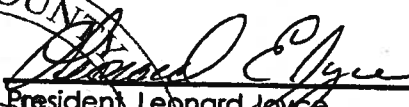


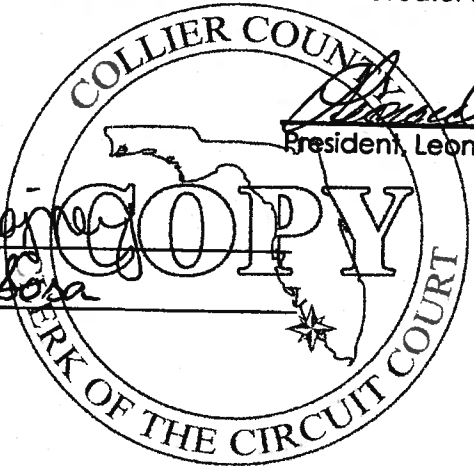
CERTIFICATE

I, Leonard Joyce do hereby CERTIFY:

1. That I am the duly elected, qualified and acting President of the GREATER IMPERIAL BOARD, INC. a Florida not for profit Corporation.
2. That the attached is a true and correct copy of the First Amendment to the Agreement of the Greater Imperial Board (GIB) dated May 8, 2008.
3. That this First Amendment to the Agreement of the Greater Imperial Board was approved on May 23, 2013 at a regular monthly meeting of the Greater Imperial Board where a quorum was present by a vote of more than a 2/3 majority of a weighted vote of the Board of Directors of the Greater Imperial Board.

Witness Kathy Valencia  
Witness Luella Rosa

  
President, Leonard Joyce



STATE OF FLORIDA  
COUNTY OF COLLIER

The foregoing Certificate was acknowledged before me this 30 day of June, 2013 by Leonard Joyce, President of The Greater Imperial Board on behalf of the Corporation. She is personally known to me and produced a Florida Driver's License as identification.

Amy Jo Bruener  
Notary Public

NOTARY PUBLIC-STATE OF FLORIDA  
Amy Jo Bruener  
Commission # EE049717  
Expires: DEC. 16, 2014  
BONDED THRU ATLANTIC BONDING CO., INC.

**FIRST AMENDMENT  
TO THE AGREEMENT  
OF THE GREATER IMPERIAL BOARD  
DATED MAY 6, 2008**

Articles III C. and III D. of the Agreement of the Greater Imperial Board dated May 6, 2008 is amended as indicated in the paragraphs below:

III C. Corporate action or resolution of the Board of Directors shall be by a majority vote of the Directors, present either in person, by a designated alternate or by proxy, at an annual, monthly or special meeting called pursuant to these By-Laws at which a quorum of Directors is present, except where the GIB Agreement provides otherwise (e.g. annual budget, special assessment, or capital improvements exceeding \$50,000, or amending the GIB Agreement) or by a weighted vote, if requested by a Director, for the election of officers when more than one candidate is proposed for any officer position. A 2/3s majority weighted vote is required to elect an officer when a weighted vote has been requested by a Director before the officer position vote is called.

III D. A quorum for a Board of Director's meeting where an agenda item (e.g. annual budget, special assessment, capital improvement over \$50,000, or amendment of the GIB Agreement) calls for a Weighted Vote in the GIB's Governing Documents shall consist of the presence of a Weighted Vote count based on the most demanding criteria specified in the Governing Documents to approve an item on the agenda. Directors may be present either in person, by a designated alternate, or by a written proxy who is authorized to cast the Members vote on behalf of their Governing Body. A quorum for all other Board of Director's meeting shall be by a majority of all Directors present either in person, by a designated alternate, or by a written proxy who is authorized to cast the Director's vote. Provided that a quorum is present, absent Directors may participate in any Board of Director's meeting by means of a conference telephone call whereby all Directors present can hear and speak to all other persons.

**ARTICLES OF AMENDMENT  
TO THE  
ARTICLES OF INCORPORATION  
OF  
GREATER IMPERIAL BOARD, INC.**

**FILED**  
91 AUG 13 PM 2:38  
SECRETARY OF STATE  
TALLAHASSEE, FLORIDA

The name of the corporation is Greater Imperial Board, Inc., a Florida corporation not for profit, whose Articles of Incorporation were filed with the Florida Secretary of State on October 23, 1990.

The following amendments have been adopted.

**ARTICLE NUMBER ONE**

Presently, Article II(A) states: "To represent the interests of the various homeowners associations within the IMPERIAL GOLF ESTATES development in Collier County, Florida, in matters of mutual interest to those associations, including but not limited to security, maintenance, health, safety, and social and economic welfare."

The foregoing shall be deleted; and instead Article II(A) shall read: "To represent the interests of the various homeowners associations within the IMPERIAL GOLF ESTATES development in Collier County, Florida, and to represent the interests of the Imperial Golf Club, Inc., a Florida corporation, in matters of mutual interest to those associations/corporation, including but not limited to security, maintenance, health, safety, and social and economic welfare."

**ARTICLE NUMBER TWO**

Presently, Article II(C) states: "To represent the various homeowners associations in governmental issues where such representation is for the mutual benefit of the associations."

The foregoing shall be deleted, and instead Article II(C) shall read: "To represent the various homeowners associations, and Imperial Golf Club, Inc., in governmental issues where such representation is for the mutual benefit of the associations/corporation."

**ARTICLE NUMBER THREE**

Presently, Article III states: "MEMBERSHIP: The members of the Corporation shall consist of all of those associations, whether homeowners associations or condominium associations or otherwise, which have been organized for the purpose of representing the owners of property within the separate developments of IMPERIAL GOLF ESTATES. Associations now existing and hereafter formed shall be members. In addition, for those areas which have not yet been developed, the record title-holder of those areas shall be entitled to membership until such time as an appropriate association has been formed."

FILED  
AUG 13 PM 2:30  
TALLAHASSEE, FLORIDA

The foregoing shall be deleted, and instead Article VI shall read: "MEMBERSHIP: The members of the Corporation shall consist of (A) all of those associations, whether homeowners associations or condominium associations or otherwise, which have been organized for the purpose of representing the owners of property within the separate developments of IMPERIAL GOLF ESTATES, and (B) Imperial Golf Club, Inc. Associations now existing and hereafter formed shall be members. In addition, for those areas which have not yet been developed, the record titleholder of those areas shall be entitled to membership until such time as an appropriate association has been formed."

The foregoing amendments were adopted by the Board of Directors on June 4, 1991, and were adopted by the members on July 2, 1991 and the number of votes cast was sufficient for approval.

IN WITNESS WHEREOF, these Articles of Amendment have been executed in the name of Greater Imperial Board, Inc., by its proper officers thereunto duly authorized, on this 27 day of July, 1991.

GREATER IMPERIAL BOARD, INC.

BY: Dwight Richardson  
DWIGHT RICHARDSON, PRESIDENT

ATTEST:

Kenneth W. Cunningham  
KENNETH W. CUNNINGHAM, SECRETARY

STATE OF FLORIDA  
COUNTY OF COLLIER

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State and County aforesaid to take acknowledgments, personally appeared DWIGHT RICHARDSON and KENNETH W. CUNNINGHAM, well know to me to be the President and Secretary respectively of GREATER IMPERIAL BOARD, INC., and that they severally acknowledged executing the same in the presence of two subscribing witnesses freely and voluntarily under authority duly vested in them by said corporation.

WITNESS my hand and official seal in the County and State last aforesaid this 27th day of July, 1991.

Carol J. Andrews  
Notary Public (seal)

My commission expires:

1D/AMED-IMP.DOC

NOTARY PUBLIC STATE OF FLORIDA  
MY COMMISSION EXPIRES 06/27/1994  
BOARD TALLAHASSEE, FL. USA.

N40541

ARTICLES OF INCORPORATION

OF

GREATER IMPERIAL BOARD, INC.

RECORDED BY 386

The undersigned WHISPERING PINES, INC., a Florida Corporation, and the undersigned IMPERIAL GOLF ESTATES HOMEOWNERS ASSOCIATION, INC., a Florida corporation, as subscribers, desiring to form a corporation not for profit under Chapter 617 of the Florida Statutes, do hereby make, subscribe, acknowledge and file these Articles of Incorporation.

ARTICLE I

NAME: The name of the corporation, herein called the "Corporation", is GREATER IMPERIAL BOARD, INC.

ARTICLE II

PURPOSES AND POWERS: The general purposes for which the Corporation is organized are:

- (A) To represent the interests of the various homeowners associations within the IMPERIAL GOLF ESTATES development in Collier County, Florida, in matters of mutual interest to those associations, including but not limited to security, maintenance, health, safety, and social and economic welfare.
- (B) To establish and enforce various codes and regulations to fulfill the above-stated purposes and to maintain the distinct environment and residential atmosphere that is singular to IMPERIAL GOLF ESTATES.
- (C) To represent the various homeowners associations in governmental issues where such representation is for the mutual benefit of the associations.

The Corporation is organized and shall exist on a non-stock basis as a corporation not for profit under the laws of the State of Florida, and no portion of any earnings of the Corporation shall be distributed or inure to the private benefit of any member, director or officer. For the accomplishment of its purposes, the Corporation shall have all of the common law and statutory powers and duties of a corporation not for profit under the laws of the State of Florida, as may be limited or modified by these Articles and/or by the Bylaws, as same may hereafter be amended, including but not limited to the following:

- (A) To levy and collect assessments against members of the Corporation to defray the cost, expenses and losses of the Corporation, and to use the proceeds of assessments in the exercise of its powers and duties.
- (B) To make, amend and enforce reasonable rules and regulations for the fulfillment of the stated purposes for which the Corporation has been formed.
- (C) To contract for services relative to the purposes for which the Corporation has been formed, and to delegate any powers and duties of the Corporation in connection therewith.
- (D) To employ such professional or non-professional personnel as may be appropriate to perform the services required for proper operation of the Corporation.

- (E) To borrow money as necessary to effectuate the objects and purposes of the Corporation.

ARTICLE III

**MEMBERSHIP:** The members of the Corporation shall consist of all of those associations, whether homeowners associations or condominium associations or otherwise, which have been organized for the purpose of representing the owners of property within the separate developments of IMPERIAL GOLF ESTATES. Associations now existing and hereafter formed shall be members. In addition, for those areas which have not yet been developed, the record title-holder of those areas shall be entitled to membership until such time as an appropriate association has been formed.

ARTICLE IV

**TERM:** The term of the Corporation shall be perpetual.

ARTICLE V

**BYLAWS:** The Bylaws of the Corporation may be altered, amended or rescinded in the manner provided therein.

ARTICLES VI

DIRECTORS AND OFFICERS

- (A) The affairs of the Corporation shall be administered by a Board of Directors consisting of one Director from each existing association within IMPERIAL GOLF ESTATES, but never less than five (5) directors.
- (B) Directors of the Corporation shall be elected by the members in the manner determined by the Bylaws. Directors may be removed and vacancies on the Board of Directors shall be filled in the manner provided by the Bylaws.
- (C) The names and addresses of the persons who are to serve on the first Board of Directors are as follows:

Ted Broadwell	1312 Park Lake Drive Naples, Florida 33942
Ken Cunningham	1790 Imperial Golf Course Blvd. Apt. 1101A Naples, Florida 33942
Claude Davies	13271 Wedgfield Drive Naples, Florida 33942
Dwight Richardson	1926 Princess Court Naples, Florida 33942
William Pecht	1987 Imperial Golf Course Blvd. Naples, Florida 33942
Jack Skeels	1960 Imperial Golf Course Blvd. Naples, Florida 33942
Suzanne Sheehan	1301 Imperial Golf Course Blvd. Naples, Florida 33942
Don St. Croix	1520 Imperial Golf Course Blvd. Naples, Florida 33942

- (D) The business of the Corporation shall be

conducted by the officers designated in the Bylaws. The officers shall be elected by the Board of Directors and shall serve at the pleasure of the Board.

#### ARTICLE VII

AMENDMENTS: Amendments to these Articles shall be proposed and adopted in the following manner:

- (A) Proposal. Amendments to these Articles may be proposed by the Board of Directors or upon written petition of at least twenty (20%) percent of the members.
- (B) Procedure. Upon any amendment or amendments to these Articles being proposed by said Board or by said members, the proposed amendment or amendments shall be submitted to a vote of the members not later than the next annual meeting for which proper notice can be given.
- (C) Vote Required. Except as otherwise provided for by Florida Law, these Articles may be amended by vote of a majority of the members present or voting at any annual or special meeting, or by approval in writing of a majority of the members without a meeting provided that notice of any proposed amendment had been given to the members of the Corporation, and that the notice contains the text of the proposed amendment.
- (D) Effective Date. An amendment shall become effective upon proper filing of Articles of Amendment with the Secretary of State and recording a certified copy in the Public Records of Collier County, Florida.

#### ARTICLE VIII

INDEMNIFICATION: To the fullest extent permitted by law, the Corporation shall indemnify and hold harmless every director and every officer of the Corporation against all expenses and liability, including attorney's fees, actually and reasonably incurred by or imposed on him in connection with any legal proceeding (or settlement or appeal of such proceeding) to which he may be a party because of his being or have been a director or officer of the Corporation. The foregoing right of indemnification shall not apply to:

- (A) Gross negligence or willful misconduct in office by any director or officer.
- (B) Any criminal action, unless the director or officer acted in good faith and in a manner he reasonably believed was in, or not opposed to, the best interest of the Corporation, and had not reasonable cause to believe his action was unlawful.

To the extent that a director or officer has been successful on the merits or otherwise in defense of any action, suit, or proceeding referred to in (A) or (B) above, or in defense of any claim, issue, or matter therein, he shall be indemnified against expenses (including attorney's fees) actually and reasonably incurred by him in connection therewith. In the event of a settlement, the right to indemnification shall not apply unless the Board of Directors approves such settlement as being in the

best interest of the Corporation.

The foregoing rights of indemnification shall be in addition to and not exclusive of all other rights to which a director or officer may be entitled.

**ARTICLE IX**

**ADDRESS AND INITIAL REGISTERED AGENT:** The initial registered office of the Corporation is 1301 Imperial Golf Course Boulevard, Naples, Florida 33942, and the initial registered agent thereat upon whom process may be served is Dwight E. Richardson.

**ARTICLE X**

**SUBSCRIBERS:** The names and street addresses of the subscribers (incorporators) to these Articles of Incorporation are:

- (A) WHISPERING PINES, INC., with an address of 5600 Trail Boulevard, Suite 1, Naples, Florida 33963, and
- (B) IMPERIAL GOLF ESTATES HOMEOWNERS ASSOCIATION, INC., with an address of 869-B 97th Avenue North, Naples, Florida 33963.

IN WITNESS WHEREOF, the subscribers have caused these Articles to be executed in their names, and their corporate seals to be hereunto affixed by their proper officers thereunto duly authorized, this 28 day of September, 1990.

WHISPERING PINES, INC.

Lloyd G. Sheehan  
Lloyd G. Sheehan, President

IMPERIAL GOLF ESTATES HOMEOWNERS ASSOCIATION, INC.

Walter N. Lesko  
Walter N. Lesko, President

STATE OF FLORIDA  
COUNTY OF COLLIER

I HEREBY CERTIFY that on this day, before me, an officer duly authorized to take acknowledgments in the State and County aforesaid, personally appeared LLOYD G. SHEEHAN, to me known to be the President of WHISPERING PINES, INC., the corporate subscriber to the foregoing Articles of Incorporation, and he acknowledged before me that he executed the same.

WITNESS my hand and official seal in the County and State last aforesaid this 28 day of September, 1990.

Paul E. Oley  
Notary Public (seal)

My Commission expires: 11-11-92



Final agreement as of May 6, 2008

## AGREEMENT

AGREEMENT made as of this 6<sup>th</sup> day of May, 2008

Between:

GREATER IMPERIAL BOARD, INC.  
A Florida Not-For-Profit Corporation

("GIB")

AND

IMPERIAL GOLF ESTATES HOMEOWNERS' ASSOCIATION, INC., IMPERIAL GARDENS CONDOMINIUM ASSOCIATION, BERMUDA GREENS CONDOMINIUM ASSOCIATION, THE ISLAND ASSOCIATION OF NAPLES, INC., WEYBRIDGE CONDOMINIUM ASSOCIATION, INC., WEDGEFIELD OF NAPLES ASSOCIATION, INC., IMPERIAL PARK PLACE VILLAS ASSOCIATION, INC., ABBEY ON THE LAKE CONDOMINIUM ASSOCIATION, INC., WESTGATE AT IMPERIAL CONDOMINIUM ASSOCIATION, INC., PARK PLACE WEST ASSOCIATION, INC., THE MANORS AT REGAL LAKE, INC., CHARLESTON SQUARE CONDOMINIUM ASSOCIATION OF NAPLES, INC., IMPERIAL GOLF CLUB, INC. and THE HOMEOWNERS ASSOCIATION OF CASTLEWOOD, INC.

("MEMBERS")

### PREAMBLES

The Imperial Lands in Collier County, Florida consist of two golf courses, a clubhouse and appurtenant facilities operated by Imperial Golf Club, Inc., 13 residential communities, undeveloped land, and a common private access road and gate house serving the Golf Club and all of the residential communities. The Road is known as Imperial Golf Course Boulevard and is relied upon by each Member, the Member's residents and Golf Club members for access from Route 41 to the Member's clubhouse or Residential Community.

The GIB was incorporated for the purpose of maintaining, repairing and improving the road for the benefit of all the Members and their residents and Golf Club members. Each of the Members desires to be within a gated community and in consequence, the GIB constructed and now maintains a gatehouse near the Route 41 entrance for the benefit of all the Members.

Final agreement as of May 6, 2008

The GIB and all the then Members entered into Articles of Agreement dated as of April 1, 1997 for the purpose of establishing and defining the GIB powers and providing for an equitable method of financing the GIB's operation and expenses.

Prior to February 24, 2004, legal title to the Road was held by a third party that contested the GIB's right to maintain and improve the Road and gate house, and filed litigation contesting the GIB's right to do so.

On February 24, 2004, the GIB settled the litigation by purchasing title to the Road and all improvements thereon. The GIB now has unquestioned title to the Road and the uncontested right to maintain and improve the Road and re-construct and maintain the gate house for the benefit of all the Members, their residents and Golf Club members.

As a result of the then changed circumstances, the Members entered into a re-stated agreement dated November 18, 2004. That re-stated agreement was amended on February 17, 2005 and, as amended, is in full force and effect as of this date.

In 2006, the GIB was named as a defendant in litigation filed by three individual plaintiffs that, among other things, challenges the validity of assessments levied or to be levied against the GIB Members under the November 18, 2004 agreement as amended. In consequence of the allegations made in plaintiffs' complaint, the GIB deems it advisable to make certain amendments to its assessment procedures insofar as they relate to Capital Improvements. Those amendments are incorporated into this Agreement.

**NOW, THEREFORE, THE GIB AND THE MEMBERS AND EACH OF THEM  
AGREE AS FOLLOWS:**

## **ARTICLE 1**

## DEFINITIONS

**"Agreement"**: This Agreement dated as of \_\_\_\_\_, 2008 between the GIB and all of the Member signatories.

**"Articles of Agreement"**: That certain Articles of Agreement dated as of April 1, 1997, as amended March 1, 2000 and March 1, 2004 and the re-stated Agreement dated as of November 18, 2004, as amended on February 17, 2005, between the GIB and the Members all to be superseded by this Agreement.

**"Board of Directors"**: The GIB's governing body appointed in the manner provided in this Agreement.

**"Capital Improvement"**: Any expenditure for a permanent improvement to the GIB's existing facilities which (1.) is within the GIB's powers under Article IV; and (2) exceeds \$50,000 in total cost. A Capital Improvement shall not include repair and re-paving of the Road, landscaping expenses, or emergency repairs required because of damage caused by a hurricane or other act of God.

**"Golf Club"**: Imperial Golf Club, Inc. the owner and operator of the two 18-hole golf courses on Imperial Lands.

**"GIB"**: Greater Imperial Board, Inc., a Florida not-for-profit corporation incorporated for the purpose of maintaining the road and operating the gatehouse.

**"Imperial Lands"**: Collectively all of the lands lying between Route 41 and the easterly boundary of Imperial Golf Estates, including the Golf Club land, the 13 Residential Communities, some undeveloped land, and the Road.

**"Member"**: The governing body of the Golf Club and the governing bodies of each of the 13 Residential Communities presently located on Imperial Lands, sometimes collectively referred to as "Members".

Final agreement as of May 6, 2008

**“Residential Communities”**: The 13 Residential Communities governed by condominium and homeowners associations located on Imperial Lands whose respective governing bodies are Members.

**“Road”**: The common private access road named Imperial Golf Course Boulevard lying between Route 41 and the westerly boundary of the Imperial Golf Estates Homeowners’ Association’s territory. The Road is legally described on attached. Exhibit 1

**“Undeveloped Land”**: All land in Imperial Lands not subject to a condominium plat or an approved subdivision plat, and not owned by the Golf Club or the Tennis Club or part of the Road.

**“Weighted Vote”**: A vote on corporate action by the Board of Directors in which each Director shall have as many votes as his or her Member has residential lots or approved condominium units, whether or not homes or condominiums are constructed thereon. The Golf Club shall have 300 votes for the purpose of a Weighted Vote. The current Weighted Vote of each Member is described on attached Exhibit 2.

## ARTICLE II

### AGREEMENT

This Agreement shall supersede in all respects the terms and provisions of the Articles of Agreement,. Upon the recordation of a Certificate executed by the GIB’s President with this Agreement attached thereto in the Office of the Clerk of Collier County, Florida, the Articles of Agreement shall be null and void and of no further force and effect.

## ARTICLE III

### GOVERNING BODY

III A. The GIB shall be governed by its Board of Directors. The President of each Member shall be a GIB director. If a President is unable to attend a Board of Directors meeting, the Member shall be represented by an appointed alternate director from the Member’s governing body who is

Final agreement as of May 6, 2008

authorized to act on the Member's behalf. Each Member may from time to time appoint a new alternate and such appointment shall be effective upon written notice to the GIB.

**III B.** The Board of Directors may appoint such officers as provided in GIB's by-laws, and adopt such further by-laws governing the GIB's operations as the Board deems appropriate, provided that no such action shall be inconsistent with the terms and conditions of this Agreement.

**III C.** Corporate action taken by the Board of Directors shall be by majority vote at a regular or duly convened special meeting of the Board of Directors; provided, however, that at the request of any member of the Board of Directors made prior to any vote, corporate action shall be taken by a majority in a Weighted Vote (unless at least 2/3rds of a Weighted Vote is required for certain Corporate Action under the terms of this Agreement).

**III D.** A quorum for any Board of Directors meeting shall be the presence of Directors representing a majority of a Weighted Vote.

**III E.** The property and business of the GIB shall be managed by the Board of Directors, which shall however exercise only those powers specifically set forth in Article IV of this Agreement.

**III F.** Directors and officers shall not receive compensation for their services, but may at the Board of Directors' discretion receive reimbursement for expenses performed in the exercise of their duties.

## **ARTICLE IV**

### **POWERS**

**IV A.** The GIB shall have the following powers only.

1. Maintain, repair, re-stripe and resurface the Road. Unless the GIB and a Member agrees otherwise, each Member whose territory abuts the Road agrees by its execution of this

Agreement to maintain the unpaved portion of the Road immediately abutting that Member's territory.

2. Maintain, repair and as required replace as a Capital Improvement the gate house and security control system.
3. Provide personnel to staff and maintain the gate house and security control system.
4. Maintain, repair, re-design and replace as a Capital Improvement the Route 41 entrance to Imperial lands and the signage at the Route 41 entrance.
5. Provide for flood control and surface water drainage as a Capital Improvement on the Road or any part thereof and, in implementation thereof, enter into agreements with neighboring property owners and governmental bodies.
6. Provide for insurance against fire or other casualty, or liabilities to third parties arising out of the use and operation of the Road.
7. Promulgate traffic regulations governing the use of the Road and enter into agreements with Collier County for police enforcement of traffic regulations.
8. Promulgate regulations governing gate house ingress and egress, including the right to suspend "smart pass" or other entry privileges for the residents or Golf Club member of any Member who is in default in the payment of any assessment under this Agreement; provided, however, any resident in Imperial Lands is entitled to ingress and egress to his or her residence and any Golf Club member is entitled to ingress and egress to the Golf Club notwithstanding the suspension of "smart pass" or similar privileges of a Member and its residents or members.
9. Hold title to the Road for the mutual benefit of all Members and their respective residents and Golf Club members.

10. Levy annual or special assessments against the Members as reasonably required for the exercise of the GIB's enumerated powers; provided any corporate action levying annual or special assessments shall be by Weighted Vote as hereinafter provided in ARTICLES V and VI.
11. Borrow such funds as the Board of Directors determines is reasonably necessary for the proper exercise of the GIB's enumerated powers, and in implementation thereof, mortgage title to the Road and execute such notes, mortgages and other security instruments as required to obtain such funds, including without limitation assignments of assessments receivable; provided any corporate action under this Subsection 11 shall be by at least 2/3rds of a Weighted Vote.
12. Institute legal action to enforce the terms of this Agreement.
13. Retain and pay for the services of attorneys, accountants and professional managerial services as may be required for the exercise of the foregoing powers.
14. Design, construct and maintain a walkway and bicycle path on or adjacent to the Road as a Capital Improvement.
15. Widen the Road as a Capital Improvement.
16. Provide and maintain landscaping improvements adjacent to the Road..
17. Such other powers clearly implicit in the exercise of the foregoing powers.

**IV B.** Except as specifically provided in this Agreement, the GIB shall never exercise any powers on the territory of any Member.

## ARTICLE V

### BUDGET, LEVY AND ASSESSMENT

V A. On or before October 1<sup>st</sup> of each year, the Board shall adopt by a majority of a Weighted Vote a budget resolution for the forthcoming fiscal year commencing the following January 1<sup>st</sup>. The budget resolution shall project the estimated general expenditures for the forthcoming year.

V B. The annual assessment of each Member shall be determined as follows:

The amount of a Member's annual assessment shall be determined by multiplying the total budget amount by a fraction, the numerator of which is equal to the number of residential lots or approved condominium units on the Member's territory (whether or not homes or condominiums are constructed thereon), and the denominator of which is the total number of residential lots or approved condominium units on the territories of all Members, and 300 representing the Golf Club. The numerator shall be 300 in determining the Golf Club's annual assessment. Such annual assessment shall be due and payable in equal monthly installments on January 1<sup>st</sup> and the first day of each month thereafter in the year in which the assessment was made.

V. C. In addition to the annual assessment, the Board of Directors may by special assessment resolution enacted by at least 2/3rds of a Weighted Vote, levy and assess a special assessment for the purpose of defraying in whole or in part the cost of any repair or replacement made necessary by hurricane damage or other act of God or any cost of any other expenditure authorized by Article IV and not anticipated at the time of the adoption of the budget resolution for the year in which the special assessment is made (but not a Capital Improvement as set forth in Article V.D below).. The special assessment shall be payable in such installments as the Board of Directors may provide. Each Member's share of the special assessment shall be determined in the same manner as an annual assessment set forth in V.B.



Final agreement as of May 6, 2008

V D. In further addition to the annual assessment, the Board of Directors shall adopt a special assessment resolution by following the provisions of **ARTICLE VI** if it is to defray the cost of constructing a Capital Improvement. The special assessment may be payable by the Members in installments, and the special assessment and manner of payment must be approved by the residents' and Golf Club members' vote under **ARTICLE VI**. Each Member's share of the special assessment shall be determined in the same manner as an annual assessment as set forth in **V.B.**

V E. No other special assessment shall be imposed on any Member other than are provided for under Paragraphs V C. and V D. of this Article.

V F. If any assessment or installment thereof is not paid by any Member on or before the due date thereof and shall continue in default after 30 days' notice for an additional thirty days, the Board may declare the entire amount of the annual or special assessment together with interest at the highest rate permitted by law immediately due and payable.

V G. The Board may at any time after a continuing default defined in V F. bring an action at law against the defaulting Member to collect the same with all costs, reasonable attorneys' fees plus interest from the date of default as previously provided.

V H. The lien of any uncollected judgment shall apply to the property of the defaulting Member, but shall not be a lien against the private property of any owner of a platted lot or a condominium owner of the defaulting Member.

## **ARTICLE VI**

### **CAPITAL IMPROVEMENTS**

VI A. Before the levy of a special assessment to cover the cost of a proposed Capital Improvement, the Board of Directors shall request in writing the consent of each Member to the proposed Capital Improvement in substantially the following form:

"To the governing body of (Member name):

Shall the GIB undertake the construction of and levy and assess  
Each Member for the following Capital Improvement:

(description of Capital Improvement)

at an estimated total cost of \$\_\_\_\_\_. The estimated total  
cost will result in a cost to each resident or Golf Club member  
of \$\_\_\_\_ (or if applicable, \$\_\_\_\_ annually for a period of \_\_\_\_ years)

VI. B.

(a), Upon receipt of a written request for consent to a Capital Improvement, the governing body of each Member shall submit the request to the vote of its respective residents (or Golf Club members) in the same manner as it would if a capital improvement of the same cost were being made to the Member's own facilities and that capital improvement required an affirmative vote of its residents or Golf Club Members. In determining the result of the vote, the Member shall follow all of the provisions of its governing documents including any provisions for minimum number of votes or enhanced majority requirements for voting approvals that would be applicable to the same capital improvement being made to the Member's own facilities. Within 120 days after the original request each Member shall advise the Board of Directors whether its residents (or Golf Club members) voted in favor of or against the proposed Capital Improvement under its voting requirements for approvals. The Member shall further certify in writing that the vote was taken in accordance with all of the terms and provisions of the Member's governing documents as would apply to the same capital improvement having been made for the Member's own facilities.

(b), If the governing documents of a Member would permit a similar capital improvement of the same cost to be made to the Member's own facilities or property without a vote of its respective residents (or Golf Club members), then the proposed GIB Capital Improvement must be approved by at least a majority of the number of the Member's residents (or Golf Club members) voting, whether in person or by proxy, on the proposed Capital Improvement at a meeting at which a quorum has been achieved.

Final agreement as of May 6, 2008

(c), Each GIB Director shall vote on the proposed Capital Improvement and vote all of the assigned Weighted Votes referred to below either in favor or against the proposed Capital Improvement in accordance with the vote of approval or disapproval of the residents or Golf Club members of the Member he or she represents, with no apportionment of his or her Weighted Vote, and with no discretion to vote otherwise...

VI C. After receipt of the results from the Members, the Board of Directors shall, at the next regular meeting or a special meeting called for that purpose, tally the results. No Member, which fails to conduct a vote of its residents or Golf Club members under the provisions of ARTICLE VI. B shall vote, and that Member's Weighted Vote shall not be included in either the numerator or denominator in determining whether a 2/3rds Weighted Vote of approval has been achieved. Each Member's vote shall be weighted by the applicable factor described in Exhibit 2. If at least 2/3rds of the Weighted Vote is in favor of the proposed Capital Improvement, the Board of Directors shall by appropriate resolution adopt a Special Assessment against all the Members to defray the cost of the Capital Improvement in an amount not to exceed the original written request to the Members, and proceed with the construction of the Capital Improvement for which each Member shall be liable for its share of the costs whether the Member voted or not. If at least 2/3rds of the Weighted Vote is not obtained for the proposed Capital Improvement, the Board of Directors shall take no further action on the Capital Improvement. The cost of a Capital Improvement can only be assessed against a Member under the provisions of this Article VI.

VI. D. No reserve account for pre-funding a Capital Improvement through Annual assessments shall exceed \$50,000 without a vote of approval by the residents and Golf Club members in the same manner as required under ARTICLE VI B and C.

**ARTICLE VI I**  
**GENERAL PROVISIONS**

**VII A.** The provisions of this Agreement shall be liberally construed to effectuate its purpose of creating a safe, well maintained Road, an aesthetically pleasing entry and gate house to Imperial Lands, and an efficient and secure entry system for the benefit of all Members, their residents and Golf Club members

**VII B.** The invalidation of any provision of this Agreement by a court of competent jurisdiction shall not affect the remaining provisions of this Agreement all of which shall remain in full force and effect.

**VII C.**

**(a),** Except as provided in the following Sub-Paragraph **(b)**, this Agreement may be amended in whole or in part by at least 2/3rds of an affirmative Weighted Vote taken by the Board of Directors.

**(b),** No amendment shall be made to: (1) the definition of "Capital Improvement" in the definitional section of ARTICLE 1; (2) ARTICLE IV. and Paragraph III E of ARTICLE III; (3) Paragraphs VC., VD., and VE of ARTICLE V; (4) ARTICLE VI.; and (5) this ARTICLE VIIC, except in the following manner: the Board of Directors shall refer any such proposed amendment to the Members in the same manner as a proposed Capital Improvement under ARTICLE VI A. Each Member shall conduct a vote on the proposed amendment in the same manner as a vote under ARTICLE VI B (a) and (c) on a proposed Capital Improvement. Each Member's vote of approval or rejection of the proposed amendment shall be submitted to the Board of Directors. The Board of Directors shall tally the vote on the proposed amendment in the same manner as provided in

Draft agreement as of March 5, 2008

ARTICLE VI C. for a proposed Capital Improvement. If the amendment is approved by at least 2/3ds of a Weighted Vote, the proposed amendment shall be adopted.

(c), Any amendment shall become effective upon recordation of a certificate executed by the President of the Board of Directors certifying the terms of the amendment and the affirmative vote adopting the amendment. Upon such effective date, the amendment shall amend the provisions of the Agreement as executed by each of the Members.

VII D. Any new Residential Community on Imperial Lands may become a Member under this Agreement by the execution and recordation of an undertaking to be bound by all of the terms and conditions herein contained and approval of that undertaking by corporate action of the Board of Directors taken by the majority of a Weighted Vote.

VII E. This Agreement shall be construed under the laws of the State of Florida.

VII F. This Agreement shall not take effect until it is recorded in the Office of the Clerk of Courts of Collier County, Florida.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date and year first above written.

GREATER IMPERIAL BOARD, INC.

By Joseph A. Gagnier (dated) 4/6/08

IMPERIAL GOLF ESTATES HOMEOWNERS' ASSOCIATION, INC.

\* By Thomas R. Hark (dated) 4/10/08

IMPERIAL GARDENS CONDOMINIUM ASSOCIATION

By Judith M. Gibbs (dated) 3/27/08

\* Subject to member approval IAW our governing Documents - TRH  
IAW - In Accordance With Page 3 of 16 4-10-08

Draft agreement as of March 5, 2008

BERMUDA GREENS CONDOMINIUM ASSOCIATION, INC.

By Ronald P. Puccio (dated) 3/17/08

THE ISLAND ASSOCIATION OF NAPLES, INC.

By Carolyn Forbet (dated) 4/16/08

WEYBRIDGE CONDOMINIUM ASSOCIATION, INC.

By Arthur R. An (dated) 4/3/08

WEDGEFIELD OF NAPLES ASSOCIATION, INC.

By Walter J. Marson (dated) 3-27-08

IMPERIAL PARK PLACE VILLAS ASSOCIATION, INC.

By Charles W. Gato (dated) 3/27/08

ABBEY ON THE LAKE CONDOMINIUM ASSOCIATION, INC.

James T. Slattery (dated) 3-27-08

WESTGATE AT IMPERIAL CONDOMINIUM ASSOCIATION, INC.

Lenny Schultz (dated) 4-24-08

PARK PLACE WEST ASSOCIATION, INC.

Richard Lewis (dated) 3-27-08

MANORS AT REGAL LAKE, INC.

Jack Fleming (dated) 4/6/08

CHARLESTON SQUARE CONDOMINIUM ASSOCIATION OF NAPLES, INC.

D. J. J. (dated) May 2, 2008

IMPERIAL GOLF CLUB, INC.

\* James Zeldow (dated) 3/27/08

THE HOMEOWNERS ASSOCIATION OF CASTLEWOOD, INC.

Kathryn J. Day (dated) 3/27/08

\* Subject to membership approval consistent

EXHIBIT 1

**LEGAL DESCRIPTION OF ROAD**

From the Southwest corner of said *Section 15* run  $N 89^{\circ}58'37'' E$  for 15.36' to the Easterly right of way of State Road 45 (US Highway 41); thence run  $N 0^{\circ}58'10'' W$  along the Easterly right of way of said State Road 45 for 790.11 feet to the point of beginning of the centerline of the said easement; said easement being 100' wide lying 50' each side of a centerline running  $N 89^{\circ}58'05'' E$  for a distance of 600.00 feet; said easement then tapers from a 100' width to a 60' width, 30 feet on each side of a centerline continuing  $N 89^{\circ}58'05'' E$  for 315.00 feet; the remainder of said easement continues at a 60' width lying 30' each side of a centerline running  $N 89^{\circ}58'05'' E$  for 433.85 feet to a point of curvature; thence run easterly and northeasterly along the arc of a curve to the left with a radius of 600.00 feet (chord bearing  $-N 70^{\circ}51'18'' E$ , chord distance - 392.92 feet) for 400.30 feet to a point of tangency; thence run  $N 51^{\circ}44'31'' E$  for 103.90 feet to a point of curvature, thence run northeasterly and easterly along the arc of a curve to the right with a radius of 600.00 feet (chord bearing  $N 70^{\circ}28'36'' E$ , chord distance - 385.42 feet) for 392.38 feet to a point of tangency; thence run  $N 89^{\circ}12'41'' E$  for 1572.59 feet; thence run  $N 89^{\circ}06'54'' E$  for 1445.22 feet to a point of curvature. thence run easterly and northeasterly along the arc of a curve to the left with a radius of 600.00 feet (chord bearing -  $N 62^{\circ}46'02'' E$ , chord distance - 532.58 feet) for 551.83 feet to a point of tangency, thence run  $N 36^{\circ}25'10'' E$  for 1095.58 feet to a point of curvature; thence run northeasterly along the arc of a curve to the right with a radius of 600.00 feet (chord bearing -  $N 58^{\circ}46'19'' E$ , chord distance - 456.31 feet) for 468.09 feet to a point of tangency; thence run  $N 81^{\circ}07'08'' E$  for 82.07 feet to a point of said roadway centerline; said point being  $S 0^{\circ}00'00.5'' E$  from the northwest corner of the East Half (E 1/2) of the Southwest Quarter (SW 1/4) of said Section 14 at a distance of 175.11 feet; thence said easement expands to a 100 foot width. 50 feet either side of a line bearing  $N 81^{\circ}47'06'' E$  a distance of 664.26 feet to a point of curvature; thence northeasterly and easterly along the arc of a curve to the right with a radius of 1,425.0' (chord bearing  $N 83^{\circ}09'51'' E$ , chord distance 68.59 feet) for 68.60 feet to a point of curvature; thence northeasterly and easterly along the arc of a curve to the right with a radius of 1,425.0 feet (chord bearing  $N 88^{\circ}45'30'' E$ , chord distance 209.48 feet) for 209.67 feet to the end point of said roadway centerline, said point being on the boundary of the Imperial Golf Course,

Less and Except: All that parcel or tract of land more particularly described as the most easterly 1,225 feet of the lands described as an "access easement in that certain Grant of Private Right-of-Way Easement recorded May 3, 1979 in O.R. Book 808, Page 1903, et seq., of the Public Records of Collier County, Florida.

EXHIBIT 2

**CURRENT WEIGHTED VOTE OF EACH MEMBER**

	<b>VOTES</b>
<b>Abbey on the Lake 1, Inc.</b>	<b>112</b>
<b>Bermuda Greens Condominium Association, Inc.</b>	
<b>Bermuda Greens Commons Association, Inc.</b>	<b>230</b>
<b>The Homeowners Association of Castlewood, Inc.</b>	<b>33</b>
<b>Charleston Square Condominium Association of Naples, Inc.</b>	<b>37</b>
<b>Imperial Gardens of Naples Condominium Association, Inc.</b>	<b>48</b>
<b>Imperial Golf Club, Inc.</b>	<b>300</b>
<b>Imperial Golf Estates Homeowners Association, Inc.</b>	<b>634</b>
<b>Imperial Park Place Villas Association, Inc.</b>	<b>64</b>
<b>Park Place West Association, Inc.</b>	<b>60</b>
<b>The Island Association of Naples, Inc.</b>	<b>41</b>
<b>The Manors of Regal Lake Condominium Association 1994, Inc.</b>	<b>64</b>
<b>Wedgefield of Naples Association, Inc.</b>	<b>28</b>
<b>Westgate at Imperial Condominium Association, Inc.</b>	<b>144</b>
<b>Weybridge Condominium Association of Naples, Inc.</b>	<b>53</b>
<b>TOTAL</b>	<b>1848</b>



**IMPERIAL GOLF COURSE BOULEVARD**  
**SPECIFIC PURPOSE SURVEY**

IMPERIAL GOLF CLUB, INC.  
 O.R. 3655 PG. 2642

IMPERIAL GOLF CLUB, INC.  
 O.R. 3655 PG. 2642

MATCHLINE # 9

$L = N 89^{\circ}06'54" E$   
 $F = N 89^{\circ}21'06" E$   
 1445.22'

$L = N 89^{\circ}06'54" E$   
 $F = N 89^{\circ}21'06" E$   
 1445.22'

IMPERIAL GOLF CLUB, INC.  
 O.R. 3655 PG. 2642

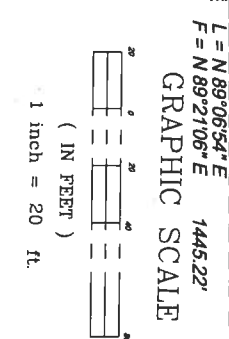
00152160005 (I.D.)  
 O.R. 3213 PG. 2503

WEDGEFIELD VILLAS  
 AT IMPERIAL  
 O.R. 1108 PG 233

IMPERIAL GOLF CLUB, INC.  
 O.R. 3655 PG. 2642

ISLAND CLUB  
 CONDOMINIUM  
 O.R. 933 PG 1438

IMPERIAL GOLF CLUB, INC.  
 O.R. 3655 PG. 2642



$L = N 89^{\circ}06'54" E$   
 $F = N 89^{\circ}21'06" E$   
 1445.22'

MATCHLINE # 10

MATCHLINE # 11

MATCHLINE # 10

LEGEND		SURVEYORS GENERAL NOTES	
1. NOT TO SCALE	1. THIS CERTIFICATION IS ONLY FOR THE LANDS DESCRIBED. IT IS NOT A CERTIFICATION OF TITLE, ZONING, EASEMENTS OR FREEDOM FROM ENCUMBRANCES.	1. THIS CERTIFICATION IS ONLY FOR THE LANDS DESCRIBED. IT IS NOT A CERTIFICATION OF TITLE, ZONING, EASEMENTS OR FREEDOM FROM ENCUMBRANCES.	1. THIS CERTIFICATION IS ONLY FOR THE LANDS DESCRIBED. IT IS NOT A CERTIFICATION OF TITLE, ZONING, EASEMENTS OR FREEDOM FROM ENCUMBRANCES.
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4. NO IDENTIFICATION FOUND ON PROPERTY CORNERS UNLESS OTHERWISE NOTED.	4. NO IDENTIFICATION FOUND ON PROPERTY CORNERS UNLESS OTHERWISE NOTED.	4. NO IDENTIFICATION FOUND ON PROPERTY CORNERS UNLESS OTHERWISE NOTED.	4. NO IDENTIFICATION FOUND ON PROPERTY CORNERS UNLESS OTHERWISE NOTED.
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8. IMPROVEMENTS NOT LOCATED WITHIN THE SCOPE OF THIS SURVEY.	8. IMPROVEMENTS NOT LOCATED WITHIN THE SCOPE OF THIS SURVEY.	8. IMPROVEMENTS NOT LOCATED WITHIN THE SCOPE OF THIS SURVEY.	8. IMPROVEMENTS NOT LOCATED WITHIN THE SCOPE OF THIS SURVEY.

I hereby certify that this Sketch of Survey of the herein described property is a true and correct representation of a survey made under my direction and that said survey meets the Minimum Technical Standards set forth by the Florida Board of Professional Land Surveyors, pursuant to section 472.027, Florida Statutes and Chapter 61G-17-4 Florida Administrative Code.

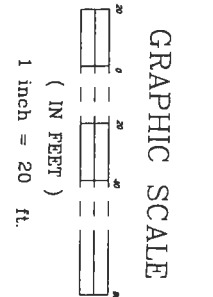
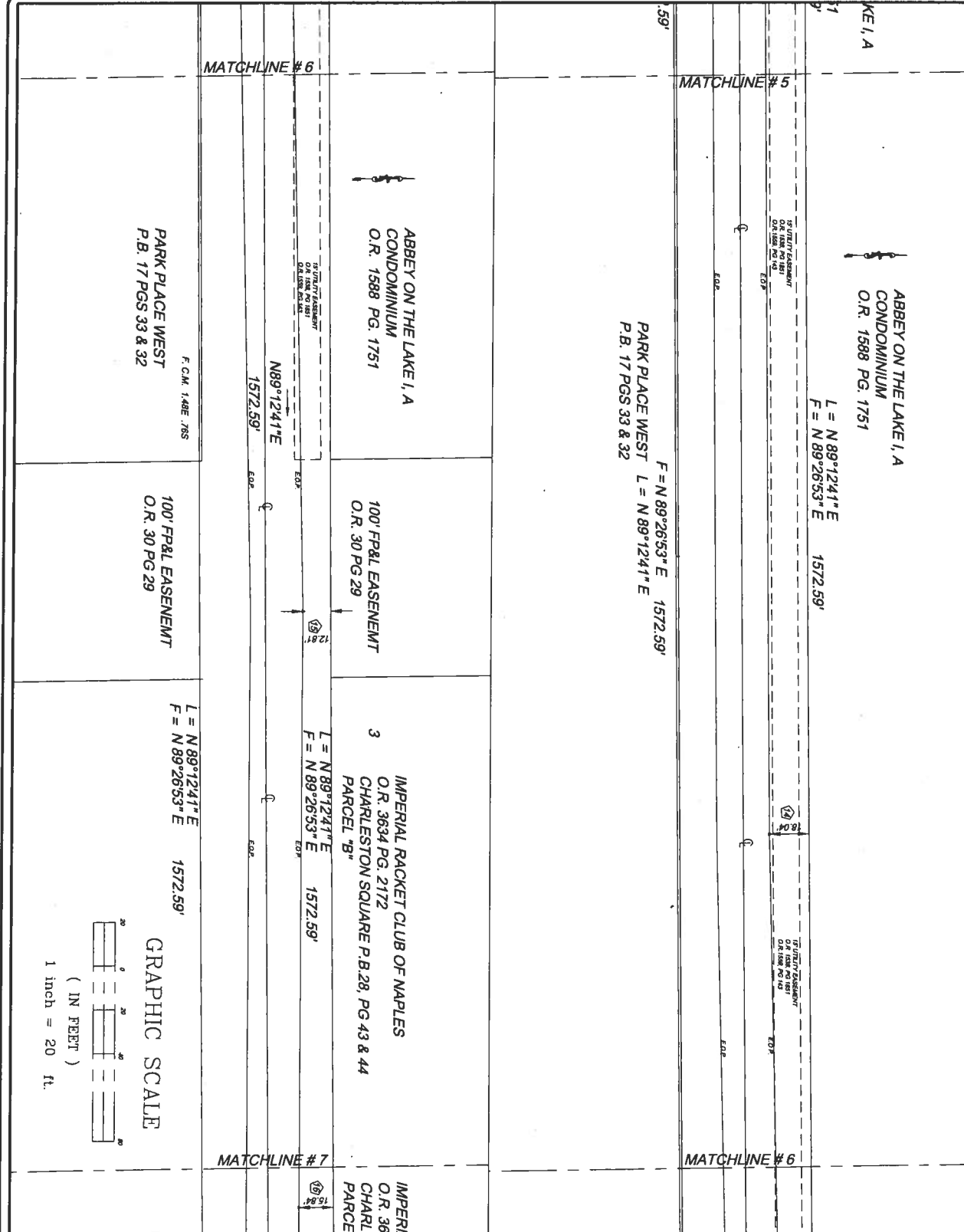
MITCHELL B. THOMPSON  
 Professional Surveyor and Mapper, No. 4567, State of Florida

**PARAGON LAND SERVICES**  
 3132 Linwood Ave.  
 Naples, Florida, 34112  
 PH. 239-692-9078  
 L.B. #7470

CHECKED BY: M.B.T.	CERTIFIED TO: GREATER IMPERIAL BOARD
DRAWN BY: M.B.T.	RIGHT OF WAY AS DESCRIBED IN O. R. BOOK 3513 pg 1549
FIELD DATE: 2-25-2010	
COMPLETION: 3-12-2010	
IMPERIAL GOLF COURSE BOULEVARD SPECIFIC PURPOSE SURVEY	







**LEGEND**

<p>1. BOUNDARY</p> <p>2. EASEMENT</p> <p>3. EASEMENT</p> <p>4. EASEMENT</p> <p>5. EASEMENT</p> <p>6. EASEMENT</p> <p>7. EASEMENT</p> <p>8. EASEMENT</p> <p>9. EASEMENT</p> <p>10. EASEMENT</p> <p>11. EASEMENT</p> <p>12. EASEMENT</p> <p>13. EASEMENT</p> <p>14. EASEMENT</p> <p>15. EASEMENT</p> <p>16. EASEMENT</p> <p>17. EASEMENT</p> <p>18. EASEMENT</p> <p>19. EASEMENT</p> <p>20. EASEMENT</p> <p>21. EASEMENT</p> <p>22. EASEMENT</p> <p>23. EASEMENT</p> <p>24. EASEMENT</p> <p>25. EASEMENT</p> <p>26. EASEMENT</p> <p>27. EASEMENT</p> <p>28. EASEMENT</p> <p>29. EASEMENT</p> <p>30. EASEMENT</p> <p>31. EASEMENT</p> <p>32. EASEMENT</p> <p>33. EASEMENT</p> <p>34. EASEMENT</p> <p>35. EASEMENT</p> <p>36. EASEMENT</p> <p>37. EASEMENT</p> <p>38. EASEMENT</p> <p>39. EASEMENT</p> <p>40. EASEMENT</p> <p>41. EASEMENT</p> <p>42. EASEMENT</p> <p>43. EASEMENT</p> <p>44. EASEMENT</p> <p>45. EASEMENT</p> <p>46. EASEMENT</p> <p>47. EASEMENT</p> <p>48. EASEMENT</p> <p>49. EASEMENT</p> <p>50. EASEMENT</p>	<p>1. BOUNDARY</p> <p>2. EASEMENT</p> <p>3. EASEMENT</p> <p>4. EASEMENT</p> <p>5. EASEMENT</p> <p>6. EASEMENT</p> <p>7. EASEMENT</p> <p>8. EASEMENT</p> <p>9. EASEMENT</p> <p>10. EASEMENT</p> <p>11. EASEMENT</p> <p>12. EASEMENT</p> <p>13. EASEMENT</p> <p>14. EASEMENT</p> <p>15. EASEMENT</p> <p>16. EASEMENT</p> <p>17. EASEMENT</p> <p>18. EASEMENT</p> <p>19. EASEMENT</p> <p>20. EASEMENT</p> <p>21. EASEMENT</p> <p>22. EASEMENT</p> <p>23. EASEMENT</p> <p>24. EASEMENT</p> <p>25. EASEMENT</p> <p>26. EASEMENT</p> <p>27. EASEMENT</p> <p>28. EASEMENT</p> <p>29. EASEMENT</p> <p>30. EASEMENT</p> <p>31. EASEMENT</p> <p>32. EASEMENT</p> <p>33. EASEMENT</p> <p>34. EASEMENT</p> <p>35. EASEMENT</p> <p>36. EASEMENT</p> <p>37. EASEMENT</p> <p>38. EASEMENT</p> <p>39. EASEMENT</p> <p>40. EASEMENT</p> <p>41. EASEMENT</p> <p>42. EASEMENT</p> <p>43. EASEMENT</p> <p>44. EASEMENT</p> <p>45. EASEMENT</p> <p>46. EASEMENT</p> <p>47. EASEMENT</p> <p>48. EASEMENT</p> <p>49. EASEMENT</p> <p>50. EASEMENT</p>
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PH. 239-692-9078  
L.B. #7470

**MITCHELL B. THOMPSON**  
Professional Surveyor and Mapper No. 4357 State of Florida

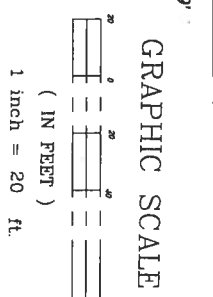
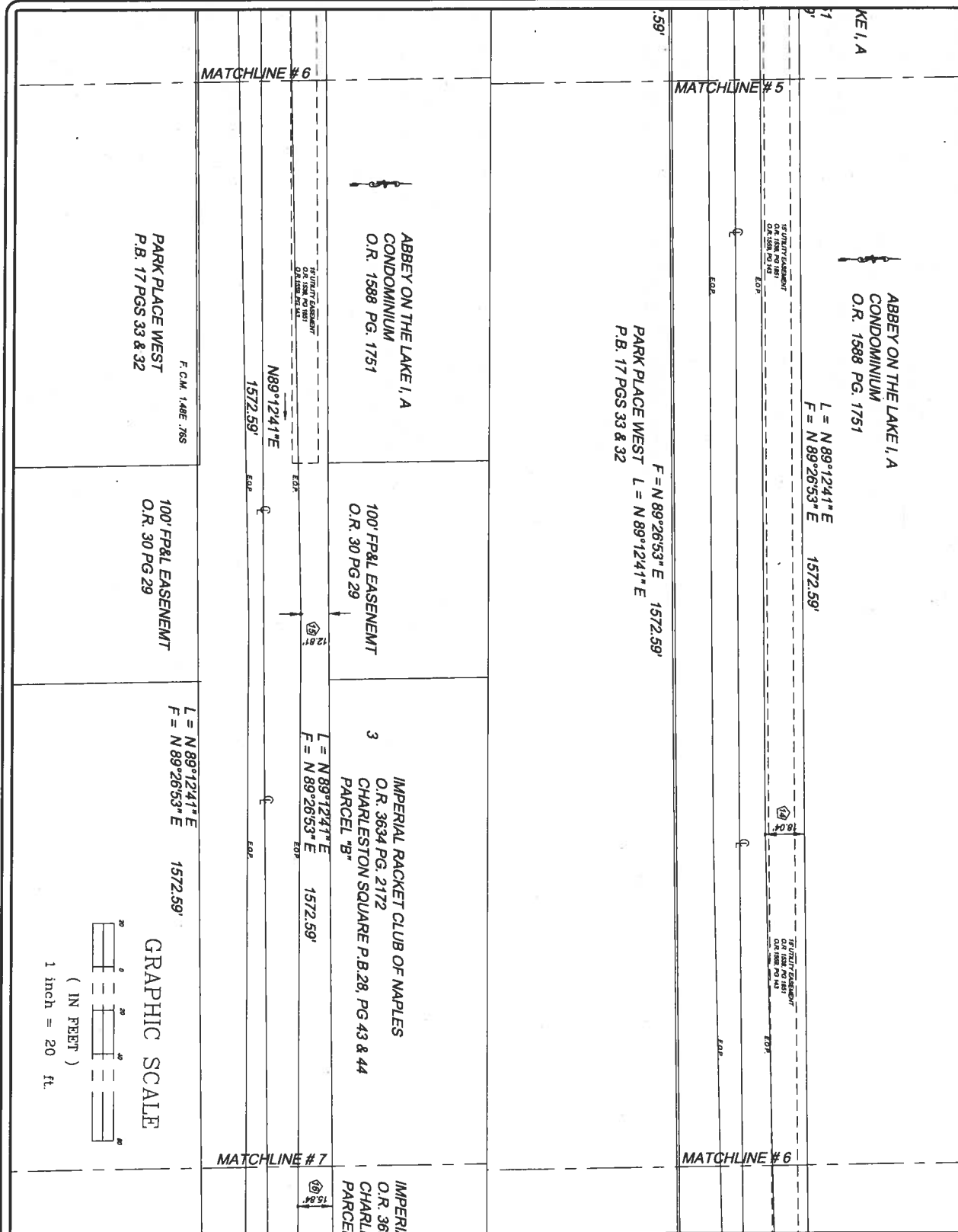
**SURVEYORS GENERAL NOTES**

- NOT MADE WITHOUT THE SIGNATURE & SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER.
- LEGAL DESCRIPTION PROVIDED BY OTHERS, AND EXAMINATION OF TITLE MADE BY SURVEYOR. THE LANDS SHOWN HEREON WERE NOT ABSTRACTED FOR EASEMENTS OR OTHER RECORDED ENCUMBRANCES NOT SHOWN ON PLAN. ONLY MOBILE ENCUMBRANCES LOCATED.
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- NO SURFACE VISION POINTS OR PROPERTY CORNER MARKS OTHERWISE NOTED.
- WALL TIES ARE TO THE FACE OF THE WALL AND ARE NOT TO BE USED TO RECONSTRUCT BOUNDARY LINES.
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CHECKED BY: M.B.T.  
DRAWN BY: M.B.T.  
FIELD DATE: 2-25-2010  
COMPLETION: 3-12-2010

CERTIFIED TO: GREATER IMPERIAL BOARD  
RIGHT OF WAY AS DESCRIBED IN O. R. BOOK 3513 pg 1549

IMPERIAL GOLF COURSE BOULEVARD  
SPECIFIC PURPOSE SURVEY



**LEGEND**

1/4" = 10' (1/4" = 10')	2" = 20' (2" = 20')	4" = 40' (4" = 40')	6" = 60' (6" = 60')	8" = 80' (8" = 80')	10" = 100' (10" = 100')	12" = 120' (12" = 120')	14" = 140' (14" = 140')	16" = 160' (16" = 160')	18" = 180' (18" = 180')	20" = 200' (20" = 200')
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1. I hereby certify that this Sketch of Survey of the herein described property is a true and correct representation of a survey made under my direction and that said survey meets the Minimum Technical Standards set forth by the Florida Board of Professional Land Surveyors, pursuant to section 472.027, Florida Statute and Chapter 61G-17.8 Florida Administrative Code.

**MITCHELL B. THOMPSON**  
Professional Surveyor and Mapper No. 4957 State of Florida

**PARAGON LAND SERVICES**  
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