LANDOWNER PROXY LANDOWNERS MEETING – November 17, 2021

WINDWARD COMMUNITY DEVELOPMENT DISTRICT OSCEOLA COUNTY, FLORIDA

NOW ALL MEN BY THESE PRESENTS, that the undersigned, the fee simple owner of the lands described herein, hereby constitutes and appoints:

Proxy Holder		
for and on behalf of the undersigned, to vote as proxy at the Community Development District to be held at 7813 Four November 17, 2021 at 2:00 PM, and at any continuances or of acres of unplatted land and/or platted lots owned by the unwould be entitled to vote if then personally present, upon any of matter or thing which may be considered at said meeting included the Board of Supervisors. Said Proxy Holder may vote in not known or determined at the time of solicitation of this presenting.	Seasons Blvd., King adjournments there and indersigned landout question, proposition, but not limited accordance with the season of the season	issimmee, Florida 34747 on eof, according to the number wner which the undersigned on, or resolution or any other ed to, the election of members heir discretion on all matters
Any proxy heretofore given by the undersigned for to continue in full force and effect from the date hereof until adjournment or adjournments thereof, but may be revoked at presented at the annual meeting prior to the Proxy Holder exe	the conclusion of any time by writt	The annual meeting and any ten notice of such revocation
Printed Name of Landowner (or, if applicable, unauthorized representative of Landowner)		
Signature of Landowner or Landowner Representative	Date	
Parcel Description	<u>Acreage</u>	Authorized Votes*

[Legal Description on Following Pages]

Total Number of Authorized Votes:

*Pursuant to section 190.006(2)(b), Florida Statutes (2008), a fraction of an acre is treated as one (1) acre entitling the landowner to one vote with respect thereto.

Please note that a particular real property is entitled to only one vote for each eligible acre of land or fraction thereof; two (2) or more persons who own real property in common that is one acre or less are together entitled to one vote for that real property. If the fee simple landowner is not an individual, and is instead a corporation, limited liability company, limited partnership or other entity, evidence that the individual signing on behalf of the entity has the authority to do so should be attached hereto. (e.g., bylaws, corporate resolution, etc.) If more than one parcel, each must be listed or described.