RESOLUTION NO. 02-2021

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF MESQUITE, TEXAS, AUTHORIZING THE CITY MANAGER TO FINALIZE, EXECUTE AND ADMINISTER AN AGREEMENT REGARDING THE PROVISION OF WASTEWATER SERVICE BETWEEN THE CITY OF MESQUITE, TEXAS, AND WJ TRINITY POINTE, LP, FOR THE PROVISION OF WASTEWATER SERVICES TO THE WJ TRINITY POINTE, LP 283.647 ACRES DEVELOPMENT LOCATED ON THE WEST CORNER OF FM 2932 AND GRIFFIN LANE.

WHEREAS, pursuant to Ordinance No. 4785 adopted on June 15, 2020, the City Council approved a change of zoning to Planned Development – Industrial for the development of an industrial business park on 283.647 acres located on the west corner of FM 2932 and Griffin Lane in Kaufman County, Texas, having an address of 12955 FM 2932 and known as the 2932 Industrial Park (the "**Project**"); and

WHEREAS, WJ Trinity Pointe, LP ("Wynne Jackson"), is developing the Project; and

WHEREAS, Wynne Jackson has requested retail wastewater service from the City of Mesquite (the "City") for the Project; and

WHEREAS, the City Council approved a Wastewater Transportation Agreement between the City and Kaufman County Municipal Utility District No. 12 (the "**District**") to transport the wastewater originating from the Project through the District's wastewater collection system to the Point of Entry on the Lower East Fork Wastewater Interceptor System; and

WHEREAS, for the purposes stated herein, Staff recommends the City enter into an Agreement Regarding the Provision of Wastewater Service with Wynne Jackson (the "Agreement") substantially in the form of the Agreement attached hereto as Exhibit A and incorporated herein by reference; and

WHEREAS, upon full review and consideration of the Agreement and all matters attendant and related thereto, the City Council finds that the Agreement is in the best interest of the City and will benefit the City and its citizens.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MESQUITE, TEXAS:

- SECTION 1. The facts and recitations contained in the preamble of this resolution are hereby found and declared to be true and correct and are incorporated and adopted as part of this resolution for all purposes.
- SECTION 2. That the City Council finds that the terms and provisions of the Agreement is in the best interest of the City and will benefit the City and its citizens.
- SECTION 3. That the City Council hereby approves the Agreement and hereby authorizes the City Manager to: (i) finalize and execute the Agreement; and (ii) take such actions

Administration / Wastewater Transportation Agreement with the District / January 19, 2021 Page 2 of 2

and execute such documents as are necessary or advisable to consummate the transactions contemplated by the Agreement.

That the City Manager is further hereby authorized to administer SECTION 4. the Agreement on behalf of the City including, without limitation, the City Manager shall have the authority to: (i) provide any notices required or permitted by the Agreement; (ii) approve amendments to the Agreement provided such amendments, together with all previous amendments approved by the City Manager, do not increase City expenditures under the Agreement in excess of \$50,000.00; (iii) approve or deny any matter in the Agreement that requires the consent of the City provided, however, notwithstanding the foregoing, any assignment of the Agreement that requires the consent of the City pursuant to the terms of the Agreement shall require the approval of the City Council; (iv) approve or deny the waiver of performance of any covenant, duty, agreement, term or condition of the Agreement; (v) exercise any rights and remedies available to the City under the Agreement; and (vi) execute any notices, amendments, approvals, consents, denials and waivers authorized by this Section 4 provided, however, notwithstanding anything contained herein to the contrary, the authority of the City Manager pursuant to this Section 4 shall not include the authority to take any action that cannot be delegated by the City Council or that is within the City Council's legislative functions.

SECTION 5. The sections, paragraphs, sentences, clauses and phrases of this resolution are severable and, if any phrase, clause, sentence, paragraph or section of this resolution should be declared invalid, illegal or unenforceable by the final judgment or decree of any court of competent jurisdiction, such invalidity, illegality or unenforceability shall not affect the validity, legality or enforceability of any of the remaining phrases, clauses, sentences, paragraphs and sections of this resolution and such remaining provisions shall remain in full force and effect and shall be construed and enforced as if the invalid, illegal or unenforceable provision had never been included in this resolution.

DULY RESOLVED by the City Council of the City of Mesquite, Texas, on the 19th day of January 2021.

Bruce Archer

Mayor

ATTEST:

APPROVED AS TO LEGAL FORM:

Sonja Land

City Secretary

David L. Paschall

City Attorney

EXHIBIT A	TO	RESOLUTION NO.	02-2021
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AGREEMENT REGARDING THE PROVISION OF WASTEWATER SERVICE

APPROVE	D BY CITY COUNCIL
DATE	1, 19. 2021
AGENDA	ITEM NO.

AGREEMENT REGARDING THE PROVISION OF WASTEWATER SERVICE

This AGREEMENT REGARDING THE PROVISION OF WASTEWATER SERVICE ("Agreement") is made between the City of Mesquite ("Mesquite" or the "City"), a Texas homerule municipal corporation, and WJ Trinity Point LP., ("Wynne/Jackson") a Texas corporation, (collectively, the "Parties").

RECITALS

WHEREAS, Wynne/Jackson is developing 283.647 acres of property located on the west corner of FM 2932 and Griffin Lane in Kaufman County, Texas into an industrial park known as the 2932 Industrial Park ("Development"); and

WHEREAS, Wynne/Jackson has requested retail wastewater service from the City; and

WHEREAS, in order to provide the retail wastewater service to the Development the City has requested that the Kaufman County Municipal Utility District No. 12 ("District") transport, and the District has agreed to transport, the wastewater originating from the Development through the District's wastewater collection system (hereinafter defined) to the Point of Entry on the Lower East Fork Wastewater Interceptor System, as that term "Point of Entry" is defined in the June 21, 2005 Lower East Fork Wastewater Interceptor System Contract between the City of Mesquite, the City of Seagoville, and North Texas Municipal Water District; and

WHEREAS, to transport the wastewater from the Development for the City, the District requires the City to pay the District for a portion of the District's costs for the construction of the Lower East Fork Wastewater Interceptor System, and for the use of capacity in the District's wastewater collection system; and

WHEREAS, Wynne/Jackson has agreed to pay those costs on the City's behalf so that the City may provide retail wastewater service to the Development.

NOW THEREFORE, in consideration of the mutual promises of the Parties as set forth in this Agreement, and for other good and valuable consideration, the receipt and adequacy of which are acknowledged, the Parties agree as follows:

ARTICLE I WASTEWATER SERVICE REQUIREMENTS

- 1.01 Wynne/Jackson agrees to pay the District \$547,658.75 to reimburse the District a portion of the costs incurred by the District for the Lower East Fork Wastewater Interceptor System and to pay the District \$437,049.40 for use of the capacity in the District's wastewater collection system.
- 1.02 Upon payment to the District, Wynne/Jackson will submit written proof of payment to the City.

- 1.03 Wynne/Jackson acknowledges that Daily Average Flow of wastewater delivered to the District from the Development may not exceed 0.169 million gallons per day (MGD), and that the Peak Flow of wastewater may not exceed 0.676 MGD. "Daily Average Flow" means the arithmetic average of all determinations of the daily discharge within a period of one calendar year. The daily average flow determination shall consist of determinations made on at least four separate days. If instantaneous measurements are used to determine the daily discharge, the determination shall be the average of all instantaneous measurements taken during a 24-hour period. The predeveloped initial Daily Average Flow above was estimated by multiplying 20 gallons per day per person by each 400 square feet of proposed building floor area. "Peak Flow" means the highest two hour average flow rate expected to be delivered to the District under any operational conditions, including periods of high rainfall (generally the two-year, 24 hour storm is assumed) and prolonged periods of wet weather. The pre-developed initial Peak Flow above was estimated by multiplying the Average Daily Flow by a peak factor of 4.0.
- Wynne/Jackson agrees to place a restrictive covenant, the form of which is attached hereto as Exhibit A, and which is to be recorded in Kaufman County, Texas, that runs with the land on the property of Development in favor of the City that restricts the amount of wastewater that may be delivered from the Development to the District's wastewater collection system to those limits as set out in Section 1.03, and, in the event flows exceed those limits, allows the City to (A) surcharge the Development's owner for the discharge of wastewater in excess of the Daily Average Flow or Peak Flows as provided in Section 1.03 at a rate of 2.0 times the City's commercial wastewater rate for the Development, as provided by Section 1.08, (B) collect additional fees from the Development's owner to purchase additional capacity in the District's wastewater collection system and to provide the District with pro rata reimbursement for costs it incurred to construct the Lower East Fork Wastewater Interceptor or to obtain capacity in other North Texas Municipal Water District wastewater facilities, and (C) require the Development's owner to pay for the construction of additional wastewater facilities that will allow the City to transport the wastewater to the Lower East Fork Wastewater Interceptor. The restrictive covenant shall provide that the City may terminate water service (or have the water service terminated) for failure to comply with the restrictive covenant. The restrictive covenant shall terminate when the District no longer transports wastewater from the Development through the District's wastewater collection system. Wynne/Jackson shall provide the City with a copy of the recorded restrictive covenant once it is recorded in Kaufman County, Texas.
- 1.05 The City will not release any engineering plans required for the Development as provided by the City's Engineering Design Manual, Section 1.7.1 unless and until Wynne/Jackson makes the payments required by Section 1.01 and records the restrictive covenant described in Section 1.04.
- 1.06 The City agrees to cause the District to dedicate a temporary construction easement to Wynne/Jackson for the construction of the facilities required to meter and transport the wastewater from the Development through the District's wastewater collection system. The easement shall be of sufficient width to allow open-cut trenching and installation of the facilities

as well as material staging and equipment maneuvering. Furthermore, the City agrees to waive any and all tree removal and mitigation requirements it may have related to the installation of the wastewater collection system facilities. Wynne/Jackson shall construct the facilities required to meter and transport the wastewater from the Development through the District's wastewater collection system within the temporary construction easement that the District will grant to Wynne/Jackson. Upon completion of the facilities required to meter the wastewater from the Development through the District's wastewater collection system, Wynne/Jackson shall dedicate those facilities to the District. Wynne/Jackson shall also dedicate to the District an easement over the portion of Development within which any of these facilities are located. The City shall not provide retail wastewater service to the Development unless and until the requirements of this Section 1.06 have been met. Upon the dedication of the facilities and easements, Wynne/Jackson shall provide evidence to the City that such dedication has been completed.

- 1.07 The City agrees to provide retail wastewater service within the Development in accordance with the City's Code of Ordinances conditioned upon: (A) Wynne/Jackson's payments to the District as provided by Section 1.01 of this Agreement; (B), Wynne/Jackson's recording of the restrictive covenant described in Section 1.04; and (C) the completion and acceptance by the City of wastewater facilities constructed by Wynne/Jackson that are necessary to provide wastewater service to the Development and transport the wastewater to the District's wastewater collection system.
- 1.08 Wynne/Jackson acknowledges that the City may set different retail commercial wastewater service rates for the Development because, in addition to the payments required by Section 1.01, the City must pay the District to have the wastewater from the Development transported through the District to the Lower East Fork Wastewater Interceptor System. The rates set by the City for the provision of retail wastewater service to the Development are within the City's discretion.

ARTICLE II ADDITIONAL PROVISIONS

2.01 <u>Recitals</u>. The Parties acknowledge and agree that the "Recitals" set forth in this Agreement are true and correct.

2.02 Term and Termination.

- A. The term of this Agreement shall begin on the Effective Date. It shall terminate upon the completion of the requirements set out in Sections 1.01,1.04, and 1.06.
- B. This Agreement shall terminate if Wynne/Jackson fails to obtain from the City the release of engineering plans for the wastewater facilities that will serve the Development by December 31, 2026. The requirements related to the release of engineering plans are set out in

- Section 1.7.1 of the City's Engineering Design Manual and are in addition to the requirements of Section 1.05.
- 2.03 <u>Severability</u>. If any provision of this Agreement is held to be invalid for any reason by a court or agency of competent jurisdiction, the remainder of this Agreement shall not be affected thereby, and this Agreement shall be construed as if such invalid provision had never been contained herein, and the remaining enforceable provisions of this Agreement are expressly deemed severable for this purpose.
- 2.04 <u>Cooperation</u>. The Parties hereto agree to cooperate at all times in good faith to effectuate the purposes and intent of this Agreement.
- 2.05 <u>Entire Agreement</u>. This Agreement contains the entire agreement of the Parties and supersedes all prior or contemporaneous understandings or representations, whether oral or written, respecting the subject matter hereof.
- 2.06 <u>Amendments</u>. Any amendment to this Agreement must be in writing and shall be effective only if signed by the authorized representatives of each Party to this Agreement.
- 2.07 Force Majeure. If for any reason of force majeure, either Party is rendered unable, wholly or in part, to carry out its obligations under this Agreement, then that Party shall give notice of the reasons in writing to the other Party within a reasonable time after the occurrence of the force majeure event. The obligation of the Party giving the notice, so far as it is affected by the force majeure and provided the cause is not reasonably within its control, shall be suspended during the continuance of the inability then claimed, but for no longer period and to no greater extent than the force majeure causes such inability. The term "force majeure" as used in this Agreement shall mean acts of God, strikes, lockouts, or other industrial disturbances, acts of public enemy, order or actions of any kind of government of the United States or the State of Texas, or any civil or military authority, insurrection, riots, epidemics, pandemics, landslides, lighting, earthquakes, fires, hurricanes, storms, floods, washouts, droughts, arrests, restraints of government and people, civil disturbances, explosions, breakage or accident to dams, machinery, pipelines, canals, or other structures, partial or entire failure of water supply including pollution (accidental or intentional), and any other cause not reasonably within the control of either Party.
- 2.08 No Third-Party Beneficiaries. This Agreement shall inure only to the benefit of the Parties and their successors and assigns as permitted by this Agreement. No person or entity that is not a Party to this Agreement shall be considered a third-party beneficiary of this Agreement.
- 2.09 <u>Assignment</u>. Neither Party may assign its rights and obligations under this Agreement without first obtaining a written consent from the other Party, which consent shall not be unreasonably withheld or delayed.
 - 2.10 Applicable Law. This Agreement shall be construed in accordance with Texas law.
 - 2.11 <u>Venue</u>. Venue for any action arising hereunder shall be in Dallas County, Texas.

2.12 <u>Notices</u>. Any notice required or contemplated by this Agreement shall be deemed given (i) if mailed via Certified Mail Return Receipt Requested, on the earlier of the date actually received or five business days after mailed, and (ii) if deposited with a private delivery service (such as U.P.S. or FedEx), when delivered, as evidenced by a receipt signed by a person at the delivery address, when received at the delivery address. All notices shall be addressed as follows:

City of Mesquite, Texas 1515 N. Galloway Attn: City Manager Mesquite, TX 75149 Phone: 972-216-6293

And

City of Mesquite, Texas 1515 N. Galloway Attn: City Attorney Mesquite, TX 75149 Phone: 972-216-6272

WJ Trinity Point LP Attn: Michael C. Jackson 600 N. Pearl, Suite 650 Dallas, Texas 75201

- 2.13 Events of Default. Except as provided in this section, no Party shall be in default under this Agreement until notice of the alleged failure of such Party to perform has been given (which notice shall set forth in reasonable detail the nature of the alleged failure) and until such Party has had a reasonable time to cure the alleged failure (such reasonable time determined based on the nature of the alleged failure, but in no event less than 15 days after written notice of the alleged failure has been given). If an event of default shall occur, then the aggrieved Parties shall be entitled to specific performance, injunctive relief, and damages to the maximum extent available under applicable law.
- 2.14 <u>Counterparts</u>. This Agreement may be executed in multiple counterparts, each of which will be deemed an original, and all of which will constitute one and the same instrument. Each Party represents and warrants that they have the full right, power and authority to execute this Agreement.
- 2.15 <u>Effective Date</u>. The Effective Date of this Agreement is the date upon which this Agreement was executed by the last Party.

[Signature pages to follow]

CITY OF MESQUTE, TEXAS

Cliff Keheley, City Manager City of Mesquite, Texas

8-16-81

Date

ATTEST:

Sonja Land, City Secretary City of Mesquite, Texas

APPROVED AS TO FORM:

David L. Paschall, City Attorney

WYNNE/JACKSON, INC.

 $\frac{2 \cdot 10 \cdot 21}{\text{Date}}$

ATTEST:

MICHELLE CLARK
Notary Public, State of Texas
Comm. Expires 09-02-2024
Notary ID 10036551

Kaufman County Laura Hughes County Clerk

Instrument Number: 2021-0007669

Billable Pages: 66 Number of Pages: 67

FILED AND RECORDED - REAL RECORD	CLERKS COMMENTS	
	MAILBACK	
On: 03/02/2021 at 10:36 AM		
Document Number: 2021-0007669		
Receipt No: 21-6208		
Amount: \$ 286.00		
Vol/Pg: <u>V:6857 P:72</u>		



STATE OF TEXAS COUNTY OF KAUFMAN

I hereby certify that this instrument was filed on the date and time stamped hereon by me and was duly recorded in the Official Public Records of Kaufman County, Texas.

Laura Hughes, County Clerk

Recorded By: Maribel Vazquez , Deputy

ANY PROVISION HEREIN WHICH RESTRICTS THE SALE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

Record and Return To:

CITY SECRETARY
CITY OF MESQUITE
PO BOX 850137
MESQUITE, TX 75185



whose

RETURN TO: CITY SECRETARY

CITY OF MESQUITE

P.O. BOX 850137

MESQUITE, TX 75185-0137

EXHIBIT A

DECLARATION OF RESTRICTIVE COVENANT

STATE OF TEXAS §

COUNTY OF KAUFMAN §

THIS DECLARAION OF RESTRICTIVE COVENANT (this "Declaration") in favor of the City of Mesquite, Texas, a municipal corporation ("City"), is executed to be effective as of ________, 2021 (the "Effective Date") by WJ Trinity Point LP, a Texas corporation (the "Owner").

RECITALS

WHEREAS, Owner is developing 283.517 acres of property located on the west corner of FM 2932 and Griffin Lane in Kaufman County, Texas into an industrial park known as the 2932 Industrial Park ("*Development*"); and

WHEREAS, ownership by Owner of the Development property is recorded in the Kaufman County Official Public Records at 100 W. Mulberry St. ("Property") as identified in Exhibit A attached to this Restrictive Covenant; and Kaufman TX 15142

WHEREAS, Owner has requested retail wastewater service from the City; and

WHEREAS, in order to provide the retail wastewater service to the Development, Kaufman County Municipal Utility District No. 12 ("District") has agreed to transport the wastewater originating from the Development through the District's wastewater collection system to the point of entry into the Lower East Fork Wastewater Interceptor System as those facilities are identified on Exhibit B attached to this Restrictive Covenant; and

WHEREAS, the District and the City have executed the Wastewater Transportation Agreement between the City of Mesquite and Kaufman County Municipal Utility District No. 12, dated \(\frac{\frac{1}{2021}}{2021} \) ("Wastewater Transportation Agreement"), which is attached hereto as Exhibit C; and

WHEREAS, to transport the wastewater from the Development for the City pursuant to the Wastewater Transportation Agreement, the District requires the City to pay the District for a portion of the District's costs incurred for the construction of the Lower East Fork Wastewater Interceptor System, and for the use of capacity in the District's wastewater collection system; and

WHEREAS, Owner has agreed to pay those costs on the City's behalf so that the City may provide retail wastewater service to the Development; and

WHEREAS, Owner acknowledges that the City may, at its discretion, set different retail wastewater service rates for the Development because the City must pay the District to have the

wastewater from the Development transported through the District to the Lower East Fork Wastewater Interceptor System; and

WHEREAS, the amount of wastewater that may be transported from the Development through the District is limited by the Wastewater Transportation Agreement; and

WHEREAS, because the Development is an industrial park, it is difficult to predict how much wastewater will come from the Development as that depends in large part on the types of activities that will be conducted in the Development; and

WHEREAS, if the amount of wastewater from the Development exceeds what the City and the District have agreed may be transported through the District, the City will need to either renegotiate the Wastewater Transportation Agreement to increase capacity or otherwise build additional wastewater collection facilities to bypass the District, both of which would require additional funds to be collected from the owner of the Property in order to accommodate the increased wastewater transport demand.

NOW THEREFORE, in consideration of the City's agreement to accept a restrictive covenant for the Property, the receipt and sufficiency of which the Owner hereby acknowledge, the Owner agrees to the following restrictions being placed upon the Property, and hereby does place in favor of the City, the following restrictions on the Property (hereinafter the "Restrictions"):

The Daily Average Flow of wastewater from the Property may not exceed 0.169 million gallons per day (MGD), and the Peak Flow of wastewater from the Property may not exceed 0.676 MGD. "Daily Average Flow" means the arithmetic average of all determinations of the daily discharge within a period of one calendar year. The daily average flow determination shall consist of determinations made on at least four separate days. If instantaneous measurements are used to determine the daily discharge, the determination shall be the average of all instantaneous measurements taken during a 24-hour period. "Peak Flow" means the highest two hour average flow rate expected to be delivered to the District under any operational conditions, including periods of high rainfall (generally the two-year, 24 hour storm is assumed) and prolonged periods of wet weather.

REMEDIAL RIGHTS

The City shall have the following remedial rights should the Owner violate the Restrictions:

- 1. If the Daily Average Flow or the Peak Flow is exceeded in any calendar year, the City may assess a surcharge against the Owner of the Property for the discharge of wastewater in excess of the Daily Average Flow or Peak Flows at a rate of 2.0 times the City's then-current commercial wastewater rate.
- 2. If the Daily Average Flow or Peak Flow is exceeded for two consecutive calendar years and the District is agreeable to increasing the amount of wastewater that the District will transport from the Development to the point of entry on the Lower East Fork Wastewater

Interceptor System, the Owner agrees to pay to the City the additional fees required by the District to purchase additional capacity in the District's wastewater collection system and the provide the District with pro rata reimbursement for the costs the District incurred to construct the Lower East Fork Wastewater Interceptor or to obtain capacity in other North Texas Municipal Water District wastewater facilities.

- 3. If the District is not agreeable to increasing the amount of wastewater that the District will transport from the Development to the point of entry on the Lower East Fork Wastewater Interceptor System, the Owner shall pay for the construction of additional wastewater facilities that will allow the City to transport the wastewater to the Lower East Fork Wastewater Interceptor or to other wastewater collection facilities.
- 4. The City may terminate wastewater service if the Owner fails to comply with Paragraphs 1, 2, or 3.

OTHER PROVISIONS

- 1. <u>Notice of Remedial Actions</u>. The City shall provide the Owner with written notice of the failure to comply with this Restrictive Covenant. Such written notice shall provide the Owner with thirty (30) days to comply with the Restrictive Covenant, or to request that the City pursue additional transportation capacity with the District.
- 2. <u>Payment for Additional Capacity</u>. If the City amends the Wastewater Transportation Agreement to increase the amount of wastewater that may be transported through the District from the Property, the Owner shall pay the additional fees required by the District to the City within the time period prescribed by the City.
- 3. <u>Payment for Additional Facilities</u>. If the District and the City do not amend the Wastewater Transportation Agreement, the Owner shall pay the City for the construction of additional wastewater facilities that will allow the City to transport the wastewater to the Lower East Fork Wastewater Interceptor or other wastewater collection facilities within the time period prescribed by the City.

This Restrictive Covenant is perpetual and shall run with the land and be binding on all parties having any right, title, or interest in the Property, in whole or in part, and their heirs, successors, and assigns. Unless released earlier by written release approved by the City Council of the City of Mesquite, Texas and executed by the City Manager of the City of Mesquite or his or her designee and filed in the same Official Property Records as those in which this Restrictive Covenant is filed, this Restrictive Covenant shall terminate when the District no longer transports wastewater from the Property through the District's wastewater collection system.

STATE OF TEXAS §					
COUNTY OF DALLAS §					
BEFORE ME, on this the 10 day of February , 2021, personally appeared of WJ Trinity Point LP known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that executed the same for the purposes and consideration therein expressed.					
GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the 10 day of February, 2021.					
MICHELLE CLARK Notary Public, State of Texas Comm. Expires 09-02-2024 Notary ID 10036551	Mehall Clark Notary Public of the State of Texas				
	My commission expires: 09-62-2024				
STATE OF TEXAS § COUNTY OF DALLAS §					
BEFORE ME, on this the day of Feb. 2021 personally appeared whose name is subscribed to the foregoing instrument, and he acknowledged to me that executed the same for the purposes and consideration therein expressed.					
GIVEN UNDER MY HAND AND SEAL O 20_2).	F OFFICE, this the <u>He</u> day of <u>February</u> ,				
SONJA L. LAND Notary Public-State of Texas Notary ID #191385-2 Commission Exp. OCT. 19, 2021	Notary Public of the State of Texas				
	My commission expires: 10.19.2021				

Executed on this 10 day of February, 20	021.
WJ Trinity Point LP By:	
Name: Christopher Dacks	
Title: VP	
11	F.1.
Accepted as Third Party Beneficiary this day of	Pedruary, 2021.
City of Mesquite, Texas	ATTEST:
By: CWALLY	Donin Land
Keholey, City Manager of the City of Mesquite	Son al Land, City Secretary

Exhibit A

Legal Description of the Development

BEING, all of that 283.647 acre (12,355,673 square foot) tract of land situated in the John Moore Survey, Abstract Number 309, in the City of Mesquite, Kaufman County, Texas; being parts of those tracts of land described as Exhibit A, Tract 2 and Exhibit B, Tract 2 in Partnership Distribution and Partition Deed to Carolyn Crockett West, et al as recorded in Volume 1636, Page 43 of the Official Public Records of Kaufman County, Texas; said 283.647 acre tract of land being more particularly described by metes and bounds as follows:

BEGINNING, at a 1/2-inch iron rod with "DAA" cap found at the most northerly northwest corner of that tract of land described as Tract 4 in Special Warranty Deed to HW Heartland, L.P. as recorded in Volume 3119, Page 158 of the Official Public Records of Kaufman County, Texas; said point being an angle point in the southeast line of that called 41.500 acre tract of land described in Special Warranty Deed to D.R. Horton - Texas, Ltd. as recorded in Volume 5763, Page 43 of the Official Public Records of Kaufman County, Texas; said point being the west corner of said Exhibit A, Tract 2;

THENCE, North 44° 46' 47" East, at a distance of 668.48 feet passing a 5/8-inch iron rod with "PETITT RPLS 4087" cap found at the east corner of said 41.500 acre tract; said point being the south corner of that called 10.312 acre tract of land described in Special Warranty Deed to D.R. Horton - Texas, Ltd. as recorded in Volume 5853, Page 97 of the Official Public Records of Kaufman County, Texas; at distance of 1,898.52 feet passing a 3/4-inch iron pipe found at the east corner of said 10.312 acre tract; said point being an ell corner in the northwest line of said Exhibit A, Tract 2; continuing in all a total distance of 3,003.41 feet to a point for corner;

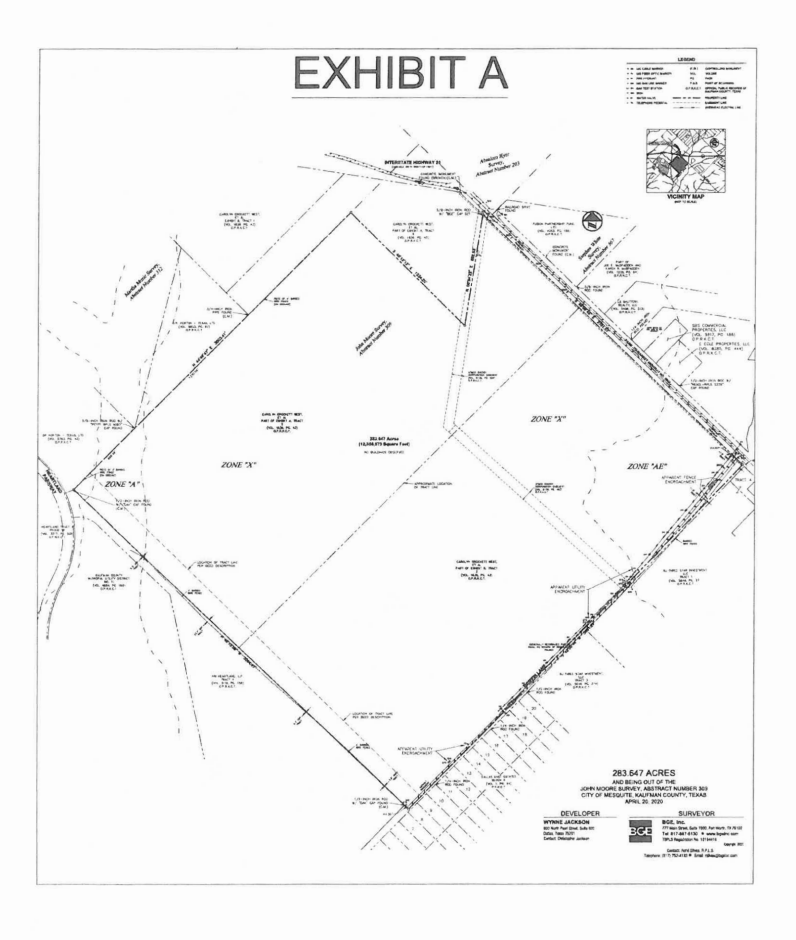
THENCE, South 45° 13' 13" East, a distance of 1,234.20 feet to a point for corner;

THENCE, North 08° 54' 22" East, a distance of 862.93 feet to a 5/8-inch iron rod with "BGE" cap set for corner in the southwest line of Farm-to-Market Highway No. 2932 (a 100-foot wide right-of-way);

THENCE, South 46° 06' 45" East, with the southwest line of said Farm-to-Market Highway No. 2932, a distance of 2,781.07 feet to a point for corner;

THENCE, South 43° 55' 46" West, departing the southwest line of said Farm-to-Market Highway No. 2932, and partially along Griffin Lane (a generally recognized public road, no record of dedication found), a distance of 3,681.29 feet to a point for corner;

THENCE, North 46° 15' 59" West, at a distance of 44.35 feet passing a 1/2-inch iron rod with "DAA" cap found at the east corner of said Tract 4; said point being in the southwest line of said Exhibit B, Tract 2; continuing with the northeast line of sad Tract 4 and the southwest lines of said Exhibit B, Tract 2 and said Exhibit A, Tract 2 in all a total distance of 3,564.47 feet to the POINT OF BEGINNING and containing an area of 283.647 acres or 12,355,673 square feet of land, more or less.



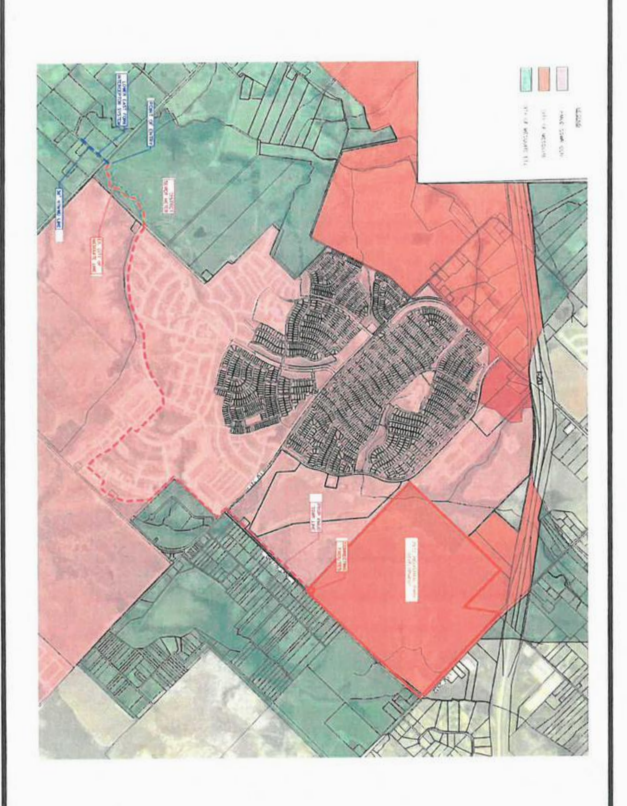




Exhibit C

Wastewater Transportation Agreement

RESOLUTION NO. 01-2021

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF MESQUITE, TEXAS, AUTHORIZING THE CITY MANAGER TO FINALIZE, EXECUTE AND ADMINISTER AN AGREEMENT BETWEEN THE CITY OF MESQUITE, TEXAS, AND KAUFMAN COUNTY MUNICIPAL UTILITY DISTRICT NO. 12 FOR THE PROVISION OF WASTEWATER SERVICE TO THE WJ TRINITY POINTE, LP 283.647 ACRES DEVELOPMENT LOCATED ON THE WEST CORNER OF FM 2932 AND GRIFFIN LANE.

WHEREAS, pursuant to Ordinance No. 4785 adopted on June 15, 2020, the City Council approved a change of zoning to Planned Development – Industrial for the development of an industrial business park on 283.647 acres located on the west corner of FM 2932 and Griffin Lane in Kaufman County, Texas, having an address of 12955 FM 2932 and known as the 2932 Industrial Park (the "**Project**"); and

WHEREAS, WJ Trinity Pointe, LP ("Wynne Jackson"), is developing the Project; and

WHEREAS, Wynne Jackson has requested retail wastewater service from the City of Mesquite, Texas (the "City"), for the Project and the City intends to enter into an agreement with Wynne Jackson to provide retail wastewater service to the Project; and

WHEREAS, the most efficient means for providing retail wastewater service to the Project includes transporting the Project's wastewater through the wastewater collection system of the Kaufman County Municipal Utility District No. 12 (the "District") to the Point of Entry on the Lower East Fork Wastewater Interceptor System and the District has agreed to provide these services; and

WHEREAS, for the purposes stated herein, Staff recommends the City enter into a Wastewater Transportation Agreement with the District (the "Agreement") substantially in the form of the Agreement attached hereto as Exhibit A and incorporated herein by reference; and

WHEREAS, upon full review and consideration of the Agreement and all matters attendant and related thereto, the City Council finds that the Agreement is in the best interest of the City and will benefit the City and its citizens.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MESQUITE, TEXAS:

SECTION 1. The facts and recitations contained in the preamble of this resolution are hereby found and declared to be true and correct and are incorporated and adopted as part of this resolution for all purposes.

SECTION 2. That the City Council finds that the terms and provisions of the Agreement is in the best interest of the City and will benefit the City and its citizens.

Administration / Wastewater Transportation Agreement with the District / January 19, 2021 Page 2 of 2

That the City Council hereby approves the Agreement and hereby SECTION 3. authorizes the City Manager to: (i) finalize and execute the Agreement; and (ii) take such actions and execute such documents as are necessary or advisable to consummate the transactions contemplated by the Agreement.

That the City Manager is further hereby authorized to administer SECTION 4. the Agreement on behalf of the City including, without limitation, the City Manager shall have the authority to: (i) provide any notices required or permitted by the Agreement; (ii) approve amendments to the Agreement provided such amendments, together with all previous amendments approved by the City Manager, do not increase City expenditures under the Agreement in excess of \$50,000.00; (iii) approve or deny any matter in the Agreement that requires the consent of the City provided, however, notwithstanding the foregoing, any assignment of the Agreement that requires the consent of the City pursuant to the terms of the Agreement shall require the approval of the City Council; (iv) approve or deny the waiver of performance of any covenant, duty, agreement, term or condition of the Agreement; (v) exercise any rights and remedies available to the City under the Agreement; and (vi) execute any notices, amendments, approvals, consents, denials and waivers authorized by this Section 4 provided, however, notwithstanding anything contained herein to the contrary, the authority of the City Manager pursuant to this Section 4 shall not include the authority to take any action that cannot be delegated by the City Council or that is within the City Council's legislative functions.

The sections, paragraphs, sentences, clauses and phrases of this resolution are severable and, if any phrase, clause, sentence, paragraph or section of this resolution should be declared invalid, illegal or unenforceable by the final judgment or decree of any court of competent jurisdiction, such invalidity, illegality or unenforceability shall not affect the validity, legality or enforceability of any of the remaining phrases, clauses, sentences, paragraphs and sections of this resolution and such remaining provisions shall remain in full force and effect and shall be construed and enforced as if the invalid, illegal or unenforceable provision had never been included in this resolution.

DULY RESOLVED by the City Council of the City of Mesquite, Texas, on the 19th day of January 2021.

Bruce Archer

Mayor

City Secretary

David L. Paschall

APPROVED AS TO LEGAL FORM:

City Attorney

EXHIBIT A TO RESOLUTION NO.	01-2021
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WASTEWATER TRANSPORTATION AGREEMENT

WASTEWATER TRANSPORTATION AGREEMENT

THIS WASTEWATER TRANSPORTATION AGREEMENT ("Agreement") is made by and among the City of Mesquite, Texas (the "City"), a Texas home-rule municipal corporation, and Kaufman County Municipal Utility District No. 12 (the "District"), a Texas conservation and reclamation district organized under Article XVI, Section 59 of the Texas Constitution, (collectively, the "Parties" and singularly as a "Party").

RECITALS

WHEREAS, Mesquite is a home-rule municipal corporation of the State of Texas; and

WHEREAS, the District is a political subdivision of the State of Texas operating under the authority of Article XVI, Section 59 of the Texas Constitution and Chapters 49 and 54 of the Texas Water Code; and

WHEREAS, WJ Trinity Pointe LP, a Texas limited partnership ("Wynne Jackson") is developing 283.647 acres of property located on the west corner of FM 2932 and Griffin Lane in Kaufman County, Texas into an industrial park known as the 2932 Industrial Park ("Development"); and

WHEREAS, Wynne Jackson has requested retail wastewater service from the City; and

WHEREAS, the City entered into a wastewater service agreement with Wynne Jackson whereby the City and Wynne Jackson expressed their intent that the City provide retail wastewater service to the Development; and

WHEREAS, in order to serve the Development, the City has requested that the District transport, and the District has agreed to transport, the wastewater originating from the Development through the District's wastewater collection system (hereinafter defined) to the Point of Entry on the Lower East Fork Wastewater Interceptor System, as that term is defined in the June 21, 2005 Lower East Fork Wastewater Interceptor System Contract between the City of Mesquite, the City of Seagoville, and North Texas Municipal Water District; and

WHEREAS, pursuant to the authority of Article III, Section 64(b) of the Texas Constitution and Chapter 791 of the Texas Government Code ("Chapter 791"), each Party that is a political subdivision of the State of Texas has the authority to contract and agrees to perform governmental functions and services: and

WHEREAS, the Parties acknowledge and agree that this Agreement is intended to be an interlocal agreement as between such political entities only pursuant to the authority of the Texas Constitution and Chapter 791; and

WHEREAS, the Parties agree that the provisions of this Agreement are intended to be enforceable to the maximum extent authorized by the Texas Constitution and Chapter 791; and

WHEREAS, pursuant to the authority of Chapter 552 of the Texas Local Government Code and Section 49.213 of the Texas Water Code, the City and the District have the authority to enter into and perform their respective duties and obligations under this Agreement.

NOW THEREFORE, in consideration of the mutual promises of the Parties as set forth in this Agreement, and for other good and valuable consideration, the receipt and adequacy of which are acknowledged, the Parties agree as follows:

ARTICLE I DEFINITIONS

"Connecting Facilities" means the wastewater system improvements and Wastewater Meter within the Development, to be constructed by Developer, that will connect and deliver wastewater from the Development to the Developer Wastewater Line, the location of which is generally shown on *Exhibit B*.

"Daily Average Flow" means the arithmetic average of all determinations of the daily discharge within a period of one calendar year. The daily average flow determination shall consist of determinations made on at least four separate days. If instantaneous measurements are used to determine the daily discharge, the determination shall be the average of all instantaneous measurements taken during a 24-hour period.

"Developer" means, initially, Wynne Jackson, as the owner of the Development as of the Effective Date, and Wynne Jackson's successors and assigns with respect to the Development.

"Developer Wastewater Line" means the wastewater line, to be constructed by Developer within the Temporary Construction Easement, connecting the Development to the District's sanitary wastewater main.

"Development" means the commercial development to be located on approximately 283.647 acres in Kaufman County, Texas known (or to be known) as the 2932 Industrial Park, such land being described on *Exhibit A*.

"District Wastewater Meter" means the wastewater meter and related appurtenances owned by the District that measures the amount of wastewater from and transported through the District that is discharged into the Lower East Fork Wastewater Interceptor System, the location of which is generally shown on *Exhibit B*.

"District's Rate Order" means the District's Order Adopting Amended Consolidated Rate Order and Rules and Regulations; Establishing a Wastewater Control Order, Drought Contingency Plan, and Water Conservation Plan; Establishing Certain Other Policies; and Providing Penalties for Violation Thereof, adopted by the District and effective as of May 20, 2020, as amended from time to time.

"Effective Date" means the date as determined by Section 4.17 of this Agreement.

"Lower East Fork Wastewater Interceptor System" means the wastewater transportation facilities described in the June 21, 2005 Lower East Fork Wastewater Interceptor System Contract between the City of Mesquite, the City of Seagoville, and North Texas Municipal Water District, the location of which is generally shown on *Exhibit B*.

"Peak Flow" means the highest two hour average flow rate expected to be delivered to the District under any operational conditions, including periods of high rainfall (generally the two-year, 24 hour storm is assumed) and prolonged periods of wet weather.

"Point of Entry" means the point at which the District discharges its wastewater into the Lower East Fork Wastewater Interceptor System.

"Temporary Construction Easement" means a temporary, 20' wide easement to be obtained by the District in favor of the Developer over two tracts of land for the construction of the Developer Wastewater Line, in the form attached hereto as *Exhibit D*. The legal description for and a depiction of the Temporary Construction Easement is attached hereto as *Exhibit C*.

"Transportation Charge" means the charge per month to the District, calculated by multiplying the amount of wastewater delivered to the Connecting Facilities, as measured by the Wastewater Meter, by the then-current Transportation Rate.

"Transportation Rate" means District's Outside-District retail rate for Commercial, Governmental & Non-Taxable Customer Connections (as defined in the District's Rate Order), pursuant to Section 5.04 District's Rate Order and the Rate Schedule attached to the District's Rate Order.

"Wastewater Meter" means the wastewater meter(s) and related appurtenances that is part of the Connecting Facilities that measures the flow of wastewater transported from the Development at the point that the Connecting Facilities tie into the Developer Wastewater Line.

ARTICLE II TRANSPORTATION OF WASTEWATER

2.1 Transportation of Wastewater.

- a. The District and the City shall facilitate execution of the Temporary Construction Easement in favor of the Developer and record it in the Real Property Records of Kaufman County, Texas, prior to February 1, 2021 and provide evidence of its recording to the City.
- b. The City shall deliver wastewater from the Development through the Connecting Facilities and the District shall transport, for the City, wastewater from the Connecting Facilities to the Point of Entry on the Lower East Fork Wastewater Interceptor System. The City and the District may, by mutual agreement, designate substitute or additional Connecting Facilities locations.

c. The Parties agree that the Daily Average Flow of wastewater delivered to the District at the Connecting Facilities will not exceed 0.169 million gallons per day (MGD), and that the Peak Flow of wastewater will not exceed 0.676 MGD. The Parties further agree that the maximum Average Daily Flow and Peak Flow are based on the Developer's intention to develop the Development solely for commercial uses.

2.2 Measuring Equipment.

- a. <u>Wastewater Meter</u>. The City shall have furnished and installed, at no cost to the District, the Wastewater Meter, including a meter valve and locking mechanism, at a location and per a design approved, inspected, and accepted by the District.
- b. Operation and Maintenance of Connecting Facilities. The City shall require the Developer to construct and complete the Connecting Facilities. Upon completion of the Connecting Facilities, the City shall require the Developer to dedicate and convey to the District the Connecting Facilities and an easement over the tract of land within which the Connecting Facilities are located. The Connecting Facilities will thereafter be owned by the District and the District shall own, operate, maintain and, when necessary, replace the Connecting Facilities. The City may access the Connecting Facilities at all reasonable times. The City and its employees and agents, when accessing the Connecting Facilities, shall notify the District's operator that the City intends to access the Connecting Facilities, and shall comply with all of the District's safety rules and requirements while accessing the Connecting Facilities. The City shall not calibrate, or otherwise make changes or repairs to the Connecting Facilities.
- c. <u>Calibration</u>. The District will calibrate the Wastewater Meter in accordance with industry and manufacturing standards, and as requested by the City, at the District's expense. The District shall provide the City with at least five (5) business days notice to the City's Manager of Utilities of any calibration and the City shall have the right to observe the calibration. If the Wastewater Meter registers flow within the standards of the American Water Works Association (AWWA) for a meter of similar size and type, it will be considered accurate. If the meter fails to register flow within the standards of the AWWA accurately, the amount of wastewater service will be estimated by using the wastewater usage for a corresponding number of days based on data from the most recent billing cycle in which the Wastewater Meter was known to be registering accurately, or, in the alternative, the City and the District may agree on another suitable method for calculating the wastewater usage during the period of meter failure.
- d. <u>Wastewater Meter Reading</u>. The reading, calibration, and adjustment of the Wastewater Meter shall be done only by the employees or agents of the District. The results of each reading of the meter shall be recorded by the District, with a copy sent to the City, and representatives of the City may inspect the same at any time during reasonable business hours, upon reasonable written notice to the District of the date and time. The District shall read the Wastewater Meter by the second Monday of each month.

- 2.3 <u>Developer Wastewater Line</u>. The City shall ensure that the Developer constructs and completes the Developer Wastewater Line within the Temporary Construction Easement. Upon completion of construction of the Developer Wastewater Line, the City shall require the Developer to dedicate the Developer Wastewater Line to the District. The Developer Wastewater Line shall thereafter be owned, operated, maintained and, when necessary, replaced by the District subject to the contractor's two year maintenance bond in an amount not less than one hundred percent (100%) of the total construction cost of the Developer Wastewater Line. The City shall not own, operate, or maintain the Developer Wastewater Line at any point in time.
- 2.4 <u>Obligations of the City and District</u>. Notwithstanding the provisions of this Article, if the Developer does not construct the Developer Wastewater Line and Connecting Facilities, the City is not obligated to construct the Developer Wastewater Line and Connecting Facilities, and the District is not obligated to transport wastewater from the Development.

ARTICLE III RATES AND CHARGES; PAYMENTS

- 3.1 <u>Payment of Transportation Charge</u>. On or before the fifteenth (15th) day of each month, the City shall remit to the District the Transportation Charge. The assessment of the Transportation Charge shall commence the month the City begins to deliver wastewater to the District through the Connecting Facilities.
- 3.2 <u>Lower East Fork Wastewater Interceptor System Fee.</u> On or before the date the District begins to transport wastewater from the Development for the City, the City shall cause the Developer to remit to the District \$547,658.75 to reimburse the District a portion of the costs incurred by the District for the Lower East Fork Wastewater Interceptor System.
- 3.3 <u>District Facilities Fee.</u> On or before the date the District begins to transport wastewater from the Development for the City, the City shall cause the Developer to remit to the District \$437,049.40 for the use of capacity in the District's wastewater collection system.
- 3.4 <u>Transportation Rate Changes</u>. The Board of Directors of the District at any time and from time to time may change the Transportation Rate. The Transportation Rate shall be sufficient to cover the operation, maintenance, and administrative expenses associated with transporting the Developer's wastewater from the Connecting Facilities to the Point of Entry. The Transportation Rate shall be set in accordance with accepted rate-making practices and based on the District's cost of service to transport the wastewater for the City. At least sixty (60) days before the District adopts any resolution or order to change the Transportation Rate, the District shall provide the City with written notice of the proposed rate change along with the District's cost of service information related to the rate change. The City may provide the District with written comments regarding the proposed rate change.

ARTICLE IV ADDITIONAL PROVISIONS

4.1 <u>Recitals</u>. The Parties acknowledge and agree that the "Recitals" set forth in this Agreement are true and correct.

4.2 Term and Termination.

- a. The term of this Agreement shall begin on the Effective Date and shall continue for thirty (30) years. Upon expiration of the term, it is the intent of the Parties that this Agreement will be renewed so that uninterrupted wastewater service will be available to serve the Development.
 - b. The City may terminate this Agreement under the following conditions:
- If the Developer fails to construct and dedicate the Connecting Facilities and Developer Wastewater Line by December 31, 2025; or
- 2. If the City provides the District with six (6) months written notice of termination of this Agreement.
- 4.3 <u>Severability</u>. If any provision of this Agreement is held to be invalid for any reason by a court or agency of competent jurisdiction, the remainder of this Agreement shall not be affected thereby, and this Agreement shall be construed as if such invalid provision had never been contained herein, and the remaining enforceable provisions of this Agreement are expressly deemed severable for this purpose.
- 4.4 <u>Cooperation</u>. The Parties hereto agree to cooperate at all times in good faith to effectuate the purposes and intent of this Agreement.
- 4.5 <u>Entire Agreement</u>. This Agreement contains the entire agreement of the Parties and supersedes all prior or contemporaneous understandings or representations, whether oral or written, respecting the subject matter hereof.
- 4.6 <u>Amendments</u>. Any amendment to this Agreement must be in writing and shall be effective only if signed by the authorized representatives of each Party to this Agreement.

4.7 Effect of Force Majeure.

a. If any Party is unable to perform, in whole or in part, its obligations under this Agreement (excluding the obligation to make payments due under this Agreement) by reason of "force majeure," then performance of such obligations shall be suspended to the extent and during the period directly affected by the force majeure; provided, however, all due diligence must be exercised to eliminate the force majeure and to resume full performance at the earliest practicable time. As soon as reasonably possible after the occurrence of the force majeure relied upon to

suspend performance, the Party whose performance is suspended shall give notice and full particulars of the force majeure to the other Parties.

- b. The term "force majeure" includes: acts of God; strikes; lockouts or other industrial disturbances; criminal conduct or sabotage; acts of the public enemy; orders of the government of the United States or the State of Texas or any civil or military authority; insurrections or riots; landslides; lightning; earthquakes; fires; hurricanes; storms; floods; washouts; droughts; epidemics; pandemics; arrests; restraints of government; civil disturbances; explosions; breakage or accidents to equipment, pipelines, or canals; partial or complete failure of sewer systems; or any other events, whether similar to those enumerated or otherwise, (i) that are not within the reasonable control of the Party claiming the right to suspend performance, and (ii) that could not have been avoided by the exercise of due diligence.
- c. It is understood and agreed that the settlement of strikes, lockouts and other industrial or labor disturbances shall be entirely within the discretion of the Party having the difficulty and that the requirement that any force majeure be remedied with all due diligence shall not require the settlement of strikes, lockouts or other industrial or labor disturbances by acceding to the demands of the opposing Party if the settlement is unfavorable in the judgment of the Party having the difficulty.
- 4.8 Effect of Legislative Changes. If any Party to this Agreement is unable to perform, in whole or in part, its obligations under this Agreement by reason of legislative or regulatory changes beyond its control, then performance shall be suspended only to the extent and during the period affected by the change. Any payment obligations arising from this Agreement shall be abated to a similar extent. Additionally, if there is a legislative or regulatory change where, as a result of such change, the obligations of or the restrictions upon any Party in providing or accepting service are significantly reduced, eliminated, or changed, then such affected Party may modify this Agreement upon sixty days' written notice to the other Parties. Modifications made pursuant to this section shall be limited to those changes necessary to make this Agreement consistent with the reduced, eliminated, or changed obligations of either Party resulting from the legislative or regulatory change.
- 4.9 <u>No Third-Party Beneficiaries</u>. This Agreement shall inure only to the benefit of the Parties and their successors and assigns as permitted by this Agreement. No person or entity that is not a Party to this Agreement shall be considered a third-party beneficiary of this Agreement.
- 4.10 <u>Assignment</u>. Neither the District nor the City may assign its rights and obligations under this Agreement without first obtaining the written consent from the other Parties, which consent shall not be unreasonably withheld or delayed. Developer may assign this Agreement to any successor in interest of Developer in the Development.
 - 4.11 Applicable Law. This Agreement shall be construed in accordance with Texas law.
 - 4.12 <u>Venue</u>. Venue for any action arising hereunder shall be in Dallas County, Texas.

Exhibit A – Legal Description of the Development

4.13 <u>Notices</u>. Any notice required or contemplated by this Agreement shall be deemed given (i) if mailed via Certified Mail Return Receipt Requested, on the earlier of the date actually received or five business days after mailed, and (ii) if deposited with a private delivery service (such as U.P.S. or FedEx), when delivered, as evidenced by a receipt signed by a person at the delivery address, when received at the delivery address. All notices shall be addressed as follows:

If to the City:

City of Mesquite, Texas 1515 N. Galloway

Attn: City Manager Mesquite, TX 75149 Phone: 972-216-6293

And

City of Mesquite, Texas 1515 N. Galloway Attn: City Attorney Mesquite, TX 75149 Phone: 972-216-6272

If to the District:

Kaufman Municipal Utility Districts No. 12

c/o Coats Rose, P.C. Attn: Mindy L. Koehne

14755 Preston Road, Suite 600

Dallas, TX 75254 Phone: 972-788-1600

- 4.14 Events of Default. Except as provided in this section, no Party shall be in default under this Agreement until notice of the alleged failure of such Party to perform has been given (which notice shall set forth in reasonable detail the nature of the alleged failure) and until such Party has had a reasonable time to cure the alleged failure (such reasonable time determined based on the nature of the alleged failure, but in no event less than 15 days after written notice of the alleged failure has been given). In addition, no Party shall be in default under this Agreement if within the applicable cure period the Party to whom notice was given begins performance and thereafter diligently and continuously pursues performance until the alleged failure has been cured within a reasonable period of time. If an event of default shall occur, then the aggrieved Parties shall be entitled to specific performance, injunctive relief, and damages to the maximum extent available under applicable law; provided, however, no event of default shall entitle any Party to terminate this Agreement or to any other remedy that would result in the termination of the delivery of wastewater by the District to the Development.
- 4.15 <u>Exhibits</u>. The following exhibits are attached to this Agreement and incorporated herein by reference:

Exhibit A – Legal Description of Development

- Exhibit B Map of Locations of Connecting Facilities, District Wastewater Meter, and Lower East Fork Interceptor
- Exhibit C Legal Description and Depiction of Temporary Construction Easement Exhibit D Form of Temporary Construction Easement
- 4.16 <u>Counterparts</u>. This Agreement may be executed in multiple counterparts, each of which will be deemed an original, and all of which will constitute one and the same instrument. Each Party represents and warrants that they have the full right, power and authority to execute this Agreement.
- 4.17 <u>Effective Date</u>. The Effective Date of this Agreement is the date upon which this Agreement was executed by the last of the Parties.

CITY:

Cliff Keheley, City Manager City of Mesquite, Texas

2-1-21

Date

ATTEST:

Sonja Land, City Secretary City of Mesquite, Texas

APPROVED AS TO FORM:

David L. Paschall, City Attorney

DISTRICT;

Joey Guedea, President Kaufman County MUD No. 12

1/21/21

ATTEST:

Jan Fehard, Board Secretary, Gene Miller Kaufman County MUD No. 12

Exhibit A

Legal Description of the Development

BEING, all of that 283.647 acre (12,355,673 square foot) tract of land situated in the John Moore Survey, Abstract Number 309, in the City of Mesquite, Kaufman County, Texas; being parts of those tracts of land described as Exhibit A, Tract 2 and Exhibit B, Tract 2 in Partnership Distribution and Partition Deed to Carolyn Crockett West, et al as recorded in Volume 1636, Page 43 of the Official Public Records of Kaufman County, Texas; said 283.647 acre tract of land being more particularly described by metes and bounds as follows:

BEGINNING, at a 1/2-inch iron rod with "DAA" cap found at the most northerly northwest corner of that tract of land described as Tract 4 in Special Warranty Deed to HW Heartland, L.P. as recorded in Volume 3119, Page 158 of the Official Public Records of Kaufman County, Texas; said point being an angle point in the southeast line of that called 41.500 acre tract of land described in Special Warranty Deed to D.R. Horton - Texas, Ltd. as recorded in Volume 5763, Page 43 of the Official Public Records of Kaufman County, Texas; said point being the west corner of said Exhibit A, Tract 2;

THENCE, North 44° 46' 47" East, at a distance of 668.48 feet passing a 5/8-inch iron rod with "PETITT RPLS 4087" cap found at the east corner of said 41.500 acre tract; said point being the south corner of that called 10.312 acre tract of land described in Special Warranty Deed to D.R. Horton - Texas, Ltd. as recorded in Volume 5853, Page 97 of the Official Public Records of Kaufman County, Texas; at distance of 1,898.52 feet passing a 3/4-inch iron pipe found at the east corner of said 10.312 acre tract; said point being an ell corner in the northwest line of said Exhibit A, Tract 2; continuing in all a total distance of 3,003.41 feet to a point for corner;

THENCE, South 45° 13' 13" East, a distance of 1,234.20 feet to a point for corner;

THENCE, North 08° 54' 22" East, a distance of 862.93 feet to a 5/8-inch iron rod with "BGE" cap set for corner in the southwest line of Farm-to-Market Highway No. 2932 (a 100-foot wide right-of-way);

THENCE, South 46° 06' 45" East, with the southwest line of said Farm-to-Market Highway No. 2932, a distance of 2,781.07 feet to a point for corner;

THENCE, South 43° 55' 46" West, departing the southwest line of said Farm-to-Market Highway No. 2932, and partially along Griffin Lane (a generally recognized public road, no record of dedication found), a distance of 3,681.29 feet to a point for corner;

THENCE, North 46° 15' 59" West, at a distance of 44.35 feet passing a 1/2-inch iron rod with "DAA" cap found at the east corner of said Tract 4; said point being in the southwest line of said Exhibit B, Tract 2; continuing with the northeast line of sad Tract 4 and the southwest lines of said Exhibit B, Tract 2 and said Exhibit A, Tract 2 in all a total distance of 3,564.47 feet to the POINT OF BEGINNING and containing an area of 283.647 acres or 12,355,673 square feet of land, more or less.

Exhibit B

Map of Locations of Connecting Facilities, District Wastewater Meter, and Lower East Fork Interceptor

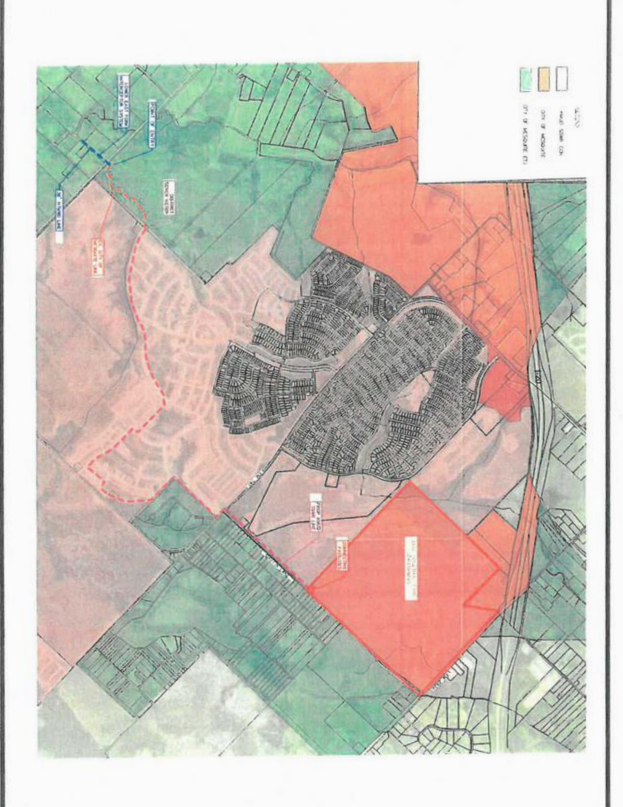




EXHIBIT B

Exhibit C

Legal Description for and Depiction of Temporary Construction Easement

THENCE, North 46 degrees 09 minutes 51 seconds West, departing the said northwest right-of-way line of Griffin Lane and with a southwest line of said Tract 4 and the northeast line of said Young, et all tract, a distance of 35.27 feet to the POINT OF BEGINNING;

THENCE, North 46 degrees 09 minutes 51 seconds West, continuing with said southwest line of Tract 4 and the said northeast line of Young, et al tract, a distance of 30.26 feet to a point for corner;

THENCE, North 36 degrees 15 minutes 43 seconds East, departing said southwest line of Tract 4 and the said northeast line of Young, et al tract, into and across said Tract 4, a distance of 223.82 feet to a point for corner in a northeast line of said Tract 4 and the southwest line of that certain tract of land described in Deed Without Warranty to Kaufman County Municipal Utility District No. 11 as recorded in Volume 4664, Page 169 of said Official Public Records;

THENCE, South 67 degrees 09 minutes 29 seconds East, with said northeast line of Tract 4 and the said southwest line of Kaufman County Municipal Utility District No. 11 tract, a distance of 24.71 feet to a point for corner; said point being an ell corner of said Tract 4 and the southermost southeast corner of said Kaufman County Municipal Utility District No. 11 tract;

THENCE, North 45 degrees 40 minutes 13 seconds East, with a northwest line of said Tract 4 and the southeast line of said Kaufman County Municipal Utility District No. 11 tract, a distance of 36.51 feet to a point for corner;

THENCE, South 36 degrees 15 minutes 43 seconds West, departing said northwest line of Tract 4 and the said southeast line of Kaufman County Municipal Utility District No. 11 tract, into and across said Tract 4, a distance of 269.56 feet to the POINT OF BEGINNING;

CONTAINING: 0.160 acres or 6.985 square feet of land, more or less.

TRACT 3

DESCRIPTION, of a 0.271-acre (11,824-square-foot) tract of land situated in the John Moore Survey, Abstract No. 309, Kaufman County, Texas; said tract being part of that certain tract of land described as Tract 4 in Special Warranty Deed to UST-Heartland, L.P. (formerly known as HW Heartland, L.P.) as recorded in Volume 3119, Page 158 of the Official Public Records of Kaufman County, Texas; said 0.271-acre tract being more particularly described by metes and bounds as follows:

COMMENCING, at a 1/2-inch iron rod with "DAA" cap found in the northwest right-of-way line of Griffin Lane (a generally-recognized right-of-way, no deed of record found); said point being an ell corner of said Tract 4 and the south corner of that certain tract of land described in Special Warranty Deed to Austin Young as recorded in Volume 2407, Page 1 of said Official Public Records; the same point being described in Special Warranty Deeds to Gregg E. Gibb as recorded in Volume 2407, Page 5, to Joe Tucker as recorded in Volume 2683, Page 457, to R.C. Williams as recorded in Volume 2683, Page 461, and to Jan Echard as recorded in Volume 5946, Page 65, all of said Official Public Records;

THENCE, North 46 degrees 09 minutes 51 seconds West, departing the said northwest right-of-way line of Griffin Lane and with a northeast line of said Tract 4 and the southwest line of said Young, et al tract, a distance of 36.34 feet to the POINT OF BEGINNING;

THENCE, South 44 degrees 12 minutes 33 seconds West, departing the said northeast line of Tract 4 and the southwest line of said Young, et al tract, a distance of 394.46 feet to a point for corner in the northeast right-of-way line of Farm to Market Road No. 741 (hereafter FM 548) and in the southwest line of said Tract 4;

THENCE, North 44 degrees 55 minutes 22 seconds West, with the said northeast right-of-way line of FM 741 and the said southwest line of Tract 4, a distance of 30.00 feet to a point for corner;

ENGINEER / SURVEYOR



BGE, Inc.

2595 Dallas Pkwy, Suite 101, Frisco, TX 75034
Tel: (972) 464-4800 • www.bgeinc.com
TBPELS Licensed Surveying Firm No. 10193953
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Contact: Mark Peace, R.P.L.S.
Telephone: (972) 464-4884 Email: mpeace@bgeinc.com

TEMPORARY CONSTRUCTION EASEMENT

1.071 ACRES (46,638 SQUARE FEET)
0.160 ACRES (6,985 SQUARE FEET)
0.271 ACRES (11,824 SQUARE FEET)
JOHN MOORE SURVEY, ABSTRACT NO. 309
KAUFMAN COUNTY, TEXAS
FEBRUARY 2021

SHEET 2 OF 4

GATXNIProjects/Stream_Realty/8244-01-Trinity_Pointe_Industrial_Park/SV04_CAD/8244-01_ESMT02.dwg_2021-02-06-14:42_mpeace

EXHIBIT "A"

THENCE, North 44 degrees 12 minutes 33 seconds East, departing the said northeast right-of-way line of FM 741 and the said southwest line of Tract 4, a distance of 393.81 feet to a point for corner in said northeast line of Tract 4 and the said southwest line of Young, et al tract;

THENCE, South 46 degrees 09 minutes 51 seconds East, with said northeast line of Tract 4 and the said southwest line of Young, et al tract, a distance of 30.00 feet to the POINT OF BEGINNING;

CONTAINING: 0.271 acres or 11,824 square feet of land, more or less

A plat of survey was prepared in conjunction with these legal descriptions.

Bearing system for this survey is based on the North American Datum of 1983, Texas State Plane Coordinate System, North Central Zone 4202, based on observations made on November 19, 2020 with an applied combined scale factor of 1.000114077.

Man for

Registered Professional Land Surveyor No. 6608 February 6, 2021

ENGINEER / SURVEYOR



BGE, Inc.

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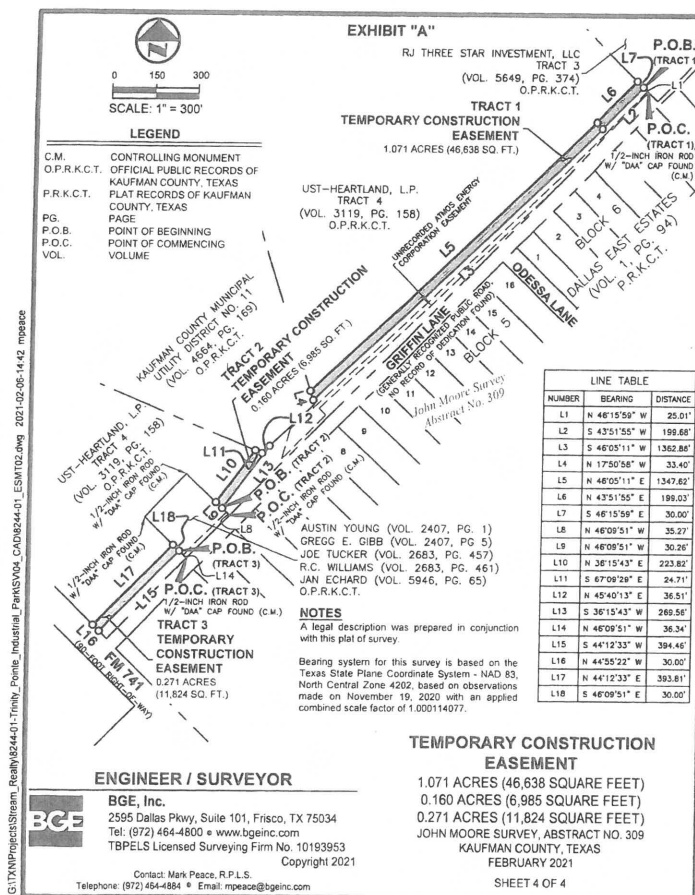
Contact: Mark Peace, R.P.L.S.
Telephone: (972) 464-4884 Email: mpeace@bgeinc.com



TEMPORARY CONSTRUCTION EASEMENT

1.071 ACRES (46,638 SQUARE FEET)
0.160 ACRES (6,985 SQUARE FEET)
0.271 ACRES (11,824 SQUARE FEET)
JOHN MOORE SURVEY, ABSTRACT NO. 309
KAUFMAN COUNTY, TEXAS
FEBRUARY 2021

SHEET 3 OF 4



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TEMPORARY CONSTRUCTION EASEMENT

P.O.B.

(TRACT 1)

(TRACT 1)

DISTANCE

25.01

199.68

33.40

1352 RA

1347.62

199.03

30.00

35.27

30.26

223.82

24.71

36.51

269,56

36.34

394 46

30.00

393.81

30.00

(C.M.)

1.071 ACRES (46,638 SQUARE FEET) 0.160 ACRES (6,985 SQUARE FEET) 0.271 ACRES (11,824 SQUARE FEET) JOHN MOORE SURVEY, ABSTRACT NO. 309 KAUFMAN COUNTY, TEXAS FEBRUARY 2021

SHEET 4 OF 4

DESCRIPTION, of a 0.144-acre (6,261-square-foot) tract of land situated in the John Moore Survey, Abstract No. 309, Kaufman County, Texas; said tract being part of that certain tract of land described in Special Warranty Deed to Austin Young as recorded in Volume 2407, Page 1 of the Official Public Records of Kaufman County, Texas; the same tract being described in Special Warranty Deeds to Gregg E. Gibb as recorded in Volume 2407, Page 5, to Joe Tucker as recorded in Volume 2683, Page 457, to R.C. Williams as recorded in Volume 2683, Page 461, and to Jan Echard as recorded in Volume 5946, Page 65, all of said Official Public Records; said 0.144-acre tract being more particularly described by metes and bounds as follows:

COMMENCING, at a 1/2-inch iron rod with "DAA" cap found in the northwest right-of-way line of Griffin Lane (a generally-recognized right-of-way, no deed of record found); said point being the east corner of said Young, et al tract and an ell corner of of that certain tract of land described as Tract 4 in Special Warranty Deed to UST-Heartland, L.P. (formerly known as HW Heartland, L.P.) as recorded in Volume 3119, Page 158 of said Official Public Records;

THENCE, North 46 degrees 09 minutes 51 seconds West, departing the said northwest right-of-way line of Griffin Lane and with the northeast line of said Young, et all tract and a southwest line of said Tract 4, a distance of 35.27 feet to the POINT OF BEGINNING;

THENCE, North 36 degrees 15 minutes 43 seconds East, departing the said northeast line of the Young, et al tract and said southwest line of Tract 4, into and across said Young, et al tract, a distance of 1.27 feet to a point for comer;

THENCE, South 44 degrees 12 minutes 33 seconds West, continuing across said Young, et al tract, a distance of 207.44 feet to a point for corner in the southwest line of said Young, et al tract and a northeast line of said Tract 4;

THENCE, North 46 degrees 09 minutes 51 seconds West, with the said southwest line of the Young, et al tract and said northeast line of Tract 4, a distance of 30.00 feet to a point for comer;

THENCE, North 44 degrees 12 minutes 33 seconds East, departing the said southwest line of the Young, et al tract and said northeast line of Tract 4, into and across said Young, et al tract, a distance of 205.55 feet to a point for corner;

THENCE, North 36 degrees 15 minutes 43 seconds East, continuing across said Young, et al tract, a distance of 3.17 feet to a point for corner in the said northeast line of the Young, et al tract and said southwest line of Tract 4;

THENCE, South 46 degrees 09 minutes 51 seconds East, with the said northeast line of Young, et al tract and the soid southwest line of Tract 4, a distance of 20.18 feet to the POINT OF BEGINNING;

CONTAINING: 0.144 acres or 6,261 square feet of land, more or less.

A plat of survey was prepared in conjunction with this legal description.

Bearing system for this survey is based on the North American Datum of 1983, Texas State Plane Coordinate System, North Central Zone 4202, based on observations made on November 19, 2020 with an applied combined scale factor of 1.000114077.

Gregory Mark Peace Registered Professional Land Surveyor No. 6608 February 6, 2021



ENGINEER / SURVEYOR



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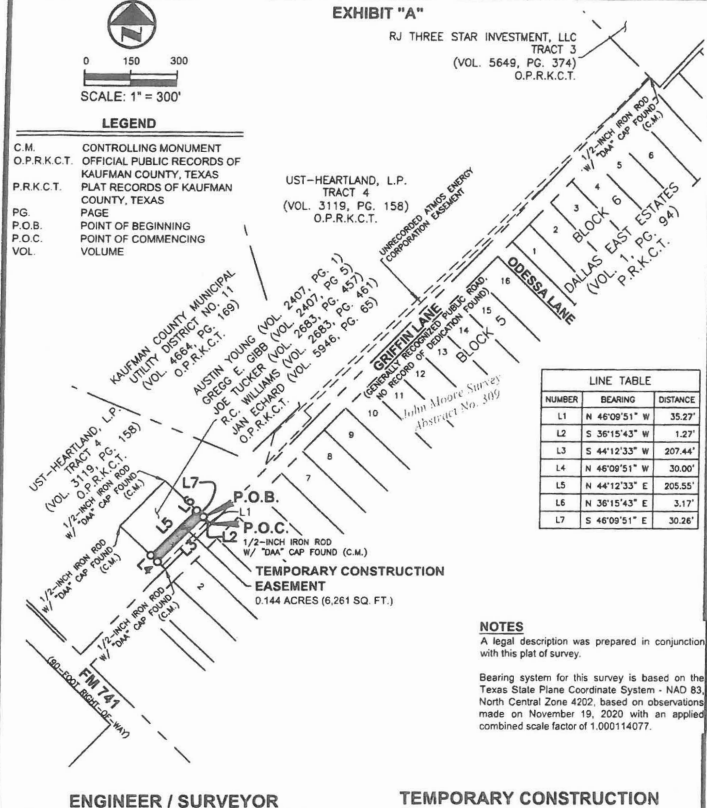
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Contact: Mark Peace, R.P.L.S.
Telephone: (972) 464-4864 Email: mpeace@bgeinc.com

TEMPORARY CONSTRUCTION EASEMENT

0.144 ACRES (6,261 SQUARE FEET)
JOHN MOORE SURVEY, ABSTRACT NO. 309
KAUFMAN COUNTY, TEXAS
FEBRUARY 2021

SHEET 1 OF 2



2021-02-06-14:51 mpeace

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Contact: Mark Peace, R.P.L.S. Telephone: (972) 464-4884 Email: mpeace@bgeinc.com

EASEMENT

0.144 ACRES (6,261 SQUARE FEET) JOHN MOORE SURVEY, ABSTRACT NO. 309 KAUFMAN COUNTY, TEXAS FEBRUARY 2021

SHEET 2 OF 2

DESCRIPTION, of a 0.237-acre (10,333-square-foot) tract of land situated in the John Moore Survey, Abstract No. 309, Kaufman County, Texas; said tract being part of that certain tract of land described in Deed without Warranty to Kaufman County Municipal Utility District No. 11 as recorded in Volume 4664, Page 169 of the Official Public Records of Kaufman County, Texas; said 0.237-acre tract being more particularly described by metes and bounds as follows:

COMMENCING, at a 1/2-inch iron rod with "DAA" cap found in the southeast line of Heartland Tract A Phase 1B, an addition to Kaufman County, Texas according to the plat recorded in Cabinet 2, Sleeve 706 of the Plat Records of Kaufman County, Texas; said point being in the northwest line of said Kaufman County Municipal Utility District No. 11 tract and the beginning of a curve to the left;

THENCE, in a southerly direction with the said southeast line of Heartland Tract A Phase 1B plat, the said northwest line of Kaufman County Municipal Utility District No. 11 tract, and said curve to the left, having a central angle of 16 degrees 47 minutes 56 seconds, a radius of 950.00 feet, a chord bearing and distance of South 17 degrees 23 minutes 17 seconds West, 277.54 feet, and an arc distance of 278.54 feet to a 1/2-inch iron rod with "DAA" cap found at the end of said curve and the beginning of a reverse curve to the right:

THENCE, continuing with the said southeast line of Heartland Tract A Phase 1B plat, the said northwest line of Kaufman County Municipal District No. 11 tract, and said reverse curve having a central angle of 35 degrees 23 minutes 18 seconds, a radius of 700.00 feet, a chord bearing and distance of South 26 degrees 40 minutes 58 seconds West, 425.51 feet, and an arc distance of 432.35 feet to a point for corner; said point being the westernmost corner of said Kaufman County Municipal Utility District No. 11 tract and a north corner of that certain tract of land described as Tract 4 in Special Warranty Deed to UST-Heartland, L.P. (formerly known as HW Heartland, L.P.) as recorded in Volume 3119, Page 158 of said Official Public Records; from said point a 1/2-inch iron rod with "DAA" cap found bears South 43 degrees 57 minutes West, 11.9 feet;

THENCE, departing the said southeast line of Heartland Tract A Phase 1B plat and with the southwest line of said Kaufman County Municipal Utility District No. 11 tract and a northeast line of said Tract 4, the following three (3) calls:

South 44 degrees 31 minutes 45 seconds East, a distance of 239.01 feet to a point for corner;

South 04 degrees 52 minutes 05 seconds East, a distance of 300.06 feet to a point for corner;

South 67 degrees 09 seconds 29 seconds East, a distance of 1,630.14 feet to the POINT OF BEGINNING;

THENCE, North 36 degrees 15 minutes 43 seconds East, departing the said southwest line of a Kaufman County Municipal Utility District No. 11 tract and the said northeast line of Tract 4, into and across said Kaufman County Municipal Utility District No. 11 tract, a distance of 134.16 feet to a point for corner;

THENCE, North 46 degrees 05 minutes 11 seconds East, continuing across said Kaufman County Municipal Utility District No. 11 tract, a distance of 146.05 feet to a point for corner in the northeast line of said Kaufman County Municipal Utility District No. 11 tract and a southwest line of said Tract 4:

ENGINEER / SURVEYOR



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Contact: Mark Peace, R.P.L.S.
Telephone: (972) 464-4884 Email: mpeace@bgeinc.com

TEMPORARY CONSTRUCTION EASEMENT

0.237 ACRES (10,333 SQUARE FEET) JOHN MOORE SURVEY, ABSTRACT NO. 309 KAUFMAN COUNTY, TEXAS FEBRUARY 2021

SHEET 1 OF 3

THENCE, South 17 degrees 50 minutes 58 seconds East, with the said northeast line of Kaufman County Municipal Utility District No. 11 tract and the said southwest line of Tract 4, a distance of 48.76 feet to a point for corner; said point being the easternmost southeast corner of said Kaufman County Municipal Utility District No. 11 tract and an angle point of said Tract 4;

THENCE, South 45 degrees 40 minutes 13 seconds West, with the southeast line of said Kaufman County Municipal Utility District No. 11 tract and a northwest line of said Tract 4, a distance of 247.08 feet to a point for comer; said point being the southernmost southeast comer of said Kaufman County Municipal Utility District No. 11 tract and an angle point of said Tract 4;

THENCE, North 67 degrees 09 minutes 29 seconds West, with the said southwest line of Kaufman County Municipal Utility District No.11 tract and a northeast line of said Tract 4, a distance of 24.71 feet to the POINT OF BEGINNING:

CONTAINING: 0.237 acres or 10,333 square feet of land, more or less.

A plat of survey was prepared in conjunction with this legal description.

Bearing system for this survey is based on the North American Datum of 1983, Texas State Plane Coordinate System, North Central Zone 4202, based on observations made on November 19, 2020 with an applied combined scale factor of 1.000114077.

Gregory Mark Peace Registered Professional Land Surveyor No. 6608

February 6, 2021



ENGINEER / SURVEYOR



BGE. Inc.

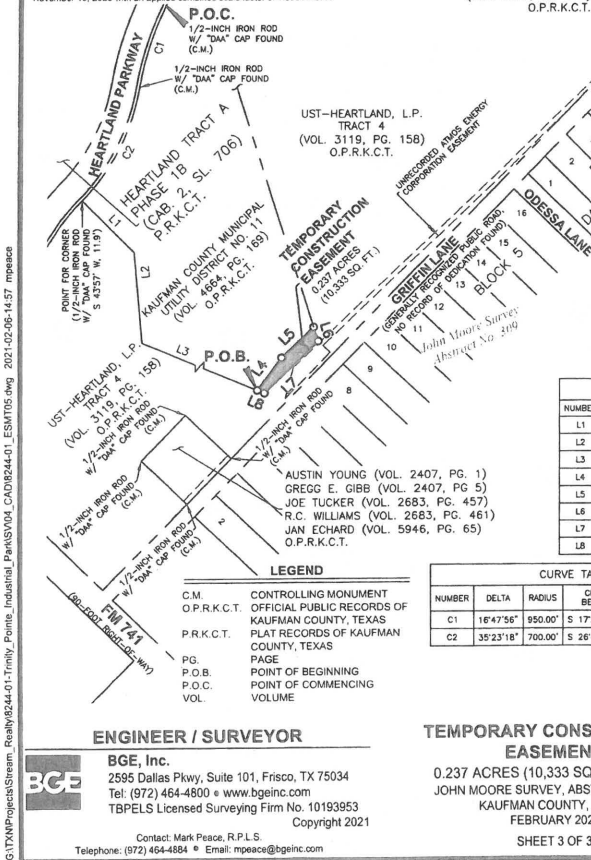
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Tel: (972) 464-4800 ∘ www.bgeinc.com
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Contact: Mark Peace, R.P.L.S.
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TEMPORARY CONSTRUCTION EASEMENT

0.237 ACRES (10,333 SQUARE FEET) JOHN MOORE SURVEY, ABSTRACT NO. 309 KAUFMAN COUNTY, TEXAS FEBRUARY 2021

SHEET 2 OF 3



RJ THREE STAR INVESTMENT, LLC

(VOL. 5649, PG. 374)

TRACT 3

NÔTES

A legal description was prepared in conjunction with this plat of survey.

Bearing system for this survey is based on the Texas State Plane Coordinate

System - NAD 83, North Central Zone 4202, based on observations made on

November 19, 2020 with an applied combined scale factor of 1.000114077.

S 45'40'13" W 247.08 L7 L8 N 67'09'29" W 24.71 CURVE TABLE ARC LENGTH CHORD CHORD RADIUS 278.54 950.00" S 1723'17" W 277.54 425.51 432.35 700.00 S 26'40'58" W

NUMBER

L3

L4

L5

L6

300

DISTANCE

239.01

300.06

1630.14"

134.16

146.05

48.76

SCALE: 1" = 300'

LINE TABLE BEARING

S 44'31'45" E

S 04'52'05" E

S 67'09'29" E

N 36'15'43" E

N 46'05'11" E

S 1750'58" E

Contact: Mark Peace, R.P.L.S. Telephone: (972) 464-4884 Email: mpeace@bgeinc.com

TEMPORARY CONSTRUCTION EASEMENT

0.237 ACRES (10,333 SQUARE FEET) JOHN MOORE SURVEY, ABSTRACT NO. 309 KAUFMAN COUNTY, TEXAS FEBRUARY 2021

SHEET 3 OF 3

Exhibit D

Filed Temporary Construction Easements

Kaufman County Laura Hughes County Clerk

Instrument Number: 2021-0005981

Billable Pages: 8 Number of Pages: 9

FILED AND RECORDED - REAL RECORDS	CLERKS COMMENTS
	WALK IN
On: 02/12/2021 at 01:20 PM	
Document Number: 2021-0005981	
Receipt No: 21-4846	
Amount: \$ 54.00	
Vol/Pg: V:6836 P:75	



STATE OF TEXAS COUNTY OF KAUFMAN

I hereby certify that this instrument was filed on the date and time stamped hereon by me and was duly recorded in the Official Public Records of Kaufman County, Texas.

Laura Hughes, County Clerk

Recorded By: Jacklyn Salazar , Deputy

Sama a. H

ANY PROVISION HEREIN WHICH RESTRICTS THE SALE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

Record and Return To:

WJ TRINITY POINT LP 600 N PEARL SUITE 650 DALLAS, TX 75201

TEMPORARY CONSTRUCTION EASEMENT

THE STATE OF TEXAS §

§ KNOW ALL MEN BY THESE PRESENTS THAT:

COUNTY OF KAUFMAN

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL ESTATE BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

8

UST-HEARTLAND, L.P., a Texas limited partnership (hereinafter referred to as "Grantor"), for Ten and No/100 Dollars and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, does hereby grant unto WJ TRINITY POINT, LP, Texas limited partnership whose address is 600 N. Pearl, Suite 650, Dallas, Texas 75201 ("Grantee"), a non-exclusive, temporary easement over, across, under and through that certain tract of land situated in Kaufman County, Texas, owned by Grantor, and more particularly described on Exhibit "A" attached hereto (the "Temporary Easement Tract").

The temporary construction easement hereby granted (the "Temporary Construction Easement") shall be used only for the purposes of placing, constructing, operating, clearing, repairing, maintaining, rebuilding, replacing and relocating wastewater lines, and any and all related appurtenances and facilities (the "Facilities"), and for the additional purposes of access, material staging, and construction activity relating to the construction and installation of the Facilities. Subject to the further provisions hereof, Grantee, its agents, employees, workmen and representatives, shall have the right and privilege of ingress and egress across the Temporary Easement Tract as may be necessary to construct, repair, maintain, reconstruct and operate the Facilities.

It is expressly understood and agreed by and between the parties that this easement shall be subject to and governed by the following provisions:

- (1) The easement, rights and privileges granted herein are non-exclusive, and the Grantor reserves and retains the right to use the Temporary Easement Tract for all purposes which do not unreasonably interfere with the rights hereby granted.
- (2) The easement, rights and privileges herein granted shall terminate and expire upon completion of the construction of the Facilities and completion of all demobilization and restoration work.

- (3) During or immediately after any work on the Temporary Easement Tract pursuant to the rights granted hereby, the party performing such activities, at its sole cost and expense, shall take all reasonable measures to restore the grounds, surfacing materials, and other facilities of the owner of the Temporary Easement Tract, including landscaping, fences and pavement situated on the Temporary Easement Tract, to the condition which existed prior to such operations.
- (4) The easement, rights and privileges herein granted shall be subject to all valid and subsisting encumbrances, conditions, covenants, restrictions, reservations, exceptions, rights-ofway and easements of record, including all laws, regulations, and restrictions by municipal or other governmental authority applicable to and enforceable against the Temporary Easement Tract.

TO HAVE AND TO HOLD the above described Temporary Construction Easement for the said purposes, together with all and singular, the rights, privileges, and appurtenances thereto as described above in anywise belonging to the said Grantee, its successors and assigns forever, subject to the limitations, conditions and restrictions set forth hereinabove.

[THE REMAINDER OF THIS PAGE LEFT INTENTIONALLY BLANK]

IN WITNESS WHEREOF, this instrument is executed this 10 day of February, 2021.

GRANTOR:

UST-HEARTLAND GP, LLC, A Texas limited liability company, its sole general partner

Name: Its: Vice resident

ACKNOWLEDGEMENT

STATE OF FLORIDA §
COUNTY OF ORANGE §

BEFORE ME, the undersigned authority, a Notary Public in and for said State of Florida, on this day personally appeared Lance Fair, Vice President of UST-Heartland GP, LLC, a Texas limited liability company, sole partner of UST-Heartland, L.P., a Texas limited partnership, known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purpose and considerations therein expressed,

GIVEN UNDER MY HAND AND SEAL OF OFFICE this 97H day of 78B 2021.

Notary Public in and for the State of Florida

(SEAL)

ROY S. VILLAREAL
MY COMMISSION # GG 101386
EXPIRES: May 4, 2021
Bonded Thru Notary Public Underwriters

GRANTEE:

WJ TRINITY POINTE LP, a Texas limited partnership

By:

WJ Trinity Pointe GP LLC,

a Texas limited liability company,

its General Partner

Name: C

Name: Christophe

Title: Vice President

ACKNOWLEDGEMENT

STATE OF TEXAS

§

COUNTY OF DALLAS

This instrument was acknowledged before me on the 10 day of Felo, 2021, by Classification 10 of WJ Trinity Pointe GP LLC, a limited liability company, General Partner of WJ Trinity Pointe LP, a Texas limited partnership, on behalf said entity.

MICHELLE CLARK
Notary Public, State of Texas
Comm. Expires 09-02-2024
Notary ID 10036551

Notary Public in and for the State of Texas

After recording return to: Joshua A. Bethke Coats Rose, P.C. 14755 Preston Road, Suite 600 Dallas, Texas 75254

THENCE, North 46 degrees 09 minutes 51 seconds West, departing the said northwest right-of-way line of Griffin Lane and with a southwest line of said Tract 4 and the northeast line of said Young, et al tract, a distance of 35.27 feet to the POINT OF BEGINNING;

THENCE, North 46 degrees 09 minutes 51 seconds West, continuing with said southwest line of Tract 4 and the said northeast line of Young, et al tract, a distance of 30.26 feet to a point for corner;

THENCE, North 36 degrees 15 minutes 43 seconds East, departing said southwest line of Tract 4 and the said northeast line of Young, et al tract, into and across said Tract 4, a distance of 223.82 feet to a point for comer in a northeast line of said Tract 4 and the southwest line of that certain tract of land described in Deed Without Warranty to Kaufman County Municipal Utility District No. 11 as recorded in Volume 4664, Page 169 of said Official Public Records;

THENCE, South 67 degrees 09 minutes 29 seconds East, with said northeast line of Tract 4 and the said southwest line of Kaufman County Municipal Utility District No. 11 tract, a distance of 24.71 feet to a point for corner; said point being an ell corner of said Tract 4 and the southernmost southeast corner of said Kaufman County Municipal Utility District No. 11 tract;

THENCE, North 45 degrees 40 minutes 13 seconds East, with a northwest line of said Tract 4 and the southeast line of said Kaufman County Municipal Utility District No. 11 tract, a distance of 36.51 feet to a point for corner;

THENCE, South 36 degrees 15 minutes 43 seconds West, departing said northwest line of Tract 4 and the said southeast line of Kaufman County Municipal Utility District No. 11 tract, into and across said Tract 4, a distance of 269.56 feet to the POINT OF BEGINNING;

CONTAINING: 0.160 acres or 6,985 square feet of land, more or less.

TRACT 3

DESCRIPTION, of a 0.271-acre (11,824-square-foot) tract of land situated in the John Moore Survey, Abstract No. 309, Kaufman County, Texas; said tract being part of that certain tract of land described as Tract 4 in Special Warranty Deed to UST-Heartland, L.P. (formerly known as HW Heartland, L.P.) as recorded in Volume 3119, Page 158 of the Official Public Records of Kaufman County, Texas; said 0.271-acre tract being more particularly described by metes and bounds as follows:

COMMENCING, at a 1/2-inch iron rod with "DAA" cap found in the northwest right-of-way line of Griffin Lane (a generally-recognized right-of-way, no deed of record found); said point being an ell corner of said Tract 4 and the south corner of that certain tract of land described in Special Warranty Deed to Austin Young as recorded in Volume 2407, Page 1 of said Official Public Records; the same point being described in Special Warranty Deeds to Gregg E. Gibb as recorded in Volume 2407, Page 5, to Joe Tucker as recorded in Volume 2683, Page 457, to R.C. Williams as recorded in Volume 2683, Page 461, and to Jan Echard as recorded in Volume 5946, Page 65, all of said Official Public Records;

THENCE, North 46 degrees 09 minutes 51 seconds West, departing the said northwest right-of-way line of Griffin Lane and with a northeast line of said Tract 4 and the southwest line of said Young, et all tract, a distance of 36.34 feet to the **POINT OF BEGINNING**:

THENCE, South 44 degrees 12 minutes 33 seconds West, departing the said northeast line of Tract 4 and the southwest line of said Young, et all tract, a distance of 394.46 feet to a point for corner in the northeast right-of-way line of Farm to Market Road No. 741 (hereafter FM 548) and in the southwest line of said Tract 4;

THENCE, North 44 degrees 55 minutes 22 seconds West, with the said northeast right-of-way line of FM 741 and the said southwest line of Tract 4, a distance of 30.00 feet to a point for corner;

ENGINEER / SURVEYOR



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TEMPORARY CONSTRUCTION EASEMENT

1.071 ACRES (46,638 SQUARE FEET)
0.160 ACRES (6,985 SQUARE FEET)
0.271 ACRES (11,824 SQUARE FEET)
JOHN MOORE SURVEY, ABSTRACT NO. 309
KAUFMAN COUNTY, TEXAS
FEBRUARY 2021

SHEET 2 OF 4

2021-02-06-14:42 mpeace G:ITXNIProjects/Stream_Realty\8244-01-Trinity_Pointe_Industrial_Park/SV\04_CAD\8244-01_ESMT02.dwg

EXHIBIT "A"

THENCE, North 44 degrees 12 minutes 33 seconds East, departing the said northeast right-of-way line of FM 741 and the said southwest line of Tract 4, a distance of 393.81 feet to a point for corner in said northeast line of Tract 4 and the said southwest line of Young, et al tract;

THENCE, South 46 degrees 09 minutes 51 seconds East, with said northeast line of Tract 4 and the said southwest line of Young, et al tract, a distance of 30.00 feet to the POINT OF BEGINNING;

CONTAINING: 0.271 acres or 11,824 square feet of land, more or less

A plat of survey was prepared in conjunction with these legal descriptions.

Bearing system for this survey is based on the North American Datum of 1983, Texas State Plane Coordinate System, North Central Zone 4202, based on observations made on November 19, 2020 with an applied combined scale factor of 1.000114077.

Manfor

Gregory Mark Peace Registered Professional Land Surveyor No. 6608

February 6, 2021



ENGINEER / SURVEYOR



BGE, Inc.

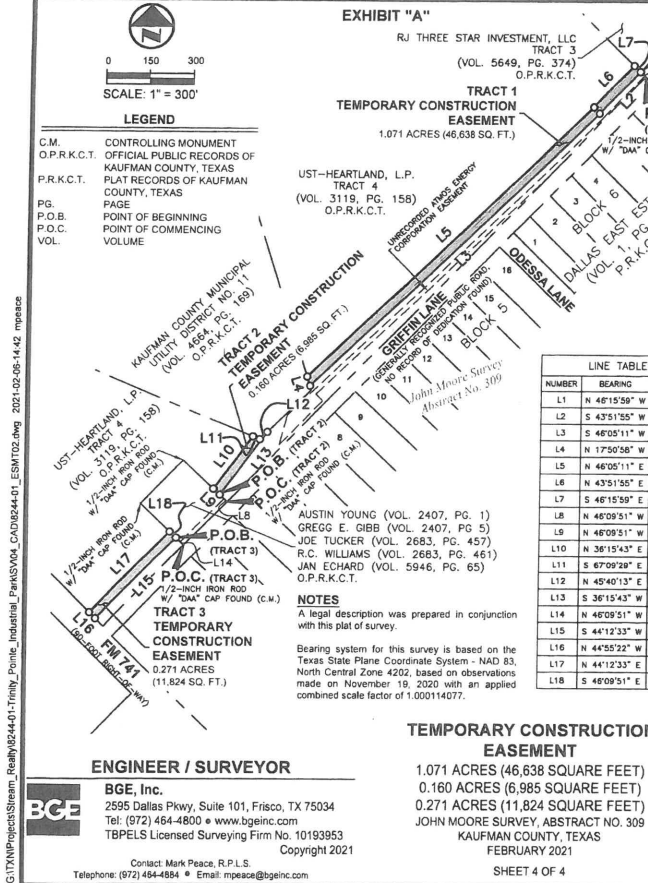
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TEMPORARY CONSTRUCTION EASEMENT

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KAUFMAN COUNTY, TEXAS
FEBRUARY 2021

SHEET 3 OF 4



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TEMPORARY CONSTRUCTION **EASEMENT**

P.O.B.

(TRACT 1)

DISTANCE

25.01

199.68

1362.88

1347.62

199.03

30.00

35.27

30.26

223.82

24.71

36.51

269.56

36.34

394.46

30.00

393.81

30.00

33.40

(C.M.)

1/2-INCH IRON ROD

"DAA" CAP FOUND

(TRACT 1)

1.071 ACRES (46,638 SQUARE FEET) 0.160 ACRES (6,985 SQUARE FEET) 0.271 ACRES (11,824 SQUARE FEET) JOHN MOORE SURVEY, ABSTRACT NO. 309 KAUFMAN COUNTY, TEXAS FEBRUARY 2021

SHEET 4 OF 4

County Clerk's Memo: PAGE ADDED FOR FILE MARK

> INST \$ 2021-0005981 Filed for record in Kaufman Counts On: 2/12/21 at 1:20 PM

Kaufman County Laura Hughes County Clerk

Instrument Number: 2021-0005984

Billable Pages: 11 Number of Pages: 12

FILED AND RECORDED - REAL RECORDS	CLERKS COMMENTS
	WALK IN
On: 02/12/2021 at 01:20 PM	
Document Number: 2021-0005984	
Receipt No: 21-4846	
Amount: \$ 66.00	
Vol/Pg: V:6836 P:101	



STATE OF TEXAS COUNTY OF KAUFMAN

FILED AND DECORDED DEAL DECORDS

I hereby certify that this instrument was filed on the date and time stamped hereon by me and was duly recorded in the Official Public Records of Kaufman County, Texas.

Sama (). Higher Laura Hughes, County Clerk

Recorded By:	Jacklyn Salazar	, Deputy

CLEBVE COMMENTE

ANY PROVISION HEREIN WHICH RESTRICTS THE SALE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

Record and Return To: WJ TRINITY POINT LP 600 N PEARL SUITE 650 DALLAS, TX 75201

TEMPORARY CONSTRUCTION EASEMENT

THE STATE OF TEXAS \$ \$ KNOW ALL MEN BY THESE PRESENTS THAT: COUNTY OF KAUFMAN \$

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL ESTATE BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

AUSTIN YOUNG, GREGG E. GIBB, JOE TUCKER, R.C. WILLIAMS AND JAN ECHARD, (hereinafter referred to as "Grantors"), for Ten and No/100 Dollars and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, does hereby grant unto WJ TRINITY POINT, LP, Texas limited partnership whose address is 600 N. Pearl, Suite 650, Dallas, Texas 75201 ("Grantee"), a non-exclusive, temporary easement over, across, under and through that certain tract of land situated in Kaufman County, Texas, owned by Grantor, and more particularly described on Exhibit "A" attached hereto (the "Temporary Easement Tract").

The temporary construction easement hereby granted (the "Temporary Construction Easement") shall be used only for the purposes of placing, constructing, operating, clearing, repairing, maintaining, rebuilding, replacing and relocating wastewater lines, and any and all related appurtenances and facilities (the "Facilities"), and for the additional purposes of access, material staging, and construction activity relating to the construction and installation of the Facilities. Subject to the further provisions hereof, Grantee, its agents, employees, workmen and representatives, shall have the right and privilege of ingress and egress across the Temporary Easement Tract as may be necessary to construct, repair, maintain, reconstruct and operate the Facilities.

It is expressly understood and agreed by and between the parties that this easement shall be subject to and governed by the following provisions:

- (1) The easement, rights and privileges granted herein are non-exclusive, and the Grantor reserves and retains the right to use the Temporary Easement Tract for all purposes which do not unreasonably interfere with the rights hereby granted.
- (2) The easement, rights and privileges herein granted shall terminate and expire upon completion of the construction of the Facilities and completion of all demobilization and restoration work.

- (3) During or immediately after any work on the Temporary Easement Tract pursuant to the rights granted hereby, the party performing such activities, at its sole cost and expense, shall take all reasonable measures to restore the grounds, surfacing materials, and other facilities of the owner of the Temporary Easement Tract, including landscaping, fences and pavement situated on the Temporary Easement Tract, to the condition which existed prior to such operations.
- (4) The easement, rights and privileges herein granted shall be subject to all valid and subsisting encumbrances, conditions, covenants, restrictions, reservations, exceptions, rights-of-way and easements of record, including all laws, regulations, and restrictions by municipal or other governmental authority applicable to and enforceable against the Temporary Easement Tract.

TO HAVE AND TO HOLD the above described Temporary Construction Easement for the said purposes, together with all and singular, the rights, privileges, and appurtenances thereto as described above in anywise belonging to the said Grantee, its successors and assigns forever, subject to the limitations, conditions and restrictions set forth hereinabove.

[THE REMAINDER OF THIS PAGE LEFT INTENTIONALLY BLANK]

GRANTORS:

AUSTIN YOUN

ACKNOWLEDGEMENT

STATE OF TEXAS

COUNTY OF DAILS

BEFORE ME, the undersigned authority, a Notary Public in and for said State of Texas, on this day personally appeared Austin Young, known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purpose and considerations therein expressed,

GIVEN UNDER MY HAND AND SEAL OF OFFICE this 9th day of February 2021.

Smylle W, lews

Notary Rublic in and for the State of Texas



ACKNOWLEDGEMENT

STATE OF TEXAS §

COUNTY OF Dallas §

BEFORE ME, the undersigned authority, a Notary Public in and for said State of Texas, on this day personally appeared Gregg E. Gibb, known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purpose and considerations therein expressed,

GIVEN UNDER MY HAND AND SEAL OF OFFICE this 9th day of February, 2021.

Symple W. Lewis

Notary Public in and for the State of Texas

WIS SOUTH OF THE STATE OF THE S

R.C. WILLIA	**************************************		
By:	R	C.	Williams
Nama:			

ACKNOWLEDGEMENT

STATE OF TE	XAS	§
COUNTY OF	Dallas	§ _ §

BEFORE ME, the undersigned authority, a Notary Public in and for said State of Texas, on this day personally appeared R.C. Williams, known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purpose and considerations therein expressed,

GIVEN UNDER MY HAND AND SEAL OF OFFICE this Q4 day of February, 2021.

Notary Public in and for the State of Texas



By:
ACKNOWLEDGEMENT
STATE OF TEXAS §
COUNTY OF Dollas §
BEFORE ME, the undersigned authority, a Notary Public in and for said State of Texas, on this day personally appeared Jan Echard, known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purpose and considerations therein expressed,
GIVEN UNDER MY HAND AND SEAL OF OFFICE this 9th day of February 2021.
Snywe W. lew's Notary Rublic in and for the State of Texas



GRANTEE:

WJ TRINITY POINTE LP, a Texas limited partnership

By: WJ Trinity Pointe GP LLC, a Texas limited liability company,

its General Partner

Name: Christophor

Title: Vice President

ACKNOWLEDGEMENT

STATE OF TEXAS

§

COUNTY OF DALLAS

This instrument was acknowledged before me on the 10 day of Feb., 2021, by Christopher Jackson, NP of WJ Trinity Pointe GP LLC, a limited liability company, General Partner of WJ Trinity Pointe LP, a Texas limited partnership, on behalf said entity.

(SEAL)

MICHELLE CLARK

Notary Public, State of Texas

Comm. Expires 09-02-2024

Notary ID 10036551

Notary Public in and for the State of Texas

After recording return to: Joshua A. Bethke Coats Rose, P.C. 14755 Preston Road, Suite 600 Dallas, Texas 75254

DESCRIPTION, of a 0.144-acre (6,261-square-foot) tract of land situated in the John Moore Survey, Abstract No. 309, Kaufman County, Texas; said tract being part of that certain tract of land described in Special Warranty Deed to Austin Young as recorded in Volume 2407, Page 1 of the Official Public Records of Kaufman County, Texas; the same tract being described in Special Warranty Deeds to Gregg E. Gibb as recorded in Volume 2407, Page 5, to Joe Tucker as recorded in Volume 2683, Page 457, to R.C. Williams as recorded in Volume 2683, Page 461, and to Jan Echard as recorded in Volume 5946, Page 65, all of said Official Public Records; said 0.144-acre tract being more particularly described by metes and bounds as follows:

COMMENCING, at a 1/2-inch iron rod with "DAA" cap found in the northwest right-of-way line of Griffin Lane (a generally-recognized right-of-way, no deed of record found); said point being the east corner of said Young, et al tract and an ell corner of that certain tract of land described as Tract 4 in Special Warranty Deed to UST-Heartland, L.P. (formerly known as HW Heartland, L.P.) as recorded in Volume 3119, Page 158 of said Official Public Records;

THENCE, North 46 degrees 09 minutes 51 seconds West, departing the said northwest right-of-way line of Griffin Lane and with the northeast line of said Young, et al tract and a southwest line of said Tract 4, a distance of 35.27 feet to the POINT OF BEGINNING;

THENCE, North 36 degrees 15 minutes 43 seconds East, departing the said northeast line of the Young, et all tract and said southwest line of Tract 4, into and across said Young, et all tract, a distance of 1.27 feet to a point for corner;

THENCE, South 44 degrees 12 minutes 33 seconds West, continuing across said Young, et al tract, a distance of 207.44 feet to a point for corner in the southwest line of said Young, et al tract and a northeast line of said Tract 4;

THENCE, North 46 degrees 09 minutes 51 seconds West, with the said southwest line of the Young, et al tract and said northeast line of Tract 4, a distance of 30.00 feet to a point for corner;

THENCE, North 44 degrees 12 minutes 33 seconds East, departing the said southwest line of the Young, et al tract and said northeast line of Tract 4, into and across said Young, et al tract, a distance of 205.55 feet to a point for corner;

THENCE, North 36 degrees 15 minutes 43 seconds East, continuing across said Young, et al tract, a distance of 3.17 feet to a point for corner in the said northeast line of the Young, et al tract and said southwest line of Tract 4;

THENCE, South 46 degrees 09 minutes 51 seconds East, with the said northeast line of Young, et all tract and the soid southwest line of Tract 4, a distance of 20.18 feet to the **POINT OF BEGINNING**;

CONTAINING: 0.144 acres or 6,261 square feet of land, more or less.

A plat of survey was prepared in conjunction with this legal description.

Bearing system for this survey is based on the North American Datum of 1983, Texas State Plane Coordinate System, North Central Zone 4202, based on observations made on November 19, 2020 with an applied combined scale factor of 1.000114077.

Gregory Mark Peace Registered Professional Land Surveyor No. 6608

Manten

February 6, 2021



ENGINEER / SURVEYOR



BGE, Inc.

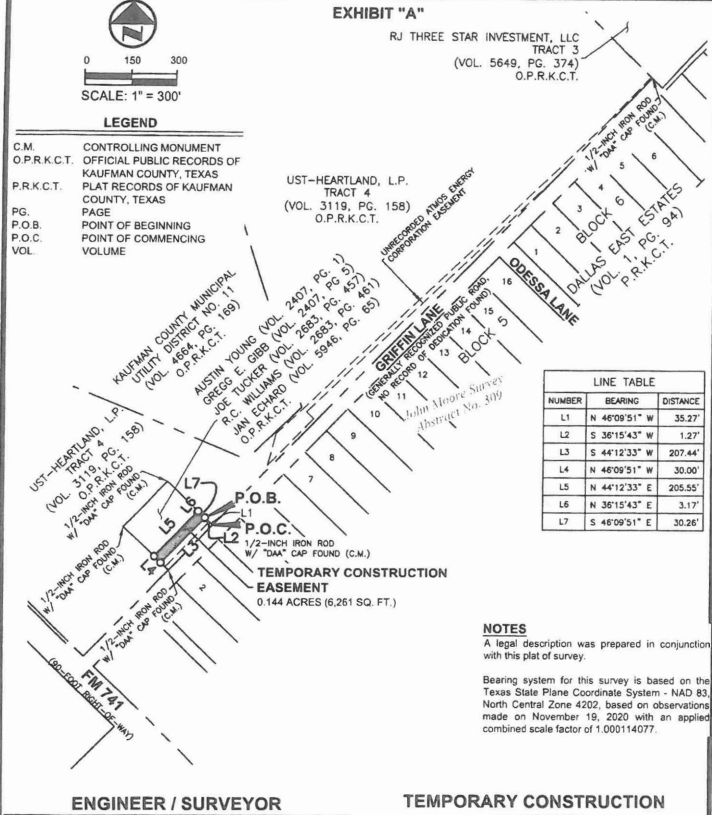
2595 Dallas Pkwy, Suite 101, Frisco, TX 75034
Tel: (972) 464-4800 • www.bgeinc.com
TBPELS Licensed Surveying Firm No. 10193953
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Contact: Mark Peace, R.P.L.S.
Telephone: (972) 464-4884 Email: mpeace@bgeinc.com

TEMPORARY CONSTRUCTION EASEMENT

0.144 ACRES (6,261 SQUARE FEET)
JOHN MOORE SURVEY, ABSTRACT NO. 309
KAUFMAN COUNTY, TEXAS
FEBRUARY 2021

SHEET 1 OF 2





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Contact: Mark Peace, R.P.L.S. Telephone: (972) 464-4884 Email: mpeace@bgeinc.com

EASEMENT

0.144 ACRES (6,261 SQUARE FEET) JOHN MOORE SURVEY, ABSTRACT NO. 309 KAUFMAN COUNTY, TEXAS FEBRUARY 2021

SHEET 2 OF 2

County Clerk's Memo: PAGE ADDED FOR FILE MARK

INST # 2021-0005984 Filed for record in Kaufman Counts On: 2/12/21 at 1:20 PM

Kaufman County Laura Hughes County Clerk

Instrument Number: 2021-0005985

Billable Pages: 8 Number of Pages: 9

FILED AND RECORDED - REAL RECORDS	CLERKS COMMENTS
	WALK IN
On: 02/12/2021 at 01:20 PM	
Document Number: 2021-0005985	
Receipt No: 21-4846	
Amount: \$ 54.00	
Vol/Pg: <u>V:6836 P:113</u>	



STATE OF TEXAS COUNTY OF KAUFMAN

I hereby certify that this instrument was filed on the date and time stamped hereon by me and was duly recorded in the Official Public Records of Kaufman County, Texas.

Laura Hughes, County Clerk

Recorded	By:	Jacklyn Salazar	, Depu
recornen	Бу	Jackiyii Salazai	, bept

ANY PROVISION HEREIN WHICH RESTRICTS THE SALE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

Record and Return To:

WJ TRINITY POINT LP 600 N PEARL SUITE 650 DALLAS, TX 75201

TEMPORARY CONSTRUCTION EASEMENT

THE STATE OF TEXAS §

KNOW ALL MEN BY THESE PRESENTS THAT:

COUNTY OF KAUFMAN §

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL ESTATE BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

KAUFMAN COUNTY MUNICIPAL UTILITY DISTRICT NO. 11, (hereinafter referred to as "Grantor"), for Ten and No/100 Dollars and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, does hereby grant unto WJ TRINITY POINT, LP, Texas limited partnership whose address is 600 N. Pearl, Suite 650, Dallas, Texas 75201 ("Grantee"), a non-exclusive, temporary easement over, across, under and through that certain tract of land situated in Kaufman County, Texas, owned by Grantor, and more particularly described on Exhibit "A" attached hereto (the "Temporary Easement Tract").

The temporary construction easement hereby granted (the "Temporary Construction Easement") shall be used only for the purposes of placing, constructing, operating, clearing, repairing, maintaining, rebuilding, replacing and relocating wastewater lines, and any and all related appurtenances and facilities (the "Facilities"), and for the additional purposes of access, material staging, and construction activity relating to the construction and installation of the Facilities. Subject to the further provisions hereof, Grantee, its agents, employees, workmen and representatives, shall have the right and privilege of ingress and egress across the Temporary Easement Tract as may be necessary to construct, repair, maintain, reconstruct and operate the Facilities.

It is expressly understood and agreed by and between the parties that this easement shall be subject to and governed by the following provisions:

- (1) The easement, rights and privileges granted herein are non-exclusive, and the Grantor reserves and retains the right to use the Temporary Easement Tract for all purposes which do not unreasonably interfere with the rights hereby granted.
- (2) The easement, rights and privileges herein granted shall terminate and expire upon completion of the construction of the Facilities and completion of all demobilization and restoration work.

- (3) During or immediately after any work on the Temporary Easement Tract pursuant to the rights granted hereby, the party performing such activities, at its sole cost and expense, shall take all reasonable measures to restore the grounds, surfacing materials, and other facilities of the owner of the Temporary Easement Tract, including landscaping, fences and pavement situated on the Temporary Easement Tract, to the condition which existed prior to such operations.
- (4) The easement, rights and privileges herein granted shall be subject to all valid and subsisting encumbrances, conditions, covenants, restrictions, reservations, exceptions, rights-of-way and easements of record, including all laws, regulations, and restrictions by municipal or other governmental authority applicable to and enforceable against the Temporary Easement Tract.

TO HAVE AND TO HOLD the above described Temporary Construction Easement for the said purposes, together with all and singular, the rights, privileges, and appurtenances thereto as described above in anywise belonging to the said Grantee, its successors and assigns forever, subject to the limitations, conditions and restrictions set forth hereinabove.

[THE REMAINDER OF THIS PAGE LEFT INTENTIONALLY BLANK]

IN WITNESS WHEREOF, this instrument is executed this _qva_ day of _February_____, 2021. **GRANTOR:** KAUFMAN COUNTY UTILITY DISTRICT NO. 11 Name: Gregg E. Gibb ACKNOWLEDGEMENT STATE OF TEXAS § COUNTY OF DA las BEFORE ME, the undersigned authority, a Notary Public in and for said State of Elorida, on this day personally appeared Gregg E. Gibb, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purpose and considerations therein expressed, GIVEN UNDER MY HAND AND SEAL OF OFFICE this _ qt day of February , 2021. Emane W. leuis Notary Public in and for the State of Elorida Texas (SEAL)



GRANTEE:

WJ TRINITY POINTE LP, a Texas limited partnership

By:

WJ Trinity Pointe GP LLC,

a Texas limited liability company,

its General Partner

27.___

Name: C

Title: Vice Presiden

ACKNOWLEDGEMENT

STATE OF TEXAS

§

COUNTY OF DALLAS &

This instrument was acknowledged before me on the 10 day of Feb., 2021, by Christopher Jackson, VP of WJ Trinity Pointe GP LLC, a limited liability company, General Partner of WJ Trinity Pointe LP, a Texas limited partnership, on behalf said entity.

MICHELLE CLARK
Notary Public, State of Texas
Comm. Expires 09-02-2024
Notary ID 10036551

Notary Public in and for the State of Texas

After recording return to: Joshua A. Bethke Coats Rose, P.C. 14755 Preston Road, Suite 600 Dallas, Texas 75254

DESCRIPTION, of a 0.237-acre (10,333-square-foot) tract of land situated in the John Moore Survey, Abstract No. 309, Kaufman County, Texas; said tract being part of that certain tract of land described in Deed without Warranty to Kaufman County Municipal Utility District No. 11 as recorded in Volume 4664, Page 169 of the Official Public Records of Kaufman County, Texas; said 0.237-acre tract being more particularly described by metes and bounds as follows:

COMMENCING, at a 1/2-inch iron rod with "DAA" cap found in the southeast line of Heartland Tract A Phase 1B, an addition to Kaufman County, Texas according to the plat recorded in Cabinet 2, Sleeve 706 of the Plat Records of Kaufman County, Texas; said point being in the northwest line of said Kaufman County Municipal Utility District No. 11 tract and the beginning of a curve to the left;

THENCE, in a southerly direction with the said southeast line of Heartland Tract A Phase 1B plat, the said northwest line of Kaufman County Municipal Utility District No. 11 tract, and said curve to the left, having a central angle of 16 degrees 47 minutes 56 seconds, a radius of 950.00 feet, a chord bearing and distance of South 17 degrees 23 minutes 17 seconds West, 277.54 feet, and an arc distance of 278.54 feet to a 1/2-inch iron rod with "DAA" cap found at the end of said curve and the beginning of a reverse curve to the right;

THENCE, continuing with the said southeast line of Heartland Tract A Phase 1B plat, the said northwest line of Kaufman County Municipal District No. 11 tract, and said reverse curve having a central angle of 35 degrees 23 minutes 18 seconds, a radius of 700.00 feet, a chord bearing and distance of South 26 degrees 40 minutes 58 seconds West, 425.51 feet, and an arc distance of 432.35 feet to a point for corner; said point being the westernmost corner of said Kaufman County Municipal Utility District No. 11 tract and a north corner of that certain tract of land described as Tract 4 in Special Warranty Deed to UST-Heartland, L.P. (formerly known as HW Heartland, L.P.) as recorded in Volume 3119, Page 158 of said Official Public Records; from said point a 1/2-inch iron rod with "DAA" cap found bears South 43 degrees 57 minutes West, 11.9 feet;

THENCE, departing the said southeast line of Heartland Tract A Phase 1B plat and with the southwest line of said Kaufman County Municipal Utility District No. 11 tract and a northeast line of said Tract 4, the following three (3) calls:

South 44 degrees 31 minutes 45 seconds East, a distance of 239.01 feet to a point for corner;

South 04 degrees 52 minutes 05 seconds East, a distance of 300.06 feet to a point for comer;

South 67 degrees 09 seconds 29 seconds East, a distance of 1,630.14 feet to the POINT OF BEGINNING;

THENCE, North 36 degrees 15 minutes 43 seconds East, departing the said southwest line of a Kaufman County Municipal Utility District No. 11 tract and the said northeast line of Tract 4, into and across said Kaufman County Municipal Utility District No. 11 tract, a distance of 134.16 feet to a point for corner;

THENCE, North 46 degrees 05 minutes 11 seconds East, continuing across said Kaufman County Municipal Utility District No. 11 tract, a distance of 146.05 feet to a point for corner in the northeast line of said Kaufman County Municipal Utility District No. 11 tract and a southwest line of said Tract 4;

ENGINEER / SURVEYOR



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TEMPORARY CONSTRUCTION EASEMENT

0.237 ACRES (10,333 SQUARE FEET) JOHN MOORE SURVEY, ABSTRACT NO. 309 KAUFMAN COUNTY, TEXAS FEBRUARY 2021

SHEET 1 OF 3

THENCE, South 17 degrees 50 minutes 58 seconds East, with the said northeast line of Kaufman County Municipal Utility District No. 11 tract and the said southwest line of Tract 4, a distance of 48.76 feet to a point for corner; said point being the easternmost southeast corner of said Kaufman County Municipal Utility District No. 11 tract and an angle point of said Tract 4;

THENCE, South 45 degrees 40 minutes 13 seconds West, with the southeast line of said Kaufman County Municipal Utility District No. 11 tract and a northwest line of said Tract 4, a distance of 247.08 feet to a point for comer; said point being the southernmost southeast corner of said Kaufman County Municipal Utility District No. 11 tract and an angle point of said Tract 4;

THENCE, North 67 degrees 09 minutes 29 seconds West, with the said southwest line of Kaufman County Municipal Utility District No.11 tract and a northeast line of said Tract 4, a distance of 24.71 feet to the POINT OF BEGINNING;

CONTAINING: 0.237 acres or 10,333 square feet of land, more or less.

A plat of survey was prepared in conjunction with this legal description.

Bearing system for this survey is based on the North American Datum of 1983, Texas State Plane Coordinate System, North Central Zone 4202, based on observations made on November 19, 2020 with an applied combined scale factor of 1.000114077.

Gregory Mark Peace Registered Professional Land Surveyor No. 6608

February 6, 2021



ENGINEER / SURVEYOR



BGE, Inc.

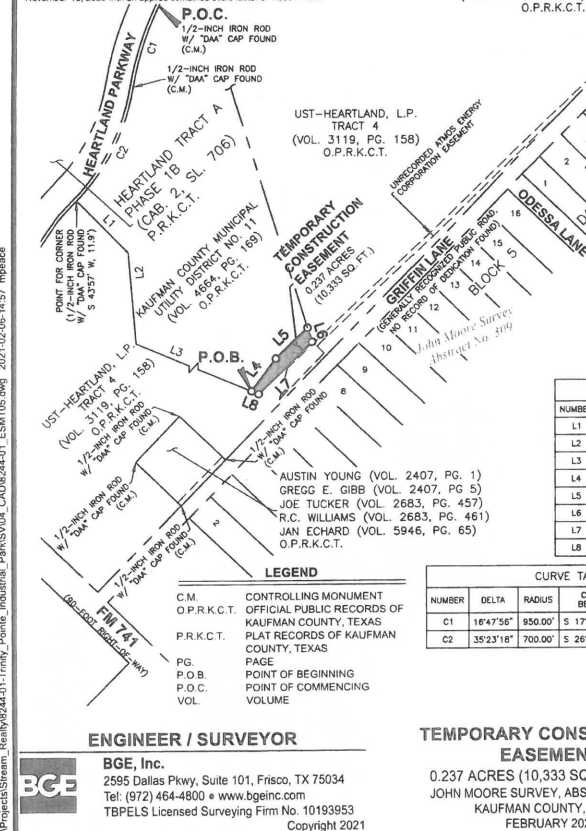
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TBPELS Licensed Surveying Firm No. 10193953
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Contact: Mark Peace, R.P.L.S.
Telephone: (972) 464-4884 Email: mpeace@bgeinc.com

TEMPORARY CONSTRUCTION EASEMENT

0.237 ACRES (10,333 SQUARE FEET) JOHN MOORE SURVEY, ABSTRACT NO. 309 KAUFMAN COUNTY, TEXAS FEBRUARY 2021

SHEET 2 OF 3



Contact: Mark Peace, R.P.L.S.

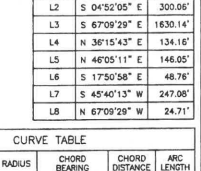
Telephone: (972) 464-4884 Email: mpeace@bgeinc.com

EXHIBIT "A"

RJ THREE STAR INVESTMENT, LLC

(VOL. 5649, PG. 374)

TRACT 3



S 17'23'17" W

S 26'40'58" W

277.54

425.51

278.54

432.35

150

SCALE: 1" = 300"

LINE TABLE BEARING

S 44"31"45" E

NUMBER

300

DISTANCE

239.01

TEMPORARY CONSTRUCTION EASEMENT

0.237 ACRES (10,333 SQUARE FEET) JOHN MOORE SURVEY, ABSTRACT NO. 309 KAUFMAN COUNTY, TEXAS FEBRUARY 2021

SHEET 3 OF 3

G:\TXN\Projects\Stream_Realty\8244-01-Trinity_Pointe_Industrial_Park\S\\04_CAD\8244-01_ESMT05.dwg 2021-02-06-14:57 mpeace

NOTES

A legal description was prepared in conjunction with this plat of survey.

Bearing system for this survey is based on the Texas State Plane Coordinate

System - NAD 83, North Central Zone 4202, based on observations made on

November 19, 2020 with an applied combined scale factor of 1.000114077.

County Clerk's Memo: PAGE ADDED FOR FILE MARK

INST # 2021-0005985 Filed for record in Kaufman County On: 2/12/21 at 1:20 PM