

OFFICE OF THE COUNTY ENGINEER DR. MILTON RAHMAN, P.E., PMP, CFM, ENV SP

SUBMERGED STORMSEWER AGREEMENT

STATE OF TEXAS	§
COUNTY OF HARRIS	§

This Agreement is made and entered into by and between Harris County, a body corporate and politic under the laws of the State of Texas, hereinafter called "County" and HARRIS COUNTY MUNICIPAL UTILITY DISTRICT NO. 491, hereinafter called "District."

RECITALS:

WHEREAS, BRIDGELAND DEVELOPMENT LP is developing (Name of Subdivision and Section(s), if applicable) BRIDGELAND CREEKLAND VILLAGE SECTION 12 a residential development; and

WHEREAS, the storm sewer system as designed is submerged during non-rainfall periods; and

WHEREAS, the County is unwilling to accept and maintain the storm sewer system at this time; and

WHEREAS, the District has expressed a willingness to accept dedication of the system;

NOW, THEREFORE, for and in the consideration of the mutual covenants, agreements, and benefits to the parties herein named, it is agreed as follows:

TERMS:

- 1. The District accepts the dedication of the storm sewer system serving (Name of Subdivision and Section[s], if applicable) BRIDGELAND CREEKLAND VILLAGE SECTION 12 as part of the District's storm sewer system.
- 2. The County agrees to promptly forward to the District any requests received by Harris County for maintenance and repair of the storm sewer system.
- 3. It is understood and agreed that any acceptance of the dedication of any roads served by the storm sewer system shall not be construed as acceptance of the storm sewer system or any part thereof into the County's road system except to the extent such acceptance is expressly stated. While the County expressly disclaims any acceptance of the storm sewer system into the

County storm sewer system, the County shall retain the right but not assume the obligation to make any and all necessary emergency repairs or perform maintenance of the storm sewer system.

The District's acceptance of the storm sewer system includes such items as trunk lines, leads and inlets, but does not include any "amenity" feature of a system. 5 The District agrees that in maintenance or repair of the storm sewer system, it shall not allow any damage of public street paving, and that all actions within the road right-of-way shall be in accordance with the applicable Harris County rules, regulations and requirements. The County agrees to reevaluate acceptance of the drainage system into the County maintenance system on the 23rd day of April , 2029. This instrument contains the entire agreement between the parties relating to the responsibilities and requirements of the maintenance of the storm sewer systems within the (Name of Subdivision and Section(s), if applicable) BRIDGELAND CREEKLAND VILLAGE SECTION 12 development. Any modifications concerning this instrument shall be of no force and effect accepting a subsequent modification in writing, approved by the governing bodies and signed by all parties hereto. IN TESTIMONY OF WHICE, this agreement has been executed on behalf of the parties hereto as follows, to wit. It has on the _____ day of _____, 20___, been executed on behalf of the County by the County Judge of Harris County, Texas pursuant to an Order of the Commissioners' Court of Harris County authorizing such execution. It has on the 20th day of February, 2024, been executed on behalf of the District by a duly authorized officer, as attested by its Secretary. HARRIS COUNTY By: Lina Hidalgo, County Judge HARRIS COUNTY MUNICIPAL UTILITY (Name of District) D STRICT NO. 491 By:

Attest:

STATE OF TEXAS	§
COUNTY OF HARRIS	ş

This instrument was acknowledged before me on the by Lina Hidalgo, County Judge of Harris County, on behal	
	Notary Public, State of Texas
	(Notary's Printed Name)
STATE OF TEXAS S COUNTY OF HARRIS This instrument was acknowledged before me on the by Relation Criffil as Plailent of N	ne 20th day of Flbruary 2024
District. SHELBY YLLANA NOTARY ID #126770788 My Commission Expires January 13, 2025	Notary Public, State of Texas (Notary's Printed Name)

COUNTY OF	HARRIS	§ §	ORDER				
	y, sitting as th		regular meet ody of Harris				
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T I	Judge Hidal Commission Commission Commission	er Ellis er Garcia er Ramsey er Briones	Yes		Abstain		
The County	Judgo thoro	INON ANNOUN	and that the	ordor l	and haan	Author and low	rtiill\/

STATE OF TEXAS

The County Judge thereupon announced that the order had been duly and lawfully adopted. The order thus adopted reads as follows:

ORDER

BE IT ORDERED, ADJUDGED, and DECREED by the Commissioners Court of Harris County, Texas that the Agreement incorporated herein by reference, as if set out word for word, and the County Judge is authorized to execute the Agreement with Harris – County Municipal Utility District No. 491 dated February 20, 2024 and executed on behalf of the District by its President, Reagan Griffith, regarding the submerged storm sewer system serving Bridgeland Creekland Village Sec 12.