby Collier 1510 W. Cleveland St. Tampa, FL 33606

- 10.13. All records compiled by Service Company with information and material gathered when performing this Agreement are the property of District.
- 10.14. This Agreement may be executed in more than one

counterpart, each of which shall be deemed an original.

10.15. Service Company represents that Service Company is eligible to contract with the District and is currently in compliance and will remain in compliance, for as long as it has any obligations under this Agreement, with all requirements of Section 448.905(2), Florida Statutes; this include, but is not limited to, registering with and using the United States Department of Homeland Security's E-Verify system to verify the work authorization status of all employees hired

on or after January 1, 2021.

10.15.1. If the District has a good faith belief that the Service Company has knowingly violated Section 448.09(1), Florida Statutes, the District will terminate this Agreement as required by Section 448.095(2)(c), Florida Statutes. If the District has a good faith belief that a subcontractor knowingly violated Section 448.09(1), Florida Statutes, but the Service Company otherwise complied with its obligations thereunder, the District shall promptly notify the Service Company and the Service Company will immediately terminate its contract with the subcontractor.

10.15.2. If this Agreement is terminated in accordance with this Section 10.15, then the Service Company will be liable for any additional costs incurred by the District.

IN WITNESS WHEREOF, the parties have duly executed this Agreement effective as of the date at the top of this Agreement.

INFRAMARK, LLC	MEADOW POINTE COMMUNITY DEVELOPMENT DISTRICT
By: Chris Tarase	Printed Name:
Title: Vice President – Management Services	Title:
Date:	Date:

Schedule A Scope of Services

The Service Company shall provide the following services to, for, and on behalf of the District:

I- MANAGEMENT SERVICES

A- FINANCIAL ACCOUNTING SERVICES

- 1- Prepare the District's budget at the District's direction.
- 2- Implement the District's budget directives.
- 3- Prepare of monthly financial reports for the regular District meetings.
- 4- Submit preliminary budget to the District as required under applicable law or District policy.
- 5- Modify preliminary budget for consideration by the District at the District's advertised Public Hearing.
- 6- Coordinate budget preparation with District's Board, Engineer, and Attorney.
- 7- Prepare budget resolution approving the District's budget and authorization to set public hearing.
- 8- Prepare budget and assessment resolutions as required by applicable law.
- 9- Prepare annual financial report for units of local government.
- 10- Prepare of Public Depositor's Report and distribution to State Treasurer.
- 11- Provide all required annual disclosure information to the local government in the County in which the District resides
- 12- Coordinate and distribute Annual Public Facilities Report and distribute to appropriate agencies.
- 13- Prepare of all required schedules for year-end audit.
- 14- Oversee capital and general fund accounts.
- 15- Prepare required investment policies and procedures at the District's direction.
- 16- Administer purchase order system, periodic payment of invoices.
- 17- Coordinate tax collection and miscellaneous receivables.
- 18- Establish Government Fund Accounting System in accordance with the Uniform Accounting System prescribed by Department of Banking and Finance for Government

Accounting, Generally Accepted Accounting Principles (GAAP) and Government Accounting Standards Board (GASB).

19- Prepare and coordinate applications for federal ID numbers and tax exemption certificates.

B- MANAGEMENT AND RECORDING SERVICES

- 1- Attend up to twelve (12) Meetings of the District Board of Supervisors per year and provide meaningful dialogue on the issues before the District Board of Supervisors for action.
- 2- Record all meetings of the District.
- Organize, conduct, and provide minutes for all meetings of the District. This includes, but is not limited to, scheduling meetings, providing agenda packages and meeting materials in the form requested by the Board of Supervisors, and publishing Board meeting, public hearing notices, and landowner election notices as directed by the District; for avoidance of doubt, the Service Company does not provide any legal advice and does not make any recommendations as to how to apply with applicable laws.
- 4- Consult with the Board of Supervisors and its designated representatives, and when necessary, organize such meetings, discussions, project site visits, workshops, and hearings as may pertain to the administration and accomplishment of the various projects and services provided by the District.
- 5- Identify significant policies, including analysis of policy implementation with administrative and financial impact statement and effect on the District.
- 6- Provide Oath of Office and Notary Public for all newly elected members of the District Board of Supervisors.
- 7- Prepare agenda for budget hearings.
- 8- Prepare of all the District's Board of Supervisor agendas and coordination of receipt of sufficient material for the District's Board of Supervisors to make informed policy decisions.
- 9- Prepare and advertise all notices of meetings as required.
- 10- Maintain the District's seal.
- 11- Act as the primary point of contact for District-related matters
- 12- Ensure all required procedures for the District are properly followed and executed, including provision of required compliance and disclosure information to local governments; Service Company shall work with the District as need be to ensure all required procedures are properly followed and executed.

- 13- Solicit bids for the District's contract services for the District's approval and serve as a liaison between the District and contractors to observe the monthly performance of the work of companies supplying the services related to the operation and maintenance of the District's public infrastructure
- Make recommendations and assist in matters relating to solicitation, approval, rejection, amendment, renewal, and cancellation of contracts for services to the District. In advance of expiration of contracts, the Service Company shall advise the District as to need for renewal or additional procurement activities and implement same. The Service Company shall work with the District's attorney and engineer in fulfilling these requirements. The Service Company's project management (the onsite management of specific large maintenance and/or capital projects) will require an additional project management fee. Any such project management fee must be approved in advance the District; provided, however, that in the event of an emergency, the Service Company may provide project management services for a reasonable project management fee.
- 15- Coordinate and provide contract administration for any services provided to the District by outside vendors. Contract administration will not require any "project management" (i.e. oversight of construction and/or engineering work that may require professional certifications or other expertise that the Service Company's personnel may not possess).
- 16- If required, provide day-to-day management of in-house operations by performing the following:
 - a- Hire and maintain a highly qualified staff.
 - b- Coordinate all personnel applications, benefits, and payroll and submit in an accurate and timely manner.
 - c- Prepare and implement operating schedules.
 - d- Prepare and implement operating policies.
 - e- Interface with Residents to insure anticipated levels of service are being met.
 - f- Implement internal purchasing policies.
 - g- Prepare and bid services and commodities as necessary.
 - h- Coordinate with the District's residents to determine the services and levels of service to be provided as part of the District's budget preparations.
- 17- Preparation of Specifications and coordination for insurance and independent auditor services.
- 18- Provide a monthly field inspection of the community and provide the report to the District.
- 19- Responding to any community complaints or requests for service from residents.

C- SPECIAL ASSESSMENT SERVICES

- 1- Prepare assessment resolution levying the assessments on the property in the District and prepare assessment rolls.
- 2- Prepare and maintain a property database by using information obtained by local Property Appraiser's secured roll.
- 3- Review and compare information received from the Property Appraiser to prior years' rolls, to ensure that the District rolls are in compliance with the law and that the Service Company has obtained all the pertinent information to prepare accurate assessments.
- 4- Periodically update the database for all activity such as transfer of title, payment of annual assessment, prepayment of principal.
- 5- Act as the primary contact to answer property owner questions regarding special assessments, tax bills, etc. and provide pay off information upon request to property owner.
- 6- Upon adoption of the budget and assessments, coordinate with the office of the Property Appraiser and Tax Collector to ensure correct application of assessments and receipt of District funds.
- 7- Act as primary contact to answer property owners' questions regarding the Capital Assessment.

II- COMPLIANCE INSPECTION SERVICES

- A- Provide a monthly community compliance inspection.
- B- Provide a monthly report to Board on results of compliance inspection.
- C- Mail out non-compliance letters in accordance with District's documents and at a cost as listed in Schedule B.

Schedule B Rate Schedule

I. MISCELLANEOUS SCHEDULE OF CHARGES

Special Services- incudes court appearances, performance oitasks other than contract schedule(s), requested attendance for special committee functions and research for special projects	\$125.00 per hour
File Storage - Records preceding those included in base fee (current year records plus two years previous) (Any boxes may be transferred to the District upon the request of the District)	\$15.00 per box per month
Notary service	Included
Estoppel letters for Sellers of Property-the Service Company will charge the seller directly	Per market rates
Billed to Association	
Deed Restriction Letters –	Prices below for copies, distribution and postage
Additional Deed Restriction Inspections	\$400.00 per inspection (if requested). This would be more than one inspection per month
Association Hard Costs	
Mail Distribution	
General Distribution – Includes label, folding, insertion of up to two items and delivery to the post office	\$0.35 per piece
General Distribution – Additional inserts over two	\$0.03 per additional page
Labels	\$0.08 each
Certified Mail	Current rate charged by postmaster plus handling charge of \$20.00
Postage	Current rate charged by postmaster (no add on)
Copies	
Black and white, single sided	\$0.18 per copy, up to 100 copies \$0.12 per copy thereafter
Color (single sided)	\$0.50 per copy
Black and white, duplex (two-sided)	\$0.21 per duplex copy