FIRST AMENDMENT TO SUBDIVISION AGREEMENT

THIS FIRST AMENDMENT TO SUBDIVISION AGREEMENT is made and entered into this day of, 2025 by and between the City of Merced, a California Charter Municipal Corporation ("City"), and Stonefield Home, Inc., a California Corporation, ("Subdivider").
WHEREAS, City and Subdivider have heretofore entered into a Subdivision Agreement ("Agreement") recorded on March 20, 2025, in Document Number 2025-008382, Merced County Records, relating to the installation of improvements within The Crossing at River Oak, Phase 6, a subdivision of real property within the corporate limits of the City; and,
WHEREAS, on December 8, 2004, the City of Merced Planning Commission approved Resolution No. 2792 for Vesting Tentative Map No. 1263 for Crossing at River Oaks Subdivision; and,
WHEREAS, on February 21, 2025, TRS Enterprises, Inc. granted Weaver Union Elementary School District (WUESD) a portion of the Remainder as shown on map entitled, The Crossing at River Oaks, Phase 4, filed for recorded on November 20, 2024, in Volume 88, of Official Plats, Pages 7-9, Merced County Records; and
WHEREAS, on March 20, 2025, Tentative Map No. 1263 Subdivision No. 5424, The Crossing at River Oaks, Phase 6 recorded in Volume 88, of Official Maps, at Pages 40-42, Merced County Records; and
WHEREAS, Tentative Map No. 1263, Amended Final Map Subdivision No. 5423, The Crossing at River Oaks, Phase 6 is being recorded to delineate the real property described the real property described in grant deed granted to WUESD by TRS Enterprises, Inc. on February 21, 2025.
NOW, THEREFORE, the parties hereto agree to amend the Subdivision Agreement with Continuing Covenants Cover sheet as follows:
1. A Subdivision Agreement between the City of Merced and Stonefield Home, Inc., a California Corporation for Tentative Map of Tentative Map No. 1263, Subdivision Number 5428, The Crossing at River Oaks, Phase 6 filed this day of, 2025, atM. in Volume of Official Plats, at Pages, Merced County Records.

Except as herein amended, the Agreement recorded in Document Number 2025-008382, Merced County Records shall remain in full force and effect. IN WITNESS WHEREOF, the parties hereto have caused this First Amendment to Subdivision Agreement to be duly executed as of the date first above written. CITY OF MERCED A California Charter Municipal Corporation BY:_____
D. Scott McBride City Manager ATTEST: D. SCOTT MCBRIDE, CITY CLERK BY:_____Assistant/Deputy City Clerk APPROVED AS TO FORM: CRAIG J. CORNWELL, CITY ATTORNEY BY: City Attorney Date 5/22/2025

ACCOUNT DATA:
M. VENUS RODRIGUEZ, FINANCE OFFICER

BY:_______Verified by Finance Officer

SUBDIVIDER: STONEFIELD HOME, INC, A California Corporation

BY:	
	(Signature)
	, ,
	(print name)

ITS: General Partner

Taxpayer I.D. No. <u>32-04396461</u>

ADDRESS: 923 East Pacheco Blvd. Suite C Los Banos, CA 93635

TELEPHONE: (209) 826-6900

RECORDING REQUESTED BY:

City of Merced, A California charter municipal corporation

WHEN RECORDED MAIL TO:

City of Merced City Clerk 678 West 18th Street Merced, California 95340

Exempt Recording Per Gov't Code Section 6103

Recorded in Official Records, MERCED COUNTY

MATT H. MAY

Merced County Clerk - Recorder

CM City of Merced

2025008382

03/20/2025 10:46 AM re25

Titles: 1

Pages: 17 NO FEE

(Above for Recorder's Use Only)

DOCUMENT TITLE

SUBDIVISION AGREEMENT WITH CONTINUING COVENANTS (CFD CONDITION)

A SUBDIVISION AGREEMENT BETWEEN THE CITY OF MERCED AND STONEFIELD HOME, INC., A CALIFORNIA CORPORATION, FOR THE CROSSING AT RIVER OAKS, PHASE 6
TO BE RECORDED CONCURRENTLY WITH THE FINAL MAP FILED THIS 20 DAY OF April 2025, AT 10:44 A.M. IN BOOK \$8 OF OFFICIAL PLATS, AT PAGES 46-42 MERCED COUNTY RECORDS

SUBDIVISION AGREEMENT

(CFD Condition)
(Bonds as Security)

RECITALS

- A. The Planning Commission of City, on December 8, 2004, adopted Resolution No. 2792 approving the tentative map of the above mentioned subdivision.
- B. Subdivider has submitted for approval the final map of said subdivision in full compliance with State Law and City subdivision ordinances. Final Map Application Number 5424 was submitted by the subdivider on November 4, 2024. A complete Final Map Application (including all bonds and insurance) was filed with the City on
- C. Section 18.24.100 of the Merced Municipal Code requires certain improvements within said subdivision.
- D. Improvement plans for said subdivision have been approved by the City.
- E. The "Subdivision Map Act" and Section 18.24.150 of the Merced Municipal Code require certain security to guarantee the installation of said improvements.
- F. Inspection fees required in accordance with Section 18.24.110 of the Merced Municipal Code have been paid.
- G. Condition of Approval No. 5 for the tentative subdivision map requires the Subdivider to have annexed into the City's Community

Facilities District (CFD) for public safety, maintenance, and other services (CFD No. 2003-2) prior to obtaining a Final Map for the property. This property was annexed to the City's CFD for Services (No. 2003-2) as part of Annexation No. 3.

Based upon the foregoing recitals, and in consideration of the mutual covenants, promises, and agreements herein contained, and for other good and valuable consideration the receipt and sufficiency of which is hereby acknowledged and agreed, the parties hereto mutually agree as follows:

AGREEMENT

AGREEMENT TO CONDITIONS IMPOSED

Subdivider, for himself and all successors thereto, acknowledges and agrees to all conditions imposed in the Planning Commission Resolution approving the Tentative Map as identified in Recital A above.

2. IMPROVEMENTS

A. Subdivider agrees to cause all improvements to be made and constructed in said subdivision within twelve (12) months of the date of City approval of this Agreement, in full compliance with the requirements of approved Tentative Map, the Conditions of Approval thereto, and the City's "Standard Designs for Common Engineering Structures," and with the improvement plans approved by City and any changes or alterations in such work required by City, and to pay for any materials, provisions, or other supplies used in, upon, for, or about the performance of said work, and for any work or labor done thereon of any kind, and any amounts due under the Unemployment Insurance Act with respect to such work or labor.

B. The Subdivider may request an extension of time to complete the terms hereof. Such request shall be submitted to the City in writing no less than four (4) weeks before the expiration date hereof, and shall contain a statement of circumstances necessitating the extension of time. The City shall have the right to review the provisions of this Agreement, including the construction standards, cost estimate, and improvement security, and to require adjustments therein if any substantial change has occurred during the term hereof.

C. If the Subdivider fails or neglects to comply with the provisions of this Agreement, the City shall have the right at any time to cause said provisions to be met by any lawful means, and thereupon recover from the Subdivider and/or his surety the full cost and expense incurred.

SECURITY—FILING OF THE SAME

The Subdivider shall file securities for this Agreement per Sections 66496 and 66499 of the Government Code as follows and as shown on Exhibit "A" attached hereto:

- A. To secure faithful performance of this Agreement, security in an amount equal to one hundred (100%) percent of the estimated cost of the work as determined by the City shall be filed with the City prior to the Final Map application being considered complete or action on the same by the City Council.
- B. To secure payment to the contractor, his subcontractors, and to persons furnishing labor, materials, or equipment to them, security in an amount equal to fifty (50%) percent of the estimated cost of the work as determined by the City shall be filed with the City prior to the Final Map application being considered complete or action on the same by the City Council.
- C. To secure the guarantee and warranty of the work for a period of one (1) year following the completion and acceptance of the work, security in an amount equal to fifteen (15%) percent of the estimated cost of the work as determined by the City shall be filed with the City prior to final acceptance of the work by the City.
- D. To secure payment of the cost of setting of monuments, security in an amount equal to one hundred (100%) percent of the estimated cost of setting such monuments as determined by the City shall be filed with the City prior to the Final Map application being considered complete or action on the same by the City Council.

If security is furnished in the form of a bond or bonds, such bonds shall be executed by a corporate surety company authorized to transact surety business in the State of California. Liability for security furnished as

described herein shall be limited as set forth in Government Code Sections 66499.9 and 66499.10.

4. SECURITY—RELEASE OF THE SAME

Release of Securities shall be as follows:

- A. Security given for faithful performance may be released thirty-five (35) days after recording Notice of Completion of the work provided that evidence of recording of the Notice of Completion has been furnished to the City, the City has finally accepted the work, and provided the security has been furnished to the City to guarantee and warrant the work for one (1) year following the date of such acceptance of the work.
- B. Security securing the payment to the contractor, his subcontractors, and to persons furnishing labor, materials, or equipment may be released six (6) months after recording Notice of Completion provided no claims have been filed with the City in accordance with the Subdivision Map Act.
- C. The security guaranteeing that the completed work remains satisfactory during the required one-year warranty period may be released upon correction, by Subdivider, of any defects in the work existing at the end of the warranty period.
- D. Monument security may be released in accordance with the provisions of Section 66497 of the Government Code.

In the event that improvements do not conform to the plans and specifications or defects are not corrected within the time limits specified by City, the City shall have the authority to order the necessary work done and to recover the cost of such work, as well as any costs of enforcing such obligation, including attorney fees, from the Subdivider and the Subdivider's surety or the financial institution providing the Instrument of Credit.

5. INSPECTION

City shall inspect all improvements made in connection with said subdivision for compliance with City requirements. Subdivider shall give at least twenty-four (24) hours' notice to City, including at least one full working day prior to any inspection. Improvements installed without inspection by the City shall be subject to rejection. Subdivider shall pay to City an amount equal to three (3) percent of the total estimated cost of the improvements as determined by City to cover the cost of inspection. Inspection by the City shall in no way relieve the Subdivider or its sureties of full responsibility for defective materials or workmanship. Any costs associated with testing of improvements shall be paid by the Subdivider in advance of the testing.

Neither final inspection nor acceptance of any public improvements for said subdivision will be permitted prior to receipt by City of sufficient monies to cover the cost of testing and inspection exceeding the above deposit.

SAFETY

Subdivider shall perform all work in accordance with the applicable sections of Title 8 of the California Code of Regulations (CAL OSHA), and the "WATCH" (Work Area Traffic Control Handbook) published by Building News, Inc., and available at the City Engineer's office. Provisions shall be made by Subdivider for protection of the traveling public on all public roads affected by the improvements.

Barricades and related facilities shall be placed in such number and in such locations as for public safety, and at night they shall be equipped with flashing yellow lights. City reserves the right to require and Subdivider shall promptly install or place additional barricades or other facilities to assure public safety if City shall deem the same to be necessary or desirable for public safety. Subdivider is responsible for all liability which may arise out of work herein permitted whether or not public property, and shall indemnify, protect, defend, and hold City harmless from any and all claims, damages (including injury or death to any person or persons), or causes of action arising therefrom or related thereto.

7. INDEMNITY

The Subdivider shall take and assume all responsibility for the construction of the improvements and the safety of operation in connection therewith. The Subdivider shall bear all losses and damages directly or indirectly resulting to the City, its officers, employees, and agents or others

on account of the construction of the improvements, unforeseen difficulties, accidents, or any other causes whatsoever.

The Subdivider shall protect, assume the defense of and indemnify and save harmless the City, its officers, employees, and agents from all claims, loss, damage, injury—including the death of any person or persons, and liability of every kind, nature, and description, directly or indirectly arising from the construction of the improvements.

The Subdivider shall indemnify, protect, defend, (with counsel selected by the City), and hold harmless the City, and any agency or instrumentality thereof, and any officers, officials, employees, or agents thereof, from any and all claims, actions, suits, proceedings, or judgments against the City, or any agency or instrumentality thereof, and any officers. officials, employees, or agents thereof to attack, set aside, void, or annul, an approval of the City, or any agency or instrumentality thereof, advisory agency, appeal board, or legislative body, including actions approved by the voters of the City, concerning the project and the approvals granted herein. Furthermore, the Subdivider shall indemnify, protect, defend, and hold harmless the City, or any agency or instrumentality thereof, against any and all claims, actions, suits, proceedings, or judgments against any governmental entity in which developer/applicant's project is subject to that other governmental entity's approval and a condition of such approval is that the City indemnify and defend (with counsel selected by the City) such governmental entity. City shall promptly notify the Subdivider of any claim. action, suits, or proceeding. Subdivider shall be responsible to immediately prefund the litigation cost of the City including, but not limited to, City's attorney's fees and costs. If any claim, action, suits, or proceeding is filed challenging this approval, the Subdivider shall be required to execute a separate and formal defense, indemnification, and deposit agreement that meets the approval of the City Attorney and to provide all required deposits to fully fund the City's defense immediately but in no event later than five (5) days from that date of a demand to do so from City. In addition, the Subdivider shall be required to satisfy any monetary obligations imposed on City by any order or judgment.

8. PREVAILING WAGES

Subdivider acknowledges that City has made no representation, express or implied, to Subdivider or any person associated with Subdivider

regarding whether or not laborers employed relative to the construction of the improvements to be constructed pursuant to this Agreement must be paid the prevailing per diem wage rate for their labor classification, as determined by the State of California, pursuant to Labor Code Section 1720, et seq. ("Prevailing Wage Laws"). Subdivider agrees with City that Subdivider shall assume any and all responsibility and be solely responsible for determining whether or not laborers employed relative to the construction undertaken pursuant to this Agreement must be paid the prevailing per diem wage rate pursuant to the Prevailing Wage Laws or other applicable law.

Subdivider, on behalf of itself, its successors, and assigns, waives and releases City from any right of action that may be available to any of them pursuant to Labor Code Section 1781 or any similar law. Relative to the waiver and release set forth in this Section, Subdivider acknowledges the protections of Civil Code Section 1542, which reads as follows:

> A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor.

By initialing below, Subdivider knowingly and voluntarily waives the provisions of Section 1542 or any similar law solely in connection with the waivers and releases contained in this Sedtion.

Initials of

Initials of Authorized **Subdivider Representative**

City Manager

Subdivider shall indemnify, hold harmless and defend City against any claim for damages, compensation, fines, penalties or other amounts arising out of the failure or alleged failure of any person or entity (including Subdivider, its contractor(s) and subcontractors) to pay prevailing wages as required by law or to comply with the other applicable provisions of Labor Code Sections 1720 et seq. and implementing regulations of the Department of Industrial Relations in connection with construction and installation of the improvements required pursuant to this Agreement.

Subdivider's defense of the City shall be provided by counsel reasonably acceptable to the City.

The foregoing indemnity shall survive any termination of this Agreement.

9. INSURANCE

Subdivider further agrees that before commencing any work pursuant to this Agreement, Subdivider shall obtain, and at all times prior to final acceptance of all improvements hereunder, keep in full force and effect, insurance coverage in such limits and amounts, and covering such risks as shall be acceptable to City.

All policies of insurance must be issued by a company that is either:

- (1) Admitted to transact insurance business in the State of California;
- (2) On the "LESLI List," i.e., the List of Eligible Surplus Line Insurers; or,
- (3) In the form of a risk retention group ("RRG") so long as the RRG contains at least \$750,000 in capital, has been in operation for at least one year, and the reinsurance agreement associated with the RRG contains AM Best A rated insurers with an attachment point of \$250,000 or less.

All insurance companies must have an A.M. Best's rating of at least A- and a financial size of IX or X. All required policies shall contain an endorsement adding the Indemnified Parties under the agreement, specifically including but are not limited to, the City, its officers, employees, and agents, as additional insureds. The required policies shall stipulate that this insurance will operate as primary insurance for work performed by Developer and its sub-contractors, and that no other insurance effected by City or other named insureds will be called on to cover a loss covered thereunder. The General Liability insurance shall be provided by an ISO Commercial General Liability policy, with edition dates of 1985, 1988, or

1990. The additional insured endorsement required hereunder must be issued using ISO form CG 20 10 11 85, or the same form with an edition date no later than 1990. In lieu of CG 20 10 11 85, City will accept alternate additional insured endorsements on ISO forms CG 20 10 10 01 and CG 20 37 10 01, but only if both forms are used together and provided to City. The minimum coverage and limits shall be as follows:

COVERAGE	LIMITS
Workers Compensation	Statutory
Comprehensive General Liability, including or separately insuring liability assumed by contract	
Bodily Injury	\$1,000,000 per person \$1,000,000 per occurrence
Property Damage	\$ 500,000 per occurrence

Subdivider shall, prior to commencement of construction work, furnish to City a certificate of insurance, which shall provide that the above insurance shall not be cancelled without thirty (30) days prior written notice to City. Prior to acceptance of the improvements, the Subdivider shall provide the City with a copy of the endorsements required herein.

10. AS-BUILTS

Subdivider shall submit one (1) reproducible print (mylar) of the improvements "as-built" to City prior to release of securities.

11. NOTICE OF COMPLETION

City shall record a Notice of Completion with the Merced County Recorder immediately following City's acceptance of the improvements.

12 APPROVALS

This Agreement is subject to approval by the City Manager of City as to substance, and by the City Attorney as to form. Any improvement securities tendered hereunder shall be subject to approval by the City Manager as to amount, and by the City Attorney as to form and legal sufficiency.

13. SUCCESSORS AND ASSIGNS

This Agreement shall inure to the benefit of and be binding upon the successors and assigns of the respective parties hereto.

14. WAIVER

In the event that either City or Consultant shall at any time or times waive any breach of this Agreement by the other, such waiver shall not constitute a waiver of any other or succeeding breach of this Agreement, whether of the same or any other covenant, condition or obligation. Waiver shall not be deemed effective until and unless signed by the waiving party.

15. VENUE

This Agreement and all matters relating to it shall be governed by the laws of the State of California and any action brought relating to this Agreement shall be held exclusively in a state court in the County of Merced.

16. AMENDMENT

This Agreement shall not be amended, modified, or otherwise changed unless in writing and signed by both parties hereto.

17. INTEGRATION

This Agreement constitutes the entire understanding and agreement of the parties and supersedes all previous and/or contemporaneous understandings or agreements between the parties with respect to all or any part of the subject matter hereof.

18. AUTHORITY TO EXECUTE

The person or persons executing this Agreement on behalf of the parties hereto warrants and represents that he/she/they has/have the authority to execute this Agreement on behalf of their entity and has/have the authority to bind their party to the performance of its obligations hereunder.

19. COUNTERPARTS

This Agreement may be executed in one or more counterparts with each counterpart being deemed an original. No counterpart shall be deemed to be an original or presumed delivered unless and until the counterparts executed by the other parties hereto are in the physical possession of the party or parties seeking enforcement thereof.

IN WITNESS WHEREOF, two (2) identical counterparts of this Agreement, each of which shall for all purposes be deemed an original thereof, have been duly executed by the parties hereinabove named, on the day and year first herein written.

CITY OF MERCED A California Charter Municipal Corporation

D. Scott McBride

City Manager

ATTEST:

D. SCOTT MCBRIDE, CITY CLERK

BY: <u>All jondhalusella</u>
Assistant/Deputy City Clerk



APPROVED AS TO FORM:

CRAIG J. CORNWELL, CITY ATTORNEY

BY: City Attorney Date

1395

ACCOUNT DATA:

M. VENUS RODRIGUEZ, FINANCE OFFICER

BY: <u>Yn. Unservices</u>

Verified by Finance Officer V-1659

No Funds to encumber. Par. 3/11/25

F2 3/12/28

DEVELOPER:

STONEFIELD HOME, INC.,

A California Corporation

ly:____

Greg Hostetle

Its: President

Address: 923 E. Pacheco Blvd.

Suite C

Los Banos, CA 93665

Telephone: (209) 826-6200

Taxpayer I.D. Number: <u>32-04396461</u>

CALIFORNIA ACKNOWLEDGMENT

	officer completing this certificate veril is attached, and not the truthfulness,		he individual who signed the document that document.
State of California	ì		
County of Merce	. }		
on March 10	1. 2025 before me, Ale	<u>jandra Medi</u>	ina, Notary Public
Date)	Here Insert Na	me and Title of the Officer
personally appeared	David Scott M	<u>CBnde</u> —	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Name(s) of Signer(s)	
	No. of the second secon		
to the within instrumer authorized capacity(ie	nt and acknowledged to me that	t he/she/they execut ature(s) on the instru	s) whose name(s) is/are subscribed ted the same in his/her/their iment the person(s), or the entity
	ALEJANDRA MEDINA Notary Public - California Merced County		ALTY OF PERJURY under the f California that the foregoing and correct.
) Wy	Commission # 2473260 Comm. Expires Nov 21, 2027	WITNESS my hand	and official seal.
		Signature 💢 💪	jondhauseelaa
Place Notary S	eal and/or Stamp Above		Signature of Notary Public
	——— ОРТІ	ONAL	
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Description of Att	ached Document		
Title or Type of Do	ocument:		
Document Date:			Number of Pages:

Capacity(ies) Clair			
Signer's Name:	med by digiter(b)	Signer's Name: _	
☐ Corporate Officer – Title(s):		☐ Corporate Officer – Title(s):	
☐ Partner — ☐ Limited ☐ General			mited General
	☐ Attorney in Fact	□ Individual	☐ Attorney in Fact
☐ Trustee	☐ Guardian or Conservator	□ Trustee	☐ Guardian or Conservator
☐ Other:		☐ Other:	
Signer is Representing:		Signer is Representing:	

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

A Late Control of the
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
Hith edolarism
State of California
County of <u>merced</u>
On February 13, 2025, before me, Elsie Hernandez. (insert name and title of the officer) Personally appeared Greg Hastetter
Personally appeared <u>Greq Hostetier</u>
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) issues subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.
Signature (Seal) ELSIE HERNANDEZ Notary Public - California Merced County Commission # 2372530 My Comm. Expires Aug 27, 2025

EXHIBIT A

Crossing At River Oaks Phase 6

The securities for this subdivision shall be according, or equivalent to, either Method 1 or Method 2 below.

	METHOD 1		METHOD 2
		Labor & Materials	
Engineer's Estimate	Performance Bond	Bond	Cash/Credit Security
\$421,818.10	\$421,818.10	\$210,909.05	\$506,181.72

One-Year Warranty Bond*	\$63,272.72

^{*}shall be provided prior to a Notice of Completion being filed

OWNER'S STATEMENT	SURVEYOR'S STATEMENT	
I HOMERY STATE THAT I HAD THE EMPIRE OF DIS HAVE RECORD THE INTERCEST IN THE SUBDIMINED FILE REPORTY. AND THAT I HAVE POLICY PROPERTY RESETS WITH THIS SILEM THE TO SHE LAND. IT HEREIN CONCERN TO THE PRESTAMATION AND RECORDATION OF THIS SUBDIMINES SHOWN WITHIN THE EXTENSION ROUGHOUT LINES.	TENTATIVE MAP NO. 1263 SUBDIVISION NO. 5424 THE CROSSING AT RIVER OAKS, PHASE 6	THE MAP PER PREPARED OF HE OF MARKE MY DISCISION AND IS MADED FOR A PELL SHAPE A CONFINENCE WHI THE RESIDENCE OF HE SERVICE OF HE ASSESSMENT OF HE SERVICE OF HE ASSESSMENT OF HE ASSESSMENT OF HE ASSESSMENT AND A PELL SHAPE AND
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ALL THE PUBLIC UTILITY EASEMENTS AND THE STREET EASEMENT INDICATED ON THIS MAP.	RIVER OAKS PHASE 5" IN VOLUME 88 OF OFFICIAL PLATS, PAGES 39 - 31	RETRACED, AND THAT THIS FINAL MAP SUBSTANTIALLY CONFORMS TO THE CONDITIONALLY APPROVED TENTATIVE MAP.
I ALSO MOREBY IRREVOCABLY OFFER FOR DEDICATION IN FEE THE REAL PROPERTY DESCRIBED BELOW FOR PURICE PURPOSES TO THE CITY OF MERCED.	LYING IN A PORTION OF SECTION 34, TOWNSHIP 7 SOUTH, RANGE 14 EAST, MOUNT DIABLO MERIDIAN	DATED THIS LOTE DAY OF FEBRUARY , 2029
DEER CREEK LANE, BLUE WATER DRIVE, AND ALBERT DRIVE	CITY OF MERCED. COUNTY OF MERCED, STATE OF CALIFORNIA JANUARY 2025	WHO
I FURTHER STATE THAT I KNOW OF NO BASCULATS OR STRUCTURES EXISTING WITHIN THE LAND HEREIN OFFERED FOR CEBINATION TO THE PUBLIC, OTHER THAN PUBLIC UTILITIES OR AS PLOTTED WITHIN THIS MAP.	BENCHMARK ENGINEERING	MICHAEL HALTERANN, P.L.S. 8040
OWNER: THE ENTERPRISES INC., A CALIFORNIA CORPORATION		
BT: ADDE SUTTER - SECRETARY DATE: 2/11/25	CIVIL ENGINEERING, PLANNING, AND LAND SURVEYING 4265 SPYRES WAY, SUITE A, MODESTO, CALIFORNIA, 98356 (200) 545-6000	CITY SURVEYOR'S STATEMENT
NOTARY ACKNOWLEDGMENT	VICINITY MAP N.T.S.	I HEREBY STATE THAT I HAVE EXAMPLED THIS WAP AND HAVE FOUND THAT IT CONFORMS WITH MAPPING PROMISSIONS OF THE SUBDIMISION HAP ACT AND I AM SURFIED SHOW MAY IS TESTIONALLY CORRECT.
A NOTARY PUBLIC OF OTHER OFFICER COMPLETING THES CERTIFICATE VERTILS ONLY THE DESIGN OF THE ACCURACY TO WHICH THIS COMPRISE IS ATMOMED, AND NOT THE TRUTHFULNESS, ACCURACY, OF MUSICING OTHER OSCILLATION,	STATE POUTE HIGHBUY 140	DATED THIS 19 DAY OF Maril . 2025
COUNTY OF CHERNA WIDE \$55.		ADJ M CARDOSO, PLLS 8851
ON February 11 , 2025 BEFORE ME M. Cooper .		Vananta de la constanta de la
A NOTARY PUBLIC, PERSONALLY APPEARED Ridge Softer	SITE STEE E CHILDS AVENUE	CITY ENGINEER'S STATEMENT:
		I HEREBY STATE THAT I HAVE EXAMINED THIS FINAL MAP AND STATE THAT THE SUBDIVISION SHOWN HEREDN IS SUBSTANTIALLY THE SAME AS IT APPEARED. ON
MIN PROMO TO ME ON THE BASS OF SATISFACTORY EMERGED TO BE THE PRISONING; MINOSE MANIESS IS/AME SUBSCINEDED THE WITHIN AUSTRALIAN, AND COMMERCION TO ME THAT METS-SECTIVE TESTIMET THE SAME IN HAS/METSTARD AUTHORIZED COMMERCISS, AND THAT BY HAS/METSTARD SATISFACES IN A MESTRAMENT THE PRESONANCE, OH THE CHITT FOR METHOR OF MINIST THE PRESONANCES ACTES, COLOUTED THE METSTAMENT.	S & STRUD MEMIE	SUBMISSION SHOWN HORION & SUBSTANTIALLY THE SALE AS IT APPLIED ON THE TEXTICAL PARK AND AN APPLIED THAT THE TEXTICAL PROGRAMS OF THE CALLETINGS CHARGED WAR AND ANY LOCAL ORGANISMS OF THE CALLETING SUBMISSION WAS ACT AND ANY LOCAL ORGANISMS AND FACE THAT THE TIME OF APPROVAL OF THE TEXTITUDE WAP HAVE BEEN COMPUTED WITH.
I CERTIEY UNDER PENALTY OF PERLURY UNLER THE LAWS OF THE STATE OF CALIFORMA THAT THE FORECOING PARAGRAPH IS TRUE AND CORRECT.	E MISSION AVENUE	DATE SOURCE OF ENGINEER
WITNESS MY HAND		MARCH 5, 2025
SIGNATURE WILL COMMISSION NUMBER 2472990		DATE C SOUSE (
MENCIPAL COUNTY OF BUSINESS: Stania land WY COMMISSION EXPIRES: 11 20 20 27	PRELIMINARY TITLE REPORT	
	PREPARED BY: FDELITY NATIONAL TITLE COMPANY ORDER NUMBER: FFOM—3012400988 DATE: SEPTEMBER 19. 2024	CITY CLERK'S CERTIFICATE
	AFFECT: USED IN PREPARATION OF THIS POAL AND CONSIDERED A PART HERETO BY REFERENCE.	SOOT MERROE, CITY CLERK OF THE CITY OF MERCED, STATE OF CALFORNIA, DO HERREY CERTIFY THAT THIS MERCED STATE RECORDS AT A REQUERY METRING OF THE CITY COUNCE OF THE CITY OF MERCED, STATE OF CALFORNIA, HELD ON THE \$\frac{3}{2}\$ OP TO \$\frac{100}{200} \text{CLEST} OF THE \$\frac{3}{2}\$ AND THAT THE COUNCE DO ACCEPT ON BEHALF OF THE
	SUBDIVISION AGREEMENT	PUBLIC, DEER CREEK LANE, BILDE MATER DRIVE, AND ALBERT DRIVE IN FEE (SUBJECT TO SUBDIVISION IMPROVEMENTS BEING ACCEPTED, BY THE CITY OF MERCED), AND ALL EXSEMENTS AND OTHER DEDICATIONS INDICATED
	SUBDIVISION AGREEMENT BETWEEN THE CITY OF MERCEO AND STONETIELD HOME, INC. A CALIFORNIA CORPORATION, FOR SUBDIVISION IS 5424, CHOSSING AT HYDRY DIMES, PHASE 6, RECORDED AS DOCUMENT MANDER BACKS TO BE 32 2.	ON THIS YEAR STRUCK
	SOILS REPORT	Slo 225
	IN ACCORDANCE WITH THE SUBDIVISION WAR ACT AND LOCAL OPDINANCE. A PRELIMINARY SOILS REPORT FOR THE	CATE
	SUBMISSION HAS PREPARED ON SEPTEMBER 1/2 2005 BY NEBATELLER, INC., AND UPDATED ON OCTUBER 28, 2021 BY TECHNICON ENGINEERING SERVICES, INC., AND IS ON FILE IN THE CHTICS OF THE CITY ENGINEER OF THE CITY OF MERCEY.	
	OMITTED SIGNATURE STATEMENT	RECORDER'S STATEMENT
	PURSUANT TO SECTION 68436(9)(3)(A)(4) OF THE SUBDIVISION WAP ACT, THE FOLLOWING SIGNATURES OF THE FOLLOWING INTERESTS HOLDERS OF RECORD HAVE BEEN OWITTED:	NO. 2025008381
	TYPE OF INTEREST: EASEMENT FOR DITCHES AND CANALS IN FAMOR OF: MERCED WREATON DISTRICT DEED REFERENCE: BOOK LOF ARRESEURS, PAGES 175, 178, 181, 184, AND 187	FILED THIS 20 DAY OF MAYCH 2025, AT 10:44 AM IN VOLUME 88 OF OFFICIAL PLATS AT PAGES 40-42 M.C.R.
	TYPE OF INTEREST: EASEMENT FOR DRILL AND OPERATING PUMPING PLANTS IN FAKOR OF: MERCED INFRCATION DISTRICT	AT THE REQUEST OF STONEFIELD HOME, INC.
	DEED REFERENCE: BOOK 1216 OF OFFICIAL RECORDS, PAGE 402	FEE 487.00
		WITT IS NOT DESCRIPTION OF THE PERSON OF THE

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