Instructions Relating to Landowners' Meeting of the Epperson Ranch II Community Development District for the Election of Members of the Board of Supervisors

Date: (TBD)______, 2024

Time: (TBD)____a.m. or p.m.

Place: Hilton Garden Inn

26640 Silver Maple Parkway Wesley Chapel, FL 33544

Pursuant to Chapter 190, Florida Statutes, and after a community development district ("**District**") has been established and the landowners have held their initial election, there shall be subsequent landowners' meeting for the purpose of electing members of the Board of Supervisors of the District ("**Board**") every two years until the District qualifies to have its board members elected by the qualified electors of the District. The following instructions on how all landowners may participate in the election are intended to comply with Section 190.006(2)(b), Florida Statutes.

A landowner within the District may vote in person at the landowners' meeting or the landowner may nominate a proxy holder to vote in person at the meeting in place of the landowner. Landowners or proxy holders need to bring a government issued ID for verification purposes.

Whether in person or by proxy, each landowner shall be entitled to cast 1 vote per un-platted acre of land owned by him or her and located within the District, for each seat on the Board that is open for election for the upcoming term. A fraction of an acre shall be treated as 1 acre, entitling the landowner to 1 vote with respect thereto. Please note that a particular parcel of real property is entitled to only 1 vote for each eligible acre of land or fraction thereof; therefore, two or more people who own real property in common, that is 1 acre or less, are together entitled to only one vote for that real property. Platted lots shall be counted individually and entitled to one vote. The acreage of platted lots shall not be aggregated for determining the number of voting units held by a landowner or a landowner's proxy.

At the landowners' meeting, the landowners will elect a chair to conduct the meeting. The meeting chair can be any person present at the meeting and does not need to be a landowner. If the meeting chair is a landowner or proxy holder of a landowner, they may also nominate candidates, make or second motions, and participate in the voting process. Candidates must be nominated and then shall be elected by a vote of the landowners. Mailed in ballots or proxies are not accepted because the landowners or proxy holders nominate candidates first for each seat in the election and then the ballots are casted. Furthermore, the District does not have the ability to verify the signatures of mailed in ballots or request clarification if there is an issue with any ballot or proxy.

A proxy is available upon request. To be valid, each proxy must be signed by 1 of the legal owners of the property for which the vote is cast and must contain the typed or printed name of the individual who signed the proxy; the street address, legal description of the property, or tax parcel identification number; and the number of authorized votes. If the proxy authorizes more than 1 vote, each property must be listed and the number of un-platted acres of each property must be included. The signature on a proxy does not need to be notarized. Electronic signatures are not accepted because the integrity and security control processes required by Sections 668.001-.006, Florida Statutes are not feasible for the District at this time.

Landowner Proxy

Epperson Ranch II Community Development District	
Landowners' Meeting – (TBD)	_, 2024

KNOW ALL MEN BY THI described herein, hereby constitutes		("Proxy Ho	older") for and or
behalf of the undersigned, to vote	as proxy at the meeting of	the landowners of the E	
Community Development District t			
Wesley Chapel, Florida 33544			2024, at (TBD
and and/or platted lots owned by th	any adjournments thereof, ace undersigned landowner that	•	*
then personally present, upon any qu			
considered at said meeting including			-
Said Proxy Holder may vote in acco			own or determine
at the time of solicitation of this pro	xy, which may legally be con	sidered at said meeting.	
Any proxy heretofore given	by the undersigned for said	maating is haraby rayoka	d This proves is to
Any proxy heretorore given	by the undersigned for said	incening is hereby revoked	a. Tilis proxy is u
continue in full force and effect fror	n the date hereof until the cor	nclusion of the landowners	s' meeting and any
continue in full force and effect from adjournment or adjournments there	n the date hereof until the corof, but may be revoked at an	nclusion of the landowners y time by written notice of	s' meeting and any of such revocation
continue in full force and effect fror	n the date hereof until the corof, but may be revoked at an	nclusion of the landowners y time by written notice of	s' meeting and any of such revocation
continue in full force and effect from adjournment or adjournments there	n the date hereof until the corof, but may be revoked at an	nclusion of the landowners y time by written notice of	s' meeting and any of such revocation
continue in full force and effect from adjournment or adjournments there	n the date hereof until the corof, but may be revoked at an	nclusion of the landowners y time by written notice of	s' meeting and any of such revocation
continue in full force and effect from adjournment or adjournments there or esented at the landowners' meetin	of, but may be revoked at an g prior to the Proxy Holder's Signature of Legal Owner	nclusion of the landowners by time by written notice of exercising the voting right. Date	s' meeting and any of such revocations conferred herein
continue in full force and effect from adjournment or adjournments there or esented at the landowners' meetin	of, but may be revoked at an g prior to the Proxy Holder's Signature of Legal Owner	nclusion of the landowners y time by written notice of exercising the voting right	s' meeting and any of such revocation
continue in full force and effect from adjournment or adjournments there bresented at the landowners' meeting. Printed Name of Legal Owner	of, but may be revoked at an g prior to the Proxy Holder's Signature of Legal Owner	nclusion of the landowners by time by written notice of exercising the voting right. Date # of Un-platted Acreage/	s' meeting and any of such revocations conferred herein
continue in full force and effect from adjournment or adjournments there bresented at the landowners' meeting. Printed Name of Legal Owner	of, but may be revoked at an g prior to the Proxy Holder's Signature of Legal Owner	nclusion of the landowners by time by written notice of exercising the voting right. Date # of Un-platted Acreage/	s' meeting and any of such revocations conferred herein
continue in full force and effect from adjournment or adjournments there bresented at the landowners' meeting. Printed Name of Legal Owner	of, but may be revoked at an g prior to the Proxy Holder's Signature of Legal Owner	nclusion of the landowners by time by written notice of exercising the voting right. Date # of Un-platted Acreage/	s' meeting and any of such revocations conferred herein

[Insert above the street address of each parcel, the legal description of each parcel, or the tax parcel identification number of each parcel. If more space is needed, identification of parcels owned may be incorporated by reference to an attachment hereto.]

Total Number of Authorized Votes: _____

NOTES:

- 1. Pursuant to Section 190.006(2)(b), Florida Statutes, a fraction of an acre is treated as 1 acre entitling the landowner to 1 vote with respect thereto.
- 2. 2 or more persons who own real property in common that is 1 acre or less are together entitled to only 1 vote for that real property.
- 3. 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.).
- 4. Electronic signatures are not accepted because the integrity and security control processes required by Sections 668.001-.006, Florida Statutes are not feasible for the District at this time.