\* \* \* \* \* \* \* \*

SPACE FOR RECORDING

**ORDINANCE NO.: 23-13** 

AN ORDINANCE OF THE TOWN COMMISSION OF THE TOWN OF DUNDEE, FLORIDA, EXTENDING THE CORPORATE LIMITS OF THE TOWN OF DUNDEE, FLORIDA, SO AS TO INCLUDE THEREIN ADDITIONAL TERRITORY LYING CONTIGUOUS AND ADJACENT TO THE PRESENT BOUNDARIES OF THE TOWN OF DUNDEE, FLORIDA; DESCRIBING SAID ADDITIONAL TERRITORY; REPEALING ALL ORDINANCES IN CONFLICT HEREWITH; PROVIDING FOR CONFLICTS, SEVERABILITY, CODIFICATION; THE ADMINISTRATIVE CORRECTION OF SCRIVENER'S ERRORS AND AN EFFECTIVE DATE. (GENERAL LOCATION: FOR CAMPBELL ROAD FROM THE NORTH BOUNDARY OF THE COUNTY BOAT RAMP PROPERTY NORTH TO CAMP ENDEAVOR BOULEVARD, DUNDEE, FLORIDA).

WHEREAS, the Town of Dundee (the "Town") is a Florida municipal corporation vested with home rule authority pursuant to the Municipal Home Rule Powers Act (F.S. Chapter 166) and Article VIII, §2 of the Florida Constitution; and

WHEREAS, pursuant to Section 2(b), Article VIII of the Florida Constitution and Chapter 166, Florida Statutes, the Town is vested with governmental, corporate and proprietary powers to enable it to conduct municipal government, perform municipal functions, and render municipal services, including the general exercise of any power for municipal purposes; and

WHEREAS, the applicant-initiated petition to voluntarily integrate territory into the Town of Dundee, Florida, has been filed requesting the Town of Dundee to extend its corporate limits to include certain property herein described; and

**WHEREAS**, the Town of Dundee deems it expedient and practical to incorporate said territory as the same is in conformity with overall plans for extending the boundaries of the Town of Dundee; and

**WHEREAS**, the property herein described is contiguous and adjacent to the corporate limits of the Town of Dundee, and the property will become a part of the unified corporate area with respect to municipal services and benefits.

# NOW, THEREFORE, BE IT ENACTED BY THE PEOPLE OF THE TOWN OF DUNDEE, FLORIDA:

- 1. **RECITALS.** The above factual recitals (WHEREAS clauses) are hereby adopted by the Town Commission of the Town of Dundee as the legislative findings and form a factual and material basis for the passage of this Ordinance.
- 2. <u>ANNEXATION PETITION</u>. A petition has been filed to integrate territory into the Town of Dundee, Florida, as attached hereto as **Composite Exhibit "A"** and made a part hereof by reference.
- 3. **PROPERTY INFORMATION.** The Town Commission of the Town of Dundee, Florida, does hereby annex into the corporate limits of the Town of Dundee, Florida, the property as legally described and depicted (i.e., location map) in **Composite Exhibit "B"** attached hereto and made a part hereof.
- 4. **CONFLICTS**. All ordinances in conflict herewith are hereby repealed to the extent necessary to give this Ordinance full force and effect, provided, however, that nothing herein shall be interpreted so as to repeal any existing ordinance or resolution relating to means of securing compliance with the Town of Dundee Land Development Code unless such repeal is explicitly set forth herein.
- 5. **SEVERABILITY.** If any section, subsection, sentence, clause or phrase of this Ordinance is, for any reason, held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this Ordinance. The Town of Dundee, Florida, hereby declares that it would have passed this Ordinance, and each section, subsection, clause or phrase thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses, and phrases be declared unconstitutional.
- 6. <u>ADMINISTRATIVE CORRECTION OF SCRIVENER'S ERRORS AND</u>

  <u>CODIFICATION.</u> It is the intention of the Town Commission that the provisions of this

  Ordinance shall be codified; and that sections of this Ordinance may be renumbered or

re-lettered and the word "ordinance" may be changed to, "section", or such other appropriate word or phrase in order to accomplish such intentions; sections of this Ordinance may be renumbered or re lettered and the correction of typographical and/or scrivener's errors which do not affect the intent may be authorized by the Town Manager or his or her designee, without need of public hearing, by filing a corrected or re-codified copy of same with the Town Clerk.

7. **EFFECTIVE DATE.** This ordinance shall take effect immediately after second reading.

INTRODUCED AND PASSED on first reading at a regular meeting of the Town Commission of the Town of Dundee held this 14<sup>th</sup> day of November, 2023.

**PASSED AND ADOPTED** on second reading/public hearing at the meeting of the Town Commission of the Town of Dundee assembled on the 12<sup>th</sup> day of December, 2023.

	TOWN OF DUNDEE, FLORIDA
ATTEST:	Mayor-Samuel Pennant
TOWN CLERK – Trevor Douthat	
Approved as to form:	
TOWN ATTORNEY - Frederick J. Murphy, Jr	–; r.

# COMPOSITE EXHIBIT "A" Ordinance 23-13 Annexation Petition



## Town of Dundee

Voluntary Annexation Application

**Voluntary Annexation Application** 

Page 1 of 4

124 Dundee Road • PO Box 1000 • Dundee, FL 33838 • (863) 438-8335 • Fax (863) 438-8335

In addition to the application, please provide all materials as listed on the application checklist. It is important that all information be complete and accurate when submitted to the Town. Additional pages may be attached to provide necessary information. The project name should be based on the ownership of the property. This name will be used for companion Future Land Use and Zoning applications.

#### SITE INFORMATION

Project Name: Campbell Road
Parcel I.D.#:
Site Address or General Location:
Present Use of the Property: Public Road
Existing Structures Located on the Site:
Total Acreage: Number of Residents on Site:
Legal Description of the Property:
PROPERTY OWNER:
Name: Town of Dundee
Mailing Address: 202 E. Main Street
City: Dundee State: FL Zip: 33838
Home/Mobile Phone: (863) 438-8330 Email Address:
APPLICANT/AGENT:
Name: Town of Dundee
Mailing Address: Same as above
City:
Home/Mobile Phone: Office:
Email Address:
Applicant is: ☑ Owner ☐ Agent/Representative ☐ Purchaser ☐ Lessee
Date Application Accepted by Town:
Project ID Number:
Application Fee Amount Paid: Review Deposit Amount Paid:

## STATEMENT OF OWNERSHIP AND DESIGNATION OF AUTHORIZED AGENT

(i) (We), Town of Dundee	being		
	own one or more of the properties involved in this		
petition and that (I) (we) authorize the Town of Dundee to process this petition for annexation			
into the Town, in accordance with all adop	ted Town rules and regulations, and in conformance		
with State law.			
petition, deposes and say that the statem annexation, and any information attached petition to the best of (my) (our) ability; a	e subject property authorized by (me) (us) to file this nents and answers contained in the application for d thereto, present the arguments in behalf of this and that the statements and information referred to the best of (my) (our) knowledge and belief.		
	OWNERS		
1.			
Je IX			
Signature of Owner	Signature of Owner		
Tandra Davis Town Manag	.0/		
Printed Name/Title of Owner	Printed Name/Title of Owner		
Finited Name, fille of Owner	Trinica name, rate or same		
Signature of Owner	Signature of Owner		
Printed Name of Owner	Printed Name of Owner		
STATE OF FLORIDA	OWNER'S NOTARIZATION		
COUNTY OF POLK			
The foregoing instrument was acknowledge	ed before me, by means of physical presence or		
online notarization, this 28 day of Se	plem ber 2023 by, as, on its behalf, who is		
personally known to me or who has produc	ed as		
identification.	Alabama Bublic State of Florida		
	Notary Public, State of Florida		
	Deersto & Coulle		
Notary Public Sta	printed teme Brendo J Carter		
My commission expire william My Commission	Carter B		
Expires 27	72027		
Voluntary Annexation Application	Page 2 of 4		

## AGENT, LESSEE, OR BUYER'S SIGNATURE PAGE

(I) (We), Town of Dundee	being
duly sworn, depose and say that (I) (we) serve as Agent	for the owner(s)
(agent or lessee) in making this petition and that the owner(s) (has) (have	e) authorized (me) (us)
to act in this capacity.	
Further, (I) (we) depose and say that the statements and answers hereinformation attached hereto present the arguments in behalf of the petition the best of (my) (our) ability and that the statements and information aborespects true and correct to the best of (my) (our) knowledge and belief.	on herein requested to
AGENT, LESSEE, OR BUYER(S)	
Le D	
Signature of Agent, Lessee, or Buyer(s) Signature of Agent, Lessee, or	r Buyer(s)
Tanda	
Printed Name of Agent, Lessee, or Buyer(s) Printed Name of Agent, Less	see, or Buyer(s)
Timed wante of Agent, 2000er, or 2017	
Signature of Agent, Lessee, or Buyer(s)  Signature of Agent, Lessee, or	or Buyer(s)
Printed Name of Agent, Lessee, or Buyer(s) Printed Name of Agent, Less	see, or Buyer(s)
STATE OF FLORIDA AGENT, LESSEE, OR BUYER(S)	NOTARIZATION
COUNTY OF POLK	
The foregoing instrument was acknowledged before me, by means of physical presence or online notarization, this day of personally known to me or who has produced Notary Public, State of Florida	
Prenda & Cart	ī.
Brenda J Carter My commission explanation My Commission HH 359371	J Carter
Expires Errater	Page 3 of 4
Voluntary Annexation Application	rage 3 01 4

#### FINANCIAL RESPONSIBILITY FORM

The undersigned, as the Property Owner, Lessee, Contract Purchaser, or Applicant (circle one), acknowledges responsibility for all Town expenses associated with the referenced application, including time spent by the Town's consultants consistent with the Town's adopted application fee schedule, extraordinary expenses, and development review deposit policies (Section 8.08.00 of the Land Development Code and Resolution 2007-02).

Name:Town of Dundee	Title: Owner /Agent
Company:	
Company Address: 202 E. Main Street	
City/State/Zip Code: Dundee, FL 33838	
Telephone Number: (863) 438-8330	
Email Address:	
I hereby certify that all information contained	d herein is true and correct.
1. Signed this 28 day of Sep	<u>t.</u> 20 <u>2</u> 3
Signature of Property Owner, Lessee, Contract	ct Purchase, or Applicant (circle one)
STATE OF FLORIDA	
COUNTY OF POLK	
	V
The foregoing instrument was acknowledged be	fore me, by means of physical presence or a online
notarization, this 28 day of Deptarber	20 23, by, as, on its behalf, who is personally known to
me or who has produced	as identification.
,	Granday Ctarter
ī	Notary Public, State of Florida
	Brenda J Carter
Notary Public State of Fi	rinted Name
My commission express My Commission HH 3	59371
Expires 211201	
	Daga 4 of 4

### Request for Extension of Processing Time

## **Contact Information:** Review Project Name: Carup bell Road Application Request: Property Description: \_\_\_\_ Name of Applicant/Property Owner/Agent: Town of Dundee - Tandra Davis Mailing Address: 202 E. Main Street Florida Statutes Review Requirements Pursuant to Section 166.033 of the Florida Statutes, the Town of Dundee (the "Town") must process applications for "development orders" and "development permits" (as defined by Section 166.033(4), Florida Statutes (2022)) pursuant to the statutory time frames set forth by applicable Florida law. Specifically, upon the Town's receipt of an application for a "development order" and/or "development permit," the Town of Dundee Development Services Department (the "Department") must review and issue a written response to the applicant indicating the application is complete or specify with particularity any areas of deficiency. The time frame(s) set forth by Section 166.033 of the Florida Statutes shall be applicable to each application for a "development order" and/or "development permit." To request an extension of processing time and waiver of the limitation on requests for additional information, please fill out and sign this form and return it to the Department. Applicants may request an extension of processing time at the time of (filing an initial application or at any time an application is pending before final action. Please be advised that the Applicant may incur additional costs and fees which include, but shall not be limited to, notice and advertising costs. As the Applicant/Agent for Applicant for a "development order" or "development permit" from the Town of Dundee, I hereby request (check all that apply): A complete waiver of all statutory processing time limits days for the Town to issue final action approving, approving with conditions or denying an application for development permit or development order (up to 180 additional days) ☐ A waiver of the limitation on requests for additional information per F.S. 166.033(2022). ☐ Decline the waiver and agree to comply with the time frames set forth in F.S. 166.033(2022).

## Time

ARAY IDE TO	wn of Dundee	Request for Extension of Processing
124 Dun	dee Road • PO Box 1000 • Dundee, Fl	L 33838 • (863) 438-8335 • Fax (863) 438-8335
Le D		9.28-2023
Signature of Applic	ant/Agent for Applicant	Date
STATE OF FLORIDA		
The foregoing inst	rument was acknowledged before me	by, as, on its behalf, who is personally known to
me or who has pro	duced	as identification.
	Bu	endo J Carter
	Notary P	ublic, State of Florida
-	Su	enda J Carter
My commission ex	Notary Public State of Flories inted in Brenda J Carter My Commission HH 359371 PITES: Expires 2/7/2027	Name
Date Accepted by	/ Town:	
Project ID Numbe	er:	



## Voluntary Annexation Application Checklist

#### Remarkaments as set out in Norda Statutes 171 044

All boxes must be checked or noted as non-applicable. Information indicated must be attached and submitted with this form or the application will be deemed incomplete. The voluntary annexation application and supporting documents must be submitted in digital format and hard copies.

#### What is this checklist?

- This checklist is based on Florida Statutes and Town of Dundee requirements and is being provided as a courtesy to help streamline the application review process.
- Plans and other submitted materials will be reviewed for compliance with requirements of the Town of Dundee Code of Ordinances and Land Development Code. This checklist is intended to give you the ability to be sure that the bulk of the requirements from the Codes have been incorporated into your submittal.
- The requirements from the Codes represent a large portion of the detailed content required for project submittals.

#### How should this checklist be used?

- As a content guide. Submitted applications must address each item in the Codes, as applicable to your project.
   You can smooth and shorten the review process by making sure that every item on the checklist has been fully addressed.
- As a verification document. When you submit your application, include a copy of the completed checklist with every item either initialed to indicate that it has been addressed in the design, or marked "N/A" to indicate the item is not applicable to your project.
- As a means to speed up the review process. Projects with completed checklists are easier to review and completion of the review may be achieved sooner.

NOTE: Town of Dundee requirements may differ from other agencies or municipalities. The way you as an applicant have addressed certain issues in the past or in other jurisdictions may not apply in Dundee. The Codes contain Dundee's requirements, and are the Town's rulebook.

Please initial each item on the following pages to show it has been incorporated into your submittal. If an item is not applicable to your submittal, enter "N/A" in the initial blank. Sign below to state that you have provided the information in your submittal and submit the initialed and signed checklist as part of your resubmittal package:

I have reviewed the Voluntary Annexation Application and supporting materials consistent with the Town of Dundee's Content Requirements Checklist and have provided the required items.



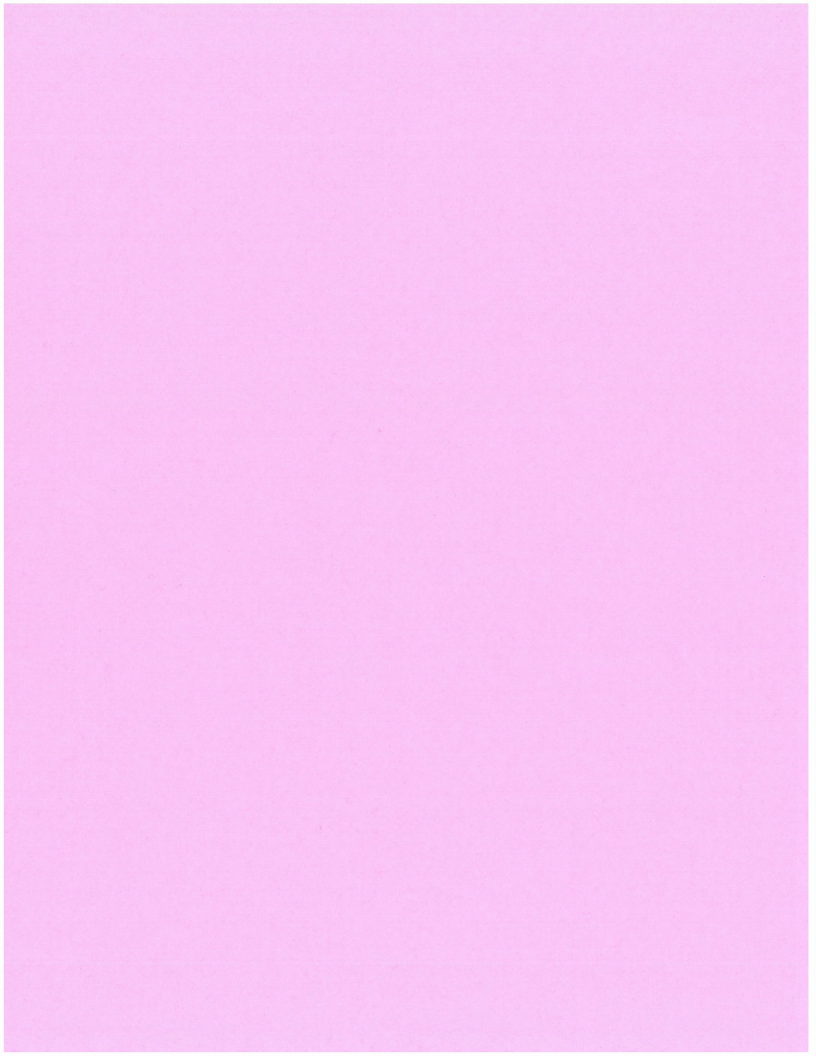
## Voluntary Annexation Application Checklist

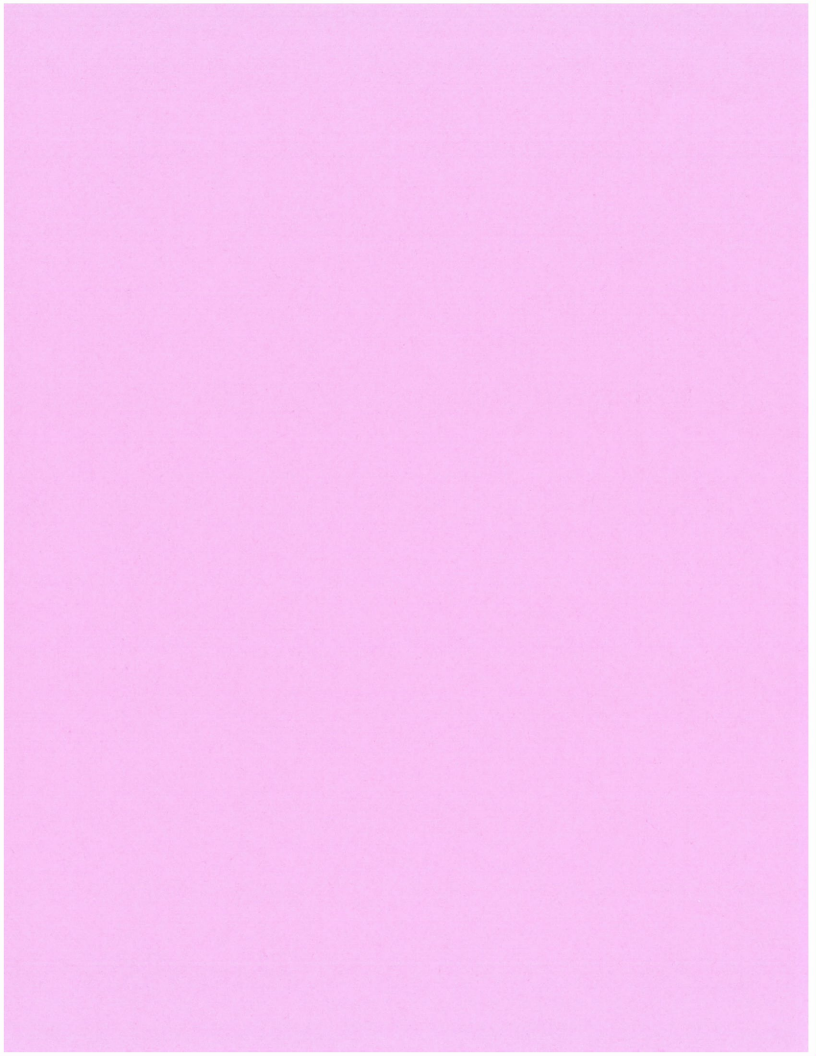
The following items are required for a submittal package to be accepted for review. Applicant to initial or write N/A for each item below.

3 <del></del>	Complete Voluntary Annexation Application form including signature from all owners of property in the area proposed for annexation. Signature of representative/agent, as applicable. For properties that are owned by a company, the applicant must submit proof that the person signing has the authority to sign on behalf of the company.
	Current ownership information for the subject property – the name of the owner(s) stated on the application must match the information on the Property Appraiser's website. If the land is under an agreement for sale as indicated by caveat, please submit a copy of the signed agreement. The individual noted on the caveat must sign the application. If the applicant is not the owner, a letter must be provided from the owner authorizing the applicant to act on his/her behalf.
	Current ownership information for the subject property – Florida limited liability companies.  Provide executed authorizations (i.e., must be signed by the member managers identified by the Division of Corporations or corporate resolutions will also be required for any other authorized signatory) from both entities authorizing a person(s) to act on behalf of said entities for purposes of submitting the instant application.
	Required Supporting Documents Including: Location Map  Aerial Map  Metes and bounds legal description of property  Current survey of subject property certified to the Town of Dundee  Submit four (4) paper copies of application and application materials (including application and checklist) plus one (1) electronic copy of all documents.
	A signed copy of the Request for Extension of Processing Time.  A signed copy of this Voluntary Annexation Application Checklist.
	Required fees.

# TOWN OF DUNDEE CAMPBELL ROAD VOLUNTARY ANNEXATION **LOCATION MAP** DAWN DR SL BELLA FLA HIGHLANDS COMPANY SUBDIVISION OR LAKE VISTA DEL VISTA DEL PAGO - PHASE REPLAT JOSEPHINE VILLA LOTS VISTA DELLAGO BLVO CAMP ENDEAVOR BLVD VISTA DEL LAGO PHASE III - A PARTIAL REPLAT WELSH RD COMPANY UBDIVISION CAMPBELL RD N

# TOWN OF DUNDEE CAMPBELL ROAD VOLUNTARY ANNEXATION **AERIAL MAP** GUALIGHLANDS GOMPANY SUPDIVISION **LYAKETTRASKIRD** MICHILANDS COMEANY IEDIVISION CERLANS CEPTINE VILLAUOUS ODEN LEGATERY -PINSEU-A PARTALREPLAT Area of Campbell Rd. to be **Annexed** E COMPANY SUPPLYISION







#### **RESOLUTION NO. 22-17**

RESOLUTION OF THE TOWN COMMISSION OF THE TOWN OF DUNDEE. FLORIDA: AFFIRMATIVELY ACCEPTING THE CONVEYANCE OF THAT CERTAIN REAL PROPERTY FROM POLK COUNTY. FLORIDA TO THE TOWN OF DUNDEE, FLORIDA. AS MORE PARTICULARLY DESCRIBED IN THE COUNTY DEEDS EXECUTED AND DELIVERED BY POLK COUNTY, FLORIDA TO THE TOWN OF **DUNDEE AND RECORDED ON FEBRUARY** 17, 2022, IN OFFICIAL RECORDS BOOK 12123, PAGE 657; OFFICIAL RECORDS BOOK 12123, PAGE 663: OFFICIAL RECORDS BOOK 12123, PAGE 669; AND OFFICIAL RECORDS BOOK 12123. PAGE 675, PUBLIC RECORDS OF POLK COUNTY, FLORIDA; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, on February 15, 2022, the Town of Dundee, Florida and Polk County, Florida entered into certain Agreement(s) for Transfer of Public Roads (hereinafter collectively referred to as the "Agreements") approved by the Town of Dundee, Florida Town Commission which provided for the transfer of publicly platted unmaintained road that lies within and adjacent to the corporate limits of the Town of Dundee, Florida; and

WHEREAS, on February 17, 2022, Polk County, Florida delivered the Agreements and certain County Deed(s) for the real property more particularly described therein and attached hereto as Composite Exhibit "A" and incorporated herein by reference to the Town of Dundee, Florida; and

WHEREAS, said County Deed(s) were recorded on February 17, 2022, in Official Records Book 12123, Page 657; Official Records Book 12123, Page 663; Official Records Book 12123, Page 675 of the public records of Polk County, Florida.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COMMISSION OF THE TOWN OF DUNDEE, FLORIDA:

 The Town Commission of the Town of Dundee, Florida hereby affirmatively accepts from Polk County, Florida the conveyance of said real property described in the County Deed(s) delivered and recorded on February 17, 2022, in Official Records Book 12123, Page 657; Official Records Book 12123, Page 663; Official Records Book 12123, Page 669; and Official Records Book 12123, Page 675 of the public records of Polk County, Florida, a copy of which is attached hereto as Composite Exhibit "A" and incorporated herein by reference.

2. This Resolution shall take effect immediately upon passage.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COMMISSION OF THE TOWN OF DUNDEE, FLORIDA:

**INTRODUCED AND PASSED** by the Town Commission of the Town of Dundee, Florida, in regular session this 26th day of April, 2022.

TOWN OF DUNDEE

Sam Pennant, Mayor

ATTEST WITH SEAL:

Jenn Garcia, Town Clerk

Approved as to form:

Frederick J. Murphy, Jr., Town Attorney

Hose and the second of the sec

#### AGREEMENT FOR TRANSFER OF PUBLIC ROADS

#### between

#### THE TOWN OF DUNDEE, FLORIDA

#### and

#### POLK COUNTY, FLORIDA

FOR CAMPBELL ROAD FROM THE NORTH BOUNDARY OF THE COUNTY BOAT RAMP PROPERTY NORTH TO CAMP ENDEAVOR BOULEVARD IN DUNDEE, FLORIDA.

This is an Agreement by and between the Town of Dundee, a municipal corporation of the State of Florida (TOWN), and Polk County, a political subdivision of the State of Florida (POLK), their respective successors and assigns.

#### WITNESSETH

WHEREAS, Chapter 335, Florida Statutes, Subsection 335.0415(3) authorizes the transfer of public roads between jurisdictions by mutual agreement of the affected governmental entities; and

WHEREAS, Campbell Road is a Local Residential Road and is within the County Road

System that lies within and adjacent to the corporate limits of the TOWN; and

WHEREAS, TOWN has requested, and POLK has agreed to the transfer of Campbell Road from the north boundary of the County boat ramp property north to Camp Endeavor Boulevard, (ROAD) in order to accommodate the transfer of maintenance and operational responsibilities to TOWN; and

WHEREAS, Chapter 337, Florida Statutes, Subsection 337.29(3) provides that upon such transfer, liability for torts shall be in the governmental entity having operation and

maintenance responsibility for such roads; and

WHEREAS, a transfer of the ROAD is in the best interests of TOWN and of POLK; and NOW, THEREFORE, in consideration of the promises, mutual covenants, and conditions hereinafter contained, the parties agree as follows:

#### **SECTION 1: Recitals**

The above recitals are true and correct and incorporated herein.

SECTION 2: Description of public roads subject to agreement

THE ROAD as depicted on the map attached hereto and made a part hereof as Attachment "A", and more particularly described as:

All of Campbell Road from Lake Annie north to Camp Endeavor Boulevard. Including, but not limited to those parts of the rights-of-ways for Campbell Road that lie within the above-described corridor, as depicted, or described in the following document: All of that platted right-of-way as depicted on Florida Highlands Company's Subdivision lying west of Lots 14, 19, 30, 35, east of Lots 15, 18, 31 and 34 as recorded in Plat Book 1, Page 87 of the Public Records of Polk County, Florida that lies along the above described corridor LESS AND EXCEPT that portion thereof lying to the east of the property described in that certain Warranty Deed recorded in O.R. Book 9105, at Pages 2033 through 2036, Public Records of Polk County, Florida. All lying and being in Section 34, Township 28 South, Range 27 East, Polk County Florida.

#### SECTION 3: Transfer and acceptance of roads

POLK agrees to transfer, by County Deed, the ROAD as described above, and TOWN agrees to acknowledge and accept this transfer via Resolution adopted by the Governing Body of the TOWN. Upon the delivery and recording of a COUNTY Deed and affirmative acceptance by the TOWN via Resolution adopted by the Governing Body of the TOWN both parties agree that, the ROAD thus transferred will no longer be a part of the Polk County Road System, will become part of the Town of Dundee Road System, and all jurisdiction over the road and the responsibility for operation and maintenance of the road and associated infrastructure will be with TOWN.

#### **SECTION 4: Liability for torts**

As provided in Sections 335.0415 and 337.29, Florida Statutes, upon transfer of the ROAD from POLK to TOWN, liability for torts shall be in the TOWN, subject to the limitations of liability set forth in Section 768.28, Florida Statutes, and any other applicable sovereign immunity defense and /or defenses available under applicable Florida law.

Nothing contained in this Agreement shall be deemed a waiver, expressed or implied, of the Town's or County's sovereign immunity or an increase in the limits of liability contained in Section 768.28, Florida Statutes, regardless of whether any such obligations are based in tort, contract, statute, strict liability, negligence, product liability or otherwise.

#### SECTION 5: Costs of transfer of public roads

COUNTY will record the Agreement and County Deed. Any and all costs associated with this transfer of public roads shall be borne by TOWN.

#### **SECTION 6: Amendments**

No modification, amendment, or alterations of the terms or conditions contained herein shall be effective unless contained in the written document executed by the parties hereto with the same formality, and of equal dignity herewith.

#### **SECTION 7: Severability**

In the event any provision of this Agreement is held to be unenforceable for any reason, the unenforceability shall not effect the remainder of the Agreement which shall remain in full force and effect and enforceable in accordance with its terms.

#### **SECTION 8: Term**

This Agreement is effective upon approval of the parties respective Governing Bodies and execution by both parties set out below.

IN WITNESS WHEREOF, the parties hereto have made and executed this Agreement on the respective dates under each signature: Polk County, through its Board of County Commissioners, signing by and through its Chairman, authorized to execute the same by Board action on the Stragger, 2022, and by Town of Dundee, through its Town Commissioners, signing by and through its Mayor, authorized to execute the same by TOWN Commission action on the 25 day of anuary , 2022.

ATTEST:

Reviewed as to form and legality

Frederick Murphy Ir Town Attorney

ATTEST:

Stacy M. Butterfield, Clerk

Reviewed as to form and legality

County Attorney's Office

TOWN OF DUNDEE

This 25 day of January 2022

**POLK COUNTY** 

Board of County Commissioners

Dr. Martha Santiago, Chair

This 15th day of February 2022



**ATTACHMENT "A"** 

This instrument prepared under The direction of: R. Wade Allen, Administrator Polk County Real Estate Services P. O. Box 9005, Drawer RE 01 Bartow, Florida 33831-9005 By: Chris Peterson Road Transfer: Campbell Road INSTR ÷ 2022044887
BK 12123 Ps 657 PG(s)1
RECORDED 02/17/2022 03:31:21 PM
STACY M. BUTTERFIELD, CLERK OF COURT
POLK COUNTY
DEED DOC \$0.70
RECORDING FEES \$10.00
RECORDED BY shakcamp

#### **COUNTY DEED**

**THIS DEED**, made this 15th day of February, 2022 by **POLK COUNTY**, a political subdivision of the State of Florida, Grantor, to the **TOWN OF DUNDEE**, a Florida Municipal Corporation, whose address is, 202 East Main Street, Dundee, Florida 33838, Grantee

WITNESSETH: That the Grantor, for and in consideration of the sum of \$1.00, to it in hand paid by the Grantee, receipt whereof is hereby acknowledged, has granted, bargained, and sold to Grantee, its successors and assigns forever, all the right, title, interest, including interests, if any, in rights which may have been reserved by operation of Section 270.11 Florida Statutes, claim, and demand, which the Grantor has in and to the following described land lying and being in Polk County, Florida, to wit:

All of Campbell Road from Lake Annie north to Camp Endeavor Boulevard. Including, but not limited to those parts of the rights-of-ways for Campbell Road that lie within the above-described corridor, as depicted, or described in the following document: All of that platted right-of-way as depicted on Florida Highlands Company's Subdivision lying west of Lots 14, 19, 30, 35, east of Lots 15, 18, 31 and 34 as recorded in Plat Book 1, Page 87 of the Public Records of Polk County, Florida that lies along the above described corridor LESS AND EXCEPT that portion thereof lying to the east of the property described in that certain Warranty Deed recorded in O.R. Book 9105, at Pages 2033 through 2036, Public Records of Polk County, Florida. All lying and being in Section 34, Township 28 South, Range 27 East, Polk County Florida.

The purpose of this County Deed is to convey the Grantor's interest in the right-of-way pursuant to Florida Statutes 335.0415 and 337.29 for the public road.

IN WITNESS WHEREOF, said grantor has caused these presents to be executed in its name by its Board of County Commissioners, acting by the Chair or Vice-Chair of said board, the day and year aforesaid.

ATTEST: GRANTOR:

Stacy M. Butterfield Clerk to the Board

Polk County, Florida

Deputy Clerk

Dr. Martha Santiago, Chair

**Board of County Commissioners** 

(Seal)

By:

1.54

# COMPOSITE EXHIBIT "B" Ordinance No. 23-13 Legal Description

All of Campbell Road from Lake Annie north to Camp Endeavor Boulevard. Including, but not limited to those parts of the rights-of-ways for Campbell Road that lie within the above-described corridor, as depicted, or described in the following document: All of that platted right-of-way as depicted on Florida Highlands Company's Subdivision lying west of Lots 14, 19, 30, 35, east of Lots 15, 18, 31 and 34 as recorded in Plat Book 1, Page 87 of the Public Records of Polk County, Florida that lies along the above described corridor LESS AND EXCEPT that portion thereof lying to the east of the property described in that certain Warranty Deed recorded in O.R. Book 9105, at Pages 2033 through 2036, Public Records of Polk County, Florida. All lying and being in Section 34, Township 28 South, Range 27 East, Polk County Florida.

## COMPOSITE EXHIBIT "B" Ordinance No. 23-13 Location Map

