	g Date: ount of Fee: <u>\$400</u>	Avela CANE (PERMANANIA ARANA AMPANANIA AMPANAN	Petition Number: FP Validation Number:			
TO	THE LEVY COUNTY F	LANNING COM	MISSION:			
provi	ication is hereby made to isions of Chapter 163, Flo c, Chapter 50-534, petition	orida Statutes, as am	ended, and the Levy	County Land Developme		
I.	Applicant and Reque	st Information -	Please print unles	ss otherwise specified.		
Own	er's Name: Kristing K	elley	,	cMillen Surveying, Inc	entreprise.	
Addr	ess: 149 N Golf Hark	or Yath	Stephen M. McMi Address: 444 NW I		P-10-10-10-10-10-10-10-10-10-10-10-10-10-	
Phone	e Loudress PC	Th Code 24490	Williston,			
email:	that faithgirleryah	so, com	Phone: (352) 528-6			
			Email: quotes@mo	surveying.com		
II.	Parcel Information	1 4		трублікті в Сунковницький на 160 год отконо потоблік водиницький до		
1.	Subdivision Name: K	risting 5 Acres	Enterprised - sp. property quagrant as a quantization in the demand when grave reporting construction	gen a surbusch in in von vor der Ministrik der gelande nachten deren den genannt der der der der der der der d		
2.	Parcel Information Subdivision Name: Date Preliminary Plat A	approved:				
3.	Parcel Number (s)	Section/Town		Acreage		
	H65-003-80	O O 10	10	5.026		
	1465-005-00	W-15	-18	5.085		
C	Strate de production con construir de la construir de production de production de la construir	MITORY discuss and alias the first more investment described and	SECTION OF THE PROPERTY OF THE	SECURED AND AND AND AND AND AND AND AND AND AN		
			Total Acreage:	16:111		
					22032	
3.	Logational Description (	Dlagge ettack conv.o	flagal description or	aviating plat (Caranantu	:	
3,	Locational Description ( question is a re-subdivis	sion).	ataches	existing plat if property	111	
	•			(MSR)(MSR) & Blin-Tuydrop, trou-inventionshaft above controvalences area, a.u.u. 4,5 (RSL) (10th (Controvalences) and (MSR) (10th (C	Montanilly.	
4.	Proposed Use of Propert	y: Kosi dential	and constant and the state of t			
		*				

Page 1 of 5

Revised 7/17/07 by Ordinance No. 2007-03

5.	Present Zoning /Land Use: ARC	6.	Was a Requeste	Zoning	Change
	t.	Yes		No.	
		[if yes, until it	conforms a cert	may not be with the loo ification of hange was	cal zoning. of zoning
		- Out.		g	, , , , , , , , , , , , , , , , , , , ,
7.	Have all required improvements been installed? [If no, include detailed estimates of cost and a improvement guarantee. All estimates must be approximated to the control of the control of the cost of				
8.	Do you proposed deed restrictions? Yes  [If yes, please attach copy]		No 🗷	/	t

### III. To Be Supplied At The Time Of Submission:

Attach the items in the order below. The application will not be processed without these items. Any information or changes must be submitted, in writing to the Levy County Planning and Zoning Department, one week prior to the scheduled Levy County Planning Commission Public Meeting.

1. Final Plat Application 2. Property Deed. The most recent one pertaining to the property being requested to be subdivided, obtained from the Clerk of Circuit Court's Office or property statement from the Tax Collector's Office 3. Location map identifying subject parcel with either a color or pattern 4. Surface water permit or exemption 5. Signed and sealed boundary survey's. (office, road and bridge and engineering) 6. Current title opinion.

NOTE: See checklist for appropriate number of copies for submittal

#### IV. APPLICATION INSTRUCTIONS:

- (a) An application for a Final Plat must be accompanied by a fee of \$400.00 plus all fees and costs for services of County Engineer, outside legal counsel or other professional consultants in connection with the application. Please note, application fee may be subject to change.
- (b) If the applicant is not the owner of record of the property, the owner must agree to this application either by signing the application form, or by submitting a notarized letter authorizing the applicant to act as an agent. Owner's authorization is required at the time this application is submitted.
- (c) All required documentation an submission material is required to accompany the application at the time the request is submitted. Applications are screened for completeness. Depending on the proposed use, additional information may be required. Failure to provide all information and submission material required shall delay the public review of the application until such time as all materials are received.
- (d) The Final Plat applications are processed once a month. Applications received by the first (1<sup>st</sup>) day of the month preceding a regular monthly meeting of the planning commission will tentatively be scheduled, advertised and presented at a public hearing the following month. Applications received after the first (1<sup>st</sup>) of the month will not be scheduled for the following month.
- (e) Applications may be submitted as follows:

In Person:

Levy County Planning and Zoning Department located at 320 Mongo Street, Bronson,

Florida 32621

By Mail:

Levy County Planning and Zoning, 320 Mongo Street, Bronson, FL 32621

- (f) This office will prepare the poster(s) and place them on the property involved in this request,
- (g) Abutting property owners will be notified by mail of the request. "Abutting property" is any property immediately adjacent or contiguous to the property which is the subject of this request or located within 300' (three hundred feet) of the subject property lines including, immediately across any road or public right-of-way for said property.

(h)								
	The applicant, or his decommission meeting at commission may, in its consideration of an a applicant or his duly au commission meeting. [Section 532]	which the preli- discretion, either pplication or ta thorized represe	minary er proc able th	plat is to receed with the e application does not app	eive. The plan public hearing n in the even pear at the plan	nning gand t the nning		
Additiona	l Assistance: If you require fo	urther information	n, pleas	e contact the	Levy County Pla	nning		
and Zoning	Department at (352)486-5203.		, k					
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4		 have weed	Laud	danstand Ab				
anhunigein	n requirements stated in this	, have read	i and u	aranted by s	ie instructions aid Commissi	and on in		
no way co	nstitutes a waiver from any	applicable Loca	l. State	e, or Federal	regulation.	ORE AR		
	·		,	,				
I hereby certify that the information contained in this application and its supplements are true and correct, and that I am the legal owner or authorized agent of the above described property.								
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property.								
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OFFICE UPlanning C Board of C	ommission Public Hearing Dounty Commissioners Hearing		No to a secure of the North Advancey and			notolista (TRA)		
OFFICE UPlanning C Board of C	ommission Public Hearing Da ounty Commissioners Hearin	g Date:	No to a secure of the North Advancey and	Tin	ne:	notolista (TRA)		
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OFFICE UPlanning C Board of C	ommission Public Hearing Dounty Commissioners Hearing	g Date:	No to a secure of the North Advancey and	Tin	ne:	notolista (TRA)		



# McMillen Surveying, Inc. 444 Northwest Main Street

444 Northwest Main Street Williston, Florida, 32696 Office: 352 528-6277

State of Florida County of Levy

I, Kristine Keller, hereby give Stephen M. McMillen, P.S.N. President of McMillen Surveying, Inc, the authority to act as my Authorized Agent to facilitate Platting Process upon "Kristine's Acres" on the following parcel lying in:	ate
Section, Township South, Range East, County: State: Florida, City:, City:, City:	
64465-663-60         64465-663-60         Signature         Printed         Date:         1\2.22	
Signature Date:	
Notary Public, State of Florida At Large	
My Commission Expires: 11/08/2024  Notary Public State of Florida Stephen M McMillen My Commission HH 061282  Expires 11/08/2024	

# 

#### Summary

Parcel ID 0446500300 **Location Address** 

Neighborhood 05.00 (5)

20-13-18 0004.69 ACRES NORTH 296 FT OF WEST 740 FT OF SW1/4 OF NW1/4 -LESS WEST 50 FT C-316 RD R/W OR BOOK 1522 PAGE 147 Legal Description\*

\*The legal description shown here may be condensed, a full legal description should be obtained from a recorded deed for legal purposes.

**Property Use Code** 

Subdivision N/A

Sec/Twp/Rng 20-13-18

**Tax District** SW FLORIDA WT MG (District SW)

Millage Rate 15.7218 4.690 Acreage Homestead Ag Classification No

#### View Map

#### Owner

**Owner Name** Rooney Brendan J 100%

Rooney Nicholette 100%

4615 SE 57TH LN **Mailing Address** OCALA, FL 34480

#### Valuation

	2022 Preliminary Value Summary
Building Value	\$0
Extra Features Value	\$0
Market Land Value	\$55,717
Ag Land Value	\$55,717
Just (Market) Value	\$55,717
Assessed Value	\$40,860
Exempt Value	\$0
Taxable Value	\$40,860
Cap Differential	\$14,857
Previous Year Value	\$37,145

#### **Exemptions**

Homestead <b>♦</b>	2nd Homestead ♦	Widow/er ♦	Disability <b>♦</b>	Seniors <b>♦</b>	Veterans <b>♦</b>	Other <b>♦</b>

#### **Land Line**

Use Description	Front	Depth	Total Land Units	Unit Type	Land Value
VAC LAND	0	0	4.69	AC	\$55,717

#### Sales

Sale Date	Sale Price	Instrument Type	Book	Page	Qualification	Vacant/Improved	Grantor	Grantee
1/13/2020	\$50,000.00	WM	1522	147	U	V	KATJE WENDY -ET AL-	ROONEY BRENDAN J
12/31/2019	\$0.00	FJ	<u>1520</u>	<u>58</u>	U	V	WYNNE EILEEN KAY -ESTATE-	ESTATE OF CLARENCE NORMAN ENGLR JR
12/3/2019	\$0.00	FJ	<u>1516</u>	688	U	V	ENGLE CLARENCE NORMAN JR - ESTATE-	KATJE WENDY C
2/15/1994	\$0.00	QD	517	618	Q	V	WYNNE WILLIAM L	WYNNE EILEEN KAY
7/18/1991	\$10,000.00	WD	436	180	Q	V	STOEL FREDERICK RAY	WYNNE EILEEN KAY & WILLIAM L
12/29/1990	\$0.00	DC	417	286	Q	V	STOEL EDITH E	STOEL CHARLES L
12/18/1990	\$0.00	WD	417	293	Q	٧	STOEL CHARLES L & SARAH ELIZABETH	STOEL FREDERICK RAY
10/20/1989	\$0.00	QD	372	171	Q	V	STOEL EDITH E	STOEL CHARLES L
9/20/1989	\$0.00	WD	369	666	Q	V	STOEL ANDREW & EDITH E	STOEL EDITH E
9/4/1974	\$0.00	WD	66	105	Q	V	KENNEN WILLIAM R & DORIS V	STOEL ANDREW & EDITH E

# 

#### Summary

Parcel ID 0446500500

**Location Address** Neighborhood

05.00 (5)

20-13-18 0005.08 ACRES NORTH 376 FT OF SW1/4 OF NW1/4 LESS WEST 740 FT OR BOOK 1522 PAGE 147 Legal Description\*

\*The legal description shown here may be condensed, a full legal description should be obtained from a recorded deed for legal purposes.

**Property Use Code** VACANT (0000)

Subdivision N/A

20-13-18 Sec/Twp/Rng

Tax District

SW FLORIDA WT MG (District SW) 15.7218

Millage Rate Acreage 5.080 Homestead Ag Classification No

#### View Map

#### **Owner**

Owner Name Rooney Brendan J 100%

Rooney Nicholette 100%

**Mailing Address** 4615 SE 57TH LN OCALA, FL 34480

**Valuation** 

	2022 Preliminary Value Summary
Building Value	\$0
Extra Features Value	\$0
Market Land Value	\$56,578
Ag Land Value	\$56,578
Just (Market) Value	\$56,578
Assessed Value	\$41,491
Exempt Value	\$0
Taxable Value	\$41,491
Cap Differential	\$15,087
Previous Year Value	\$37,719

#### **Exemptions**

Homestead <b>♦</b>	2nd Homestead ♦	Widow/er ♦	Disability <b>♦</b>	Seniors <b>♦</b>	Veterans <b>♦</b>	Other <b>♦</b>

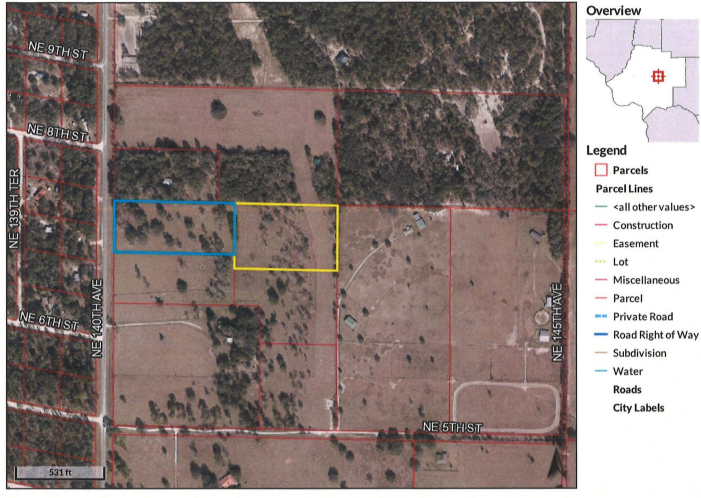
#### **Land Line**

Use Description	Front	Depth	<b>Total Land Units</b>	Unit Type	Land Value
VAC LAND	0	0	5.08	AC	\$56,578

#### Sales

Sale Date	Sale Price	Instrument Type	Book	Page	Qualification	Vacant/Improved	Grantor	Grantee
1/13/2020	\$50,000.00	WM	1522	147	U	V	KATJE WENDY C -ET AL-	ROONEY BRENDAN J
12/31/2019	\$0.00	FJ	<u>1520</u>	<u>58</u>	U	٧	WYNNE EILEEN KAY -ESTATE-	ESTATE OF CLARENCE NORMAN ENGLR JR
12/3/2019	\$0.00	FJ	<u>1516</u>	688	U	V	ENGLE CLARENCE NORMAN JR - ESTATE-	KATJE WENDY C
12/29/1990	\$0.00	DC	417	286	Q	V	STOEL EDITH E	STOEL CHARLES L
12/18/1990	\$0.00	WD	417	299	Q	٧	STOEL CHARLES L & SARAH ELIZABETH	WYNN EILEEN KAY
10/20/1989	\$0.00	QD	372	171	Q	V	STOEL EDITH E	STOEL CHARLES L
9/20/1989	\$0.00	WD	369	666	Q	V	STOEL ANDREW & EDITH E	STOEL EDITH E
9/4/1974	\$0.00	WD	66	105	Q	V	KENNEN WILLIAM R & DORIS V	STOEL ANDREW & EDITH E

# **QPublic.net**<sup>™</sup> Levy County, FL



0446500300 Parcel ID Property Use 0000 - VAC LAND Taxing District SW FLORIDAWT

4.69

Acres

MG

**Physical** Address

Mailing Address ROONEY BRENDAN

4615 SE 57TH LN OCALAFL 34480 **Building Value** \$0 **Extra Feature** \$0 Value Market Land Value \$55,717 7/18/1991 \$10000 n/a \$55,717 Ag Land Value **Just Value** \$55,717 **Assessed Value** \$40,860 **Taxable Value** \$40,860

Last 2 Sales Date **Price** Reason Qual 1/13/2020 \$50000 05

Q

Date created: 6/2/2022 Last Data Uploaded: 6/1/2022 7:24:40 PM



# Levy Abstract and Title Company

"Serving Levy County Since 1927"

Title Insurance

H. C. HENDERSON, JR. (1939 - 2017) SKIPPER HENDERSON PRES. CERTIFIED LAND - TITLE SEARCHER



Closings

ADAM C. HENDERSON V.P.
BRANCH MANAGER

March 28, 2023

**CERTIFIED PARTY:** 

LEVY COUNTY, BOARD OF COUNTY COMMISSIONERS

PO BOX 310, BRONSON, FL 32621

RE: PROPERTY INFORMATION REPORT - Our File: T-29049

PROPOSED SUBDIVISION NAME:

"KRISTINE'S ACRES"

#### LEGAL SHOWN ON PROPOSED PLAT:

The North 296.00 feet of the West 740.0 feet of the Southwest One-Quarter (SW 1/4) of the Northwest One-Quarter (NW 1/4) of Section 20, Township 13 South, Range 18 East, Levy County, Florida.

LESS and EXCEPT the right of way for C-316 over the West 50 feet thereof and subject to a 15 foot easement along the South side thereof.

AND

The North 376.00 feet of the Southwest One-Quarter (SW 1/4) of the Northwest One-Quarter (NW 1/4) of Section 20, Township 13 South, Range 18 East, Levy County, Florida.

LESS the West 740,00 feet thereof and subject to a 30 foot easement over the West 30 feet of the South 95.00 feet thereof.

PERIOD OF SEARCH: 20 years last past, ending 03/26/2023

Pursuant to F.S. 177.041(2) and F.S. 177.081(2), and Levy County Code of Ordinances Sec. 50-556(h), we have made a search of the Public Records of Levy County, Florida, in connection with the above, and certify as follows:

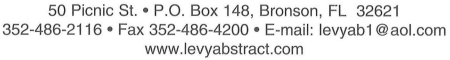
#### RECORD FEE SIMPLE TITLE HOLDER

KRISTINE KELLEY, by virtue of the following document:

Warranty Deed from Brendan J. Rooney and Nicholette Rooney, husband and wife, dated 09/12/2022, filed 12/06/2022 and recorded in O.R. Book 1667, Page 705 (#711219), Public Records of Levy County, Florida.









#### MORTGAGES – (not satisfied or released of record)

NONE

#### EASEMENTS OF RECORD

1. Grant of Easement to Sabal Trail Transmission, LLC, as attached to Stipulated Final Judgment of Condemnation dated 04/08/2019, filed 05/24/2019 and recorded in O.R. Book 1494, Page 936 (#652639), Public Records of Levy County, Florida.

#### **REAL ESTATE TAX INFORMATION:**

2022 Taxes

Assessed to:

Brendan J. & Nicholette Rooney

Tax ID#:

0446500300 & 0446500500

DELINQUENT TAXES YES \_\_\_

NO X

(If "Yes", state the year and tax certificate number(s))

**NOTE:** This report does not in any way purport to show ownership of any underlying oil, gas and/or mineral rights.

This report is not title insurance. Pursuant to s. 627.7843, Florida Statutes, the maximum liability of the issuer of this property information report for errors or omissions in this property information report is limited to the amount paid for this property information report, and is further limited to the person(s) expressly identified by name in the property information report as the recipient(s) of the property information report.

This report is being provided for the use and benefit of the Certified Party only, and it may not be used or relied upon by any other party. Its effective date shall be the date above specified through which the public records were searched.

Should you have any questions concerning this certification, or any other matter, we will be happy to assist you.

Sincerely

Skipper Henderson, C.L.S.

Vice President

SH/dkr enclosures INSTR # 652639, OR BK: 1494 PG: 936, Recorded 5/24/2019 1:43 PM Rec: S78.00 Danny J. Shipp, Clerk of the Circuit Court Levy FL Deputy Clerk UWILLIAMS

HAMMIS HARRIS BAUERLE ZIEGLER LOPEZ 1201 EAST ROBINSON ST ORLANDO, FL 32801

NORTHERN DISTRICT OF FLORIDA GAINESVILLE DIVISION

UNITED STATES DISTRICT COURT

SABAL TRAIL TRANSMISSION, LLC,

Plaintiff,

VS.

+/- 0.981 ACRES OF LAND IN LEVY COUNTY FLORIDA, UNKNOWN HEIRS, DEVISEES AND SUCCESSORS OF EILEEN KAY WYNNE, DECEASED AND UNKNOWN OWNERS, IF ANY

Case No.: 1:16-cv-00097-MW-GRJ Tract No(s): FL-LE-075.400

Defendants.

### STIPULATED FINAL JUDGMENT OF CONDEMNATION

THIS CAUSE is before the Court, without hearing, on the parties' Joint Motion for Stipulated Final Judgment of Condemnation (<u>Doc. 125</u>). Pursuant to the Natural Gas Act, <u>15 U.S.C. §§ 717-717z</u>, Sabal Trail Transmission, LLC ("Sabal Trail") filed the above-styled action to condemn easement interests (the "Easements"). (<u>Doc. 1</u>)

The Court previously entered a preliminary injunction granting Sabal Trail the ability to access and construct within the Easements (<u>Doc. 33</u>). In Natural Gas Act cases, such as this one, title does not pass until compensation is ascertained

1

12/15/22, 12:47 PM

BK: 1494 PG: 937

(whether by agreement or verdict) and paid. See Steckman Ridge, GP, LLC v. 11.078 Acres, 2008 WL 4346405, \*10 (W.D. Penn. Sept. 19, 2008) (citing Danforth v. United States, 308 U.S. 271, 284-85 (1939)). Having agreed upon compensation due in exchange for the Easements, the parties, through joint motion, request that the Court enter this Stipulated Final Judgment of Condemnation granting title to the Easements.

Accordingly, it is **ORDERED AND ADJUDGED** as follows:

- 1. The parties' Joint Motion for Entry of Stipulated Final Judgment of Condemnation (Doc. 125) is **GRANTED**.
- Payment to Defendant shall be made within ten (10) business days after the date of this Order to The Brigham Property Rights Law Firm, PLLC Trust Account in the amount agreed to by the parties.
- 3. Upon payment of the agreed amount to The Brigham Property Rights Law Firm, PLLC Trust Account, title to the Easements pursuant to the Grant of Easement attached hereto as Exhibit A shall vest in and transfer to Sabal Trail.
- 4. Within two (2) business days after receipt of such payment into The Brigham Property Rights Law Firm, PLLC Trust Account, Defendant shall evidence payment by filing a Notice of Receipt of Payment with the Court.

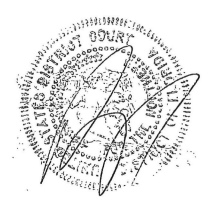
- 5. All claims and defenses for attorney's fees and costs (including expert costs) are preserved.
- 6. The Court reserves jurisdiction to determine entitlement to and amount of attorney's fees and costs (including expert costs), as well as to enforce the terms of the parties' settlement agreement and this judgment.

SO ORDERED on April 8, 2019.

s/ MARK E. WALKER
Chief United States District Judge

Copies furnished to:

Counsel of Record



#### **EXHIBIT A**

#### **GRANT OF EASEMENT**

STATE OF FLORIDA COUNTY OF LEVY

TRACT NO. FL-LE-075.400

KNOWN ALL BY THESE PRESENTS: that ROBERT B. ANGLE, JR., ATTORNEY as Successor Executor of the ESTATE OF EILEEN KAY WYNNE, whose address for purpose of this grant is c/o Charles L. Stoel, P.O. Box 177, Williston, Florida 32696 (hereinafter called "Grantor", whether one or more), for and in consideration of valuable consideration paid by SABAL TRAIL TRANSMISSION, LLC, a Delaware limited liability company, whose address is 5400 Westheimer Court, Houston, Texas 77056 (hereinafter called "Grantee"), the receipt and sufficiency of which are hereby acknowledged, does hereby give, grant, bargain, sell and convey unto Grantee, its successors and assigns, a permanent easement ("Permanent Easement") solely for the purpose of constructing, laying, maintaining, operating, inspecting, repairing, replacing, removing, reconstructing and abandoning not more than one (1) underground pipeline and any and all necessary or useful below ground appurtenances thereto, including but not limited to fittings, pipeline data acquisition and telecommunication equipment, electric service for same, together with above ground pipeline markers, cathodic protection devices and AC mitigation devices ("Pipeline Facilities"), all of which shall be and remain the property of Grantee, solely and exclusively for the transportation of natural gas through the pipeline to be located on a portion of the following described land:

Being the land described in that certain Warranty Deed executed by Charles L. Stoel, joined by his wife, Sarah Elizabeth Stoel, in favor of Eileen Kay Wynne, dated December 18, 1990, and recorded December 31, 1990, in Official Records Book 417, Page 299, Public Records of Levy County, Florida ("Grantor's Land").

The Permanent Easement herein granted shall be a total width of fifty feet (50') as described on Exhibit A attached hereto and made a part hereof and generally shown on the Exhibit A drawing. The installation and construction methods used to install the pipeline shall be consistent with Grantee's federal and state approvals.

The Pipeline Facilities shall only be used for the purpose of transporting natural gas. The Pipeline Facilities shall be designed, constructed and operated in accordance with U.S. Department of Transportation requirements for interstate natural gas pipelines. Except for pipeline markers, AC mitigation devices and cathodic protection devices, Grantee shall cause no other above ground appurtenances or improvements to be constructed on the Permanent Easement in connection with the Pipeline Facilities without the prior express written consent of Grantor, which shall not be unreasonably withheld.

To facilitate the construction of the Pipeline Facilities, Grantee has used the temporary workspaces shown on the attached Exhibit A drawing and identified as "Temporary Workspace" and "Additional Temporary Workspace" (collectively, the "Temporary Workspace"). As of the date hereof, Grantee's right of possession and use of the Temporary Workspace for construction purposes is terminated. However, Grantee will still be permitted access to the Temporary Workspace to monitor and maintain the restoration of the Temporary Workspace in accordance with Grantee's federal and state authorizations for the pipeline installation. Grantee shall not construct any permanent improvements within the Temporary Workspace.

Grantor and Grantee agree that the above-mentioned consideration included payment for all damages for the construction of the Pipeline Facilities, including any severance damages to Grantor's Land.

The pipeline shall not exceed thirty-six inches (36") in diameter and shall be buried to a minimum depth of thirty-six inches (36") from the top of the pipeline to the existing surface of the ground. Neither party shall diminish or reduce the soil cover over said pipeline without the prior written consent of the other party.

Grantee has restored the contours of the surface of the Permanent Easement and the Temporary Workspace to their prior condition, as near as reasonably practicable.

The Permanent Easement includes a right of access including ingress and egress over, upon and across the Permanent Easement, but does not include any rights to ingress and egress over any other portion of Grantor's Land. The right of access is limited solely for the purpose of operating and maintaining the Pipeline Facilities and for vegetative restoration and is not to be construed as a general grant of access easement.

Grantor reserves the right to the full use and enjoyment of and may continue to use the Permanent Easement for all lawful purposes that do not interfere with the rights conveyed to Grantee herein; provided that Grantor shall not create or maintain any lake, pond, berm, reservoir or water impoundment, cultivate any trees, engage in excavation or construct or permit to be constructed any building, structure or other improvement or obstruction on, over, under, above, across, within or through the Permanent Easement, without the express written consent of Grantee.

Grantor shall be permitted to cross the Permanent Easement for purposes of constructing ingress and egress and standard utility crossings, provided that Grantor and Grantee shall first mutually agree upon the design, location and construction methods for such crossings in accordance with the terms and conditions of that certain Agreement Regarding Grant of Easement by and between Grantor and Grantee (the "Agreement"). Grantee's consent to such crossings shall not be unreasonably withheld.

This Grant of Easement shall include, and Grantee shall have, all other rights and benefits necessary or convenient for the full enjoyment of the use of the rights herein granted, including but not limited to: the rights to remove, clear and to keep clear, at any time in Grantee's sole and absolute discretion and with no additional compensation to Grantor, all buildings, walls or similar structures, above or below ground swimming pool, decks, pipelines and conduits, septic systems, leach fields, wells, rocks, trees, brush, limbs and any other structures or obstructions in or on the Permanent Easement which might interfere with the use of the Permanent Easement or the free and full right of ingress and egress; and to do any other lawful activities which are incidental to or helpful for the intended uses of the Permanent Easement set forth above.

Grantor shall not change the grade of, excavate, fill or flood the Permanent Easement, or interfere with the Grantee's vegetative maintenance activities to the extent deemed necessary by Grantee.

The failure of Grantee to exercise any rights herein conveyed in any single instance shall not be considered a waiver of such rights and shall not bar Grantee from exercising any such rights in the future, or if necessary, seeking an appropriate remedy in conjunction with such rights. In the event that the use of Grantee's natural gas pipeline shall not be maintained for the purposes herein granted for a period of three (3) consecutive calendar years, then upon receipt of a non-appealable abandonment order from the Federal Energy Regulatory Commission ("FERC"), Grantee shall have no further rights with respect to the pipeline in the

Permanent Easement herein acquired except the right to abandon the pipeline in place or the right and privilege to remove the pipeline. If Grantee removes the pipeline, Grantee shall restore the surface of the Permanent Easement to as near as reasonably practicable to its condition prior to such removal in accordance with the FERC abandonment order. Grantee shall, within six (6) months after the abandonment in place or removal of the pipeline, record in the Public Records of the county in which the Permanent Easement is located a release of the right, title and interest of Grantee in and to the Permanent Easement.

The rights, title and privileges herein granted may, in whole or in part, be sold, leased, assigned, pledged, and mortgaged, and shall be binding upon and inure to the benefit of the parties hereto, their respective heirs, executors, administrators, successors, assigns and legal representatives. Grantee shall record any assignment of its rights hereunder in the Public Records of the county in which the Permanent Easement is located.

The parties agree that this Grant of Easement and the Agreement represent the entire agreement between the parties.

# **Building Permit**

Permit Number: 20221209 **District Code: SW** 

**Levy County** 

310 School St.

Bronson, FL 32621

(352) 486-5198



Parcel #: 0983700600

Job Location: 1271 NE 123 TER

City, State, Zip: WILLISTON, FL 32696

Construction Area (Sq.Ft): 1330

Flood Zone: X

**Minimum Finished Floor Elevation: Bottom of Lowest Horz Member:** 

Permit Type: NC RESIDENCE SFR

Mobile Home Year: Permit Status: Open Date Issued: 06/21/2022 Expiration Date: 12/18/2022 Total Valuation: \$206510 Septic Permit #: 38SL2547509

Total Permit Fees: \$6,158.51

Total Acres: 1.00

Job Description: N/C RESIDENCE

Applicant Name: STEVE SMITH CONSTRUCTION

Phone: Email:

Owner: TODD CHRISTIAN H Address: 21721 NE HWY 27

City, State, Zip: WILLISTON, FL 32696

Phone: Email:

Contractors:

Name: STEVE SMITH CONSTRUCTION INC Address:

Email:

License #: CBC1256817

Phone: 352 538 3141 Exp. Date: 08/31/2022

NOTES:

Building Dept Created By: Wendy Feagle

Notice: In addition to the requirements of this permit, there may be additional restrictions applicable to the property that may be found in the public records of this county and there may be additional permits required from other governmental entities such as water management district, state agencies, or federal agencies.

The issuance of this permit does not release the application from the conditions of any applicable subdivision restrictions.

Warning to Owner: Your failure to record a notice of commencement may result in your paying twice for improvements to your property. If you intend to obtain financing, consult with your lender or an attorney before recording your notice of commencement.

Work requiring a permit shall not commence until the permit holder or his agent post the permit card in a conspicuous place on the premises. The permit and building plans shall be protected from the weather and located in such a position as to permit the building official or representative to conveniently make required entries thereon. This permit card and building plans shall be maintained in such position by the permit holder until the Certificate of Occupancy or Completion is issued by the Building Official.

Work shall not proceed until the inspector has approved the various stages of construction. Every permit issued shall become invalid unless the work authorized by such permit is commenced within 6 months after its issuance, or if the work is authorized by such permit is suspended or abandoned for a period of 6 months after the time the work is commenced. Inspections indicated on this card can be arranged by telephone.

# \*JOB CARD\*

Levy County
310 School St.
Bronson, FL 32621
(352) 486-5198

Permit Number: 20221209



### THIS CERTIFIES THAT THIS

# **BUILDING PERMIT**

WITH PERMIT #	20221209	HAS BEEN ISSUED TO	
THE OWNER	TODD CHRISTIAN H		AT
SITE ADDRESS	1271 NE 123 TER		
	ompliance with the requirances of THE COUNTY		

PROJECT N/C RESIDENCE

DATED 07/22/2022 Wendy Feagle

Services Director/Building Inspector

This placed is placed in a conspicuous place on the premises.

STR # 662323, OR BK: 1522 PG: 147, Recorded 1/23/2020 1:26 PM

Rec: \$18.50 Deed Doc: \$350.00 Danny J. Shipp, Clerk of the Circuit Court Levy FL Deputy Clerk UWILLIAMS

Prepared by and return to:
Terri Wooten
Haile Title Company
4739-B NW 53rd Avenue
Gainesville, FL 32653
(352) 371-6264
File No HT-19-388
Parcel Identification No 04465-003-00

[Space Above This Line For Recording Data]

## WARRANTY DEED

(STATUTORY FORM - SECTION 689.02, F.S.)

This indenture made the 17th day of January, 2020 between Wendy C. Katje, a married woman, Clarence Stewart, a married man, and Corinne Tatman, a married woman, all conveying non-marital homestead property, whose post office address is 373 Washington Street, Otsego, MI 49078, grantor, to Brendan J. Rooney and Nicholette Rooney, husband and wife, whose post office address is 4615 Southeast 57th Lane, Ocala, FL 34480, Grantees:

Witnesseth, that said Grantors, for and in consideration of the sum of TEN DOLLARS (U.S.\$10.00) and other good and valuable considerations to said Grantors in hand paid by said Grantees, the receipt whereof is hereby acknowledged, has granted, bargained, and sold to the said Grantees, and Grantees' heirs and assigns forever, the following described land, situate, lying and being in Levy, Florida, to-wit:

The North 296.00 feet of the West 740.0 feet of the Southwest One-Quarter (SW 1/4) of the Northwest One-Quarter (NW 1/4) of Section 20, Township 13 South, Range 18 East, Levy County, Florida.

LESS and EXCEPT the right of way for C-316 over the West 50 feet thereof and subject to a 15 foot easement along the South side thereof.

AND

The North 376.00 feet of the Southwest One-Quarter (SW 1/4) of the Northwest One-Quarter (NW 1/4) of Section 20, Township 13 South, Range 18 East, Levy County, Florida.

LESS the West 740.00 feet thereof and subject to a 30 foot easement over the West 30 feet of the South 95.00 feet thereof.

Together with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

Subject to taxes for 2020 and subsequent years, not yet due and payable; covenants, restrictions, easements, reservations and limitations of record, if any.

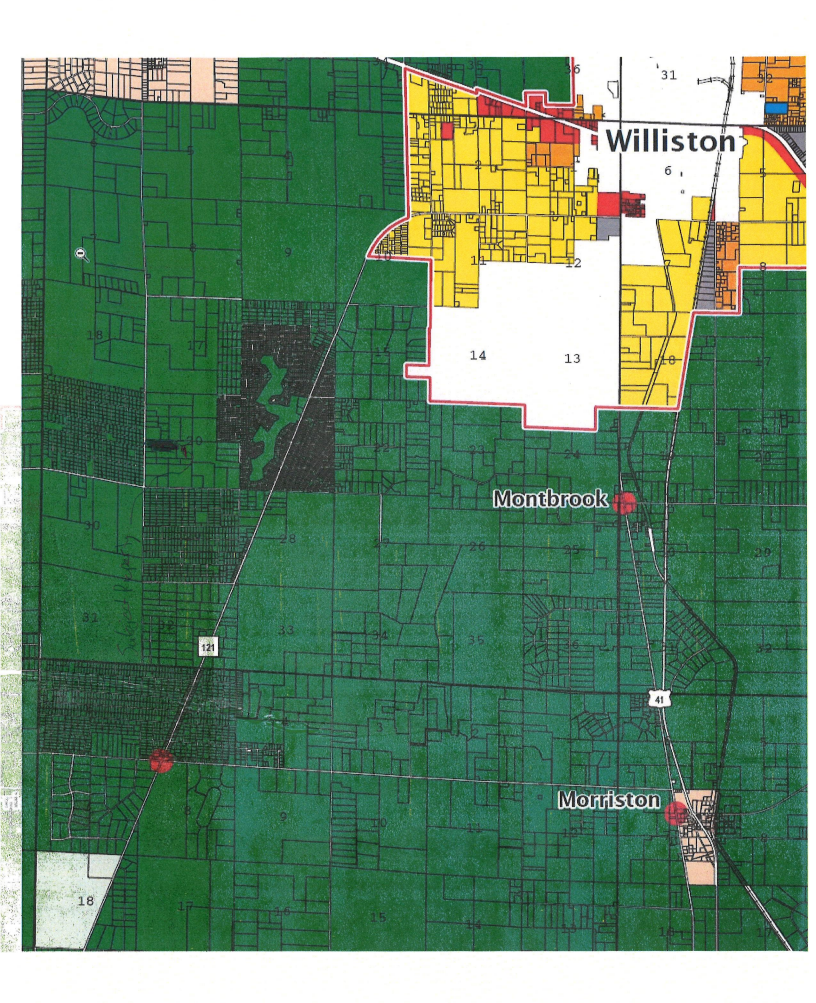
TO HAVE AND TO HOLD the same in fee simple forever.

And Grantors hereby covenant with the Grantees that the Grantors are lawfully seized of said land in fee simple, that Grantors have good right and lawful authority to sell and convey said land and that the Grantors hereby fully warrant the title to said land and will defend the same against the lawful claims of all persons whomsoever.

FIRST AMERICAN TITLE
3563 PHILIPS HWY STE 504 BLDG E
JACKSONVILLE, FL 32207

an varies vancieur, Chamois mave acicumo sei Ciam	ors thence alle seen are only are least title appare written.
Signed, sealed and delivered in our presence:	
Sign: Darel A La Cran Witness print name: Au O A. Tarman	Wendy C. Katje
1 01	
Sign: +Marah Kuje	
Witness print name: Amanda Ri Fe	
	Clarence Stewart
	Corinne Tatman
STATE OF Mehsen COUNTY OF Alban	
January, 2020, by Wendy C. Katje, Clarence Stewart, and Corino	of $\mathcal{G}$ physical presence or ( ) online notarization this $13^{+1}$ day of e Tatman.
Signature of Notary Public Print, Type/Stamp Name of Notary	(A)
Personally Known: OR Produced Identification: X Type of Identification Produced: Michigan Mayor Lagris 4	
	O <sub>A</sub>
KIETTH DUNHAM  NOTARY PUBLIC - MICHIGAN  Allegan County  My Commission Expires May 15, 2024	2

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Friday, October 7, 2022 4:33:36 PM - Setbacks - Levy.pdf - Adobe Acrobat Reader DC (64-bit)

