HARMONY COMMUNITY DEVELOPMENT DISTRICT

AGENDA PACKAGE

Thursday, March 27, 2025

Remote Participation:

Zoom: https://zoom.us/j/4276669233

--or--

Call in (audio only) 929-205-6099, ID 4276669233





Harmony Community Development District

Board Members:

Daniel Leet, Chairman Lucas Chokanis, Vice Chairman Joellyn Phillips, Assistant Secretary Brittany Coronel, Assistant Secretary Julie Williams, Assistant Secretary



Staff Members:

Joseph Gonzalez, District Manager Michael Eckert, District Counsel David Hamstra, District Engineer Jose Raul Pabon, Field Supervisor Howard Neal, Field Coordinator

Meeting Order Of Business

Thursday, March 27, 2025 – 6:00 p.m.

1.	Call to Order and Roll Call
2.	Adoption of the Agenda
3.	Audience Comments ~ Three- (3) Minute Time Limit
4.	Staff Reports
	A. Landscaping [United Land Services Report]
	i. Consideration of Damaged Sod ProposalP. 3
	ii. Consideration of Spring Flowers Annuals ProposalP. 6
	B. Field Services [InfraMark Report]
	i. Discussion of Jago Pro Proposals (Under Separate Cover)
	ii. Consideration of Economy Systems Commercial Door Proposal
	C. District Engineer [Pegasus Report]
	D. District Counsel [Kutak Rock Report]
	i. Notice of Rule Development for License Fee and Removal Deposit
	ii. Notice of Rulemaking for License Fee and Removal DepositP. 15
	iii. Consideration of Resolution 2025-06, Setting Rate Ranges
	iv. Consideration of Resolution 2025-07, Adopting Signage PolicyP. 20
	v. Discussion of Board Member Social Media Engagement
	E. District Manager [InfraMark Report]
5.	Business Items
	A. Presentation by MBS Capital Markets, LLC Regarding Bond Refinance
	i. Agreement for Underwriting ServicesP. 23
	ii. Refunding SummaryP. 28
	B. Discussion of SOD Damage Behind Dark Sky
	C. Discussion of Leaf Clean-Up
	D. Discussion of Harmony Pool Cameras
	E. Discussion of Flock Safety System
	F. Discussion of Chatflow 360 AI
6.	Consent Agenda
	A. Consideration of Minutes from February 27, 2025, Regular MeetingP. 38
	B. Review of Financial Statements
	C. Acceptance of Check Register #298
7.	Supervisor Requests
8.	Adiournment

The next meeting is scheduled for Thursday, April 24, 2025, at 6:00 p.m.

District Office: 313 Campus Street Celebration FL 34747 407-566-1935

www.harmonycdd.org

Meeting Location: Su Mesa Cafe 7250 Harmony Square Dr S Harmony, FL 34773

Zoom: https://zoom.us/j/4276669233 Dial: 929-205-6099, ID 4276669233



March 17, 2025 Contract No. - 156896

Harmony CDD



Contract No. - 156896 Harmony CDD March 17, 2025



This proposal is for regrading and installing 870 sqft of Bahia sod. The damage is a result of property enhancements at 3169 dark sky dr.

ITEM	QTY	UNIT PRICE	TOTAL PRICE
Bahia Sod installed /regrading	870.00	\$1.80	\$1,566.00
			\$1 566 00

WORK ORDER SUMMARY

SERVICES	SALES TAX	TOTAL PRICE
Property Improvements	\$0.00	\$1,566.00
	\$0.00	\$1,566.00
	Sale	\$1,566.00
	Sales Tax	\$0.00
	Total	\$1,566.00

Contract No. - 156896 Harmony CDD March 17, 2025

Ву		Ву	
	Nicholas Lomasney		
Date	3/17/2025	Date	
	United Land Services	Harmony CDD	





March 17, 2025 Harmony CDD		Contra	act No 156886
Training GDD			
Springtime flower rotation for all Annual beds			
ITEM	QTY	UNIT PRICE	TOTAL PRICE
Annuals Installed	1.00	\$3,500.00	\$3,500.00
WORK ORDER	CHMMADV		\$3,500.00
WORK ORDER	SUMMARI		
SERVICES		SALES TAX	TOTAL PRICE
Property Improvements		\$0.00	\$3,500.00
		\$0.00	\$3,500.00
	Sa	le	\$3,500.00
	Sa	les Tax	\$0.00
	То	tal	\$3,500.00
Ву	Ву		
Nicholas Lomasney			
Date 3/17/2025	Date		

United Land Services

Harmony CDD





Howard Neal Inframark

HARMONY CDD MARCH FIELD INSPECTION

Monday, March 10, 2025

20 Issues Identified



ISSUE 1 - REPLACE BULBS

Assigned To Inframark

Two bulbs need replacing at the monument sign, East entrance.

I am in the process to finds the replacement



ISSUE 2 - DEAD PLANTS

Assigned To United Land Services

Dead plants/hedges on the exit side of the East entrance.

will discuss with the BOD at the next CDD meeting



ISSUE 3 - PRESSURE WASH FENCE

Assigned To Inframark

Fence railings at both entrance's need to be pressure washed.

the fence PW is completed



ISSUE 4 - CARS PARKED ON CDD

Assigned To FYI

Cars are parked on CDD property on Little Blue Ln. Perhaps an area should be created for this.



ISSUE 5 - DEAD PINE

Assigned To Inframark

Dead pine will be removed by field staff. Location: Dark Sky Dr.



ISSUE 6 - SOD NEEDED

Assigned To Inframark

CDD easement was used by a pool vendor and needs new sod installed. Location: Behind 3169 Dark Sky Dr.



ISSUE 7 - LEAVES

Assigned To United Land Services And Inframark

A lot of leaves near storm drains need to be removed. At least a foot deep, multiple locations. This Location: 3303 Schoolhouse Rd.

Our team is currently working on leaf removal we have put this site on this list for pick up



ISSUE 8 - MULCH NEEDED

Assigned To Request Proposal For Mulch

Mulch is needed at the playgrounds as it is nonexistent. Mulch needed at all playgrounds, the photo in the inspection is at Buck Lake.

will talk to the BOD at the next CDD meeting



ISSUE 9 - PLAYGROUND EQUIPMENT

Assigned To Playground Vendor.

Playground equipment is aging and parts need to be replaced. An inventory and inspection are needed.



ISSUE 10 - DEAD PLANTS

Assigned To United Land Services

Plants are dead due to overspray from the Splash Pad. Plants should be removed and the area sodded.

will talk to BOD at the next CDD meeting



ISSUE 11 - SECURE BENCH

Assigned To Inframark

Bench at basketball court needs to be secured on one side.

issue is alredy completed



ISSUE 12 - TABLE TENNIS

Assigned To FYI

The table tennis table is looking weathered, some of the surface is missing and there are some sharp edges. Inframark will reduce the sharp edges at the time of the inspection.

issue is already completed



ISSUE 13 - ANNUALS REPLACEMENT

Assigned To United Land Services

Annuals to be replaced per contracted amount.

proposal will be up for review at the next CDD meeting



ISSUE 14 - CORROSION

Assigned To Inframark

Exit for Ashley Pool is corroded and should be grinded and repainted.

I order the pole for replacement



ISSUE 15 - CRACKED WINDOW

Assigned To Inframark And Window Vendor

Window in the women's restroom at the Swim Club is cracked.

I contact a vendor they are schedule for 03/22/2025



ISSUE 16 - NEW HEDGES INSTALLED

Assigned To United Land Services

New hedges have been installed at the entrance to Feathergrass Ct.

job completed on 3/10/25



ISSUE 17 - NEW SOD BEING INSTALLED

Assigned To United Land Services

New sod being installed at the end of Feathergrass Ct.

job completed on 3/11/25



ISSUE 18 - TREES REMOVED

Assigned To United Land Services

Three trees have been removed from the Swim Club, two on the left and one on the right.

job completed on 3/03/25



ISSUE 19 - PAINT GATE

Assigned To Inframark

Gate to Swim Club needs to be painted.

issue is already completed



ISSUE 20 - REPLACE ADA PAD

Assigned To Inframark

Along Sebastian Bridge Ln three ADA pads need to be replaced.

I order some new ADA pad for replacement.

it will be schedule for the week of April 1



5600 Blowing Wind Pl St Cloud, FL, 34771 info@economysystemsfl.com www.economysystems.com (407) 973-1454 Emmanuel Morales

Economy Systems Orlando LLC

Estimate

For: Harmony CDD (Jose Raul Pabon)

jose.pabon@inframark.com

(689) 272-7723

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Estimate No:	1687
Date:	03/20/2025

Code	Description	Quantity	Rate	Amount	
Commercial Door Installation Labor	Commercial Door Installation Labor, Basic labor to install exterior door with favorable site conditions. Measure, trim and plane slab door to fit existing door jamb opening. Lockset install, Includes planning, equipment and material acquisition, area preparation and protection, setup and cleanup.	2	\$295.00	\$590.00	
		Parts S	ubtotal	\$590.00	
	Subtotal			\$590.00	
	0%			\$0.00	
	Total			\$590.00	
	Total		\$!	590.00	

Economy Systems Orlando LLC

Client's signature



NOTICE OF RULE DEVELOPMENT FOR LICENSE FEE AND REMOVAL DEPOSIT BY THE HARMONY COMMUNITY DEVELOPMENT DISTRICT

In accordance with Chapters 120 and 190, *Florida Statutes*, the Harmony Community Development District ("District") hereby gives notice of its intent to adopt a rule to (1) establish a license fee for placing a signage on the entrance towers located within the District, ("License Fee"), and (2) establish a removal deposit to ensure the prompt removal of the signage at the end of the license term ("Removal Deposit"). The purpose and effect of the rule establishing the License Fee and Removal Deposit is to provide for efficient and effective District operations in accordance with the provisions of Section 190.035, *Florida Statutes*. Specific legal authority for the rules includes Sections 190.035(2), 190.011(5), 190.012(2), 120.54 and 120.81, *Florida Statutes* (2025). A public hearing will be conducted by the District on March 27, 2025, at 6:00 p.m., located at Su Mesa Café, 7250 Harmony Square Dr. S, Harmony Fl 34773. Information pertaining to the proposed rates and fees may be obtained by contacting the District Manager at 313 Campus Street, Celebration, Florida 34747 or at (407) 705-8468.

Joseph Gonzalez District Manager

PUBLISH: February 13, 2025



NOTICE OF RULEMAKING BY HARMONY COMMUNITY DEVELOPMENT DISTRICT

A public hearing will be conducted by the Harmony Community Development District ("District") on March 27, 2025, at 6:00 p.m. located at Su Mesa Café, 7250 Harmony Square Dr. S, Harmony Fl 34773.

In accordance with Chapters 120 and 190, *Florida Statutes*, the District hereby gives the public notice of its intent to adopt a rule establishing (1) a license fee for placing a signage on the entrance towers located within the District ("License Fee"), and (2) a removal deposit to ensure the prompt removal of the signage at the end of the license term ("Removal Deposit").

The proposed rates are anticipated the be approved as a range to be adjusted from time to time by the Board of Supervisors without further public hearing and are proposed as:

Category	Proposed Rate/Fee Range
License Fee	\$100 - \$500 (every two years)
Removal Deposit	\$500 - \$1000

The public hearing will provide an opportunity for the public to address the proposed License Fee and Removal Deposit rule. The proposed License Fee and Removal Deposit rule may be adjusted at the public hearing pursuant to discussion by the Board and public comment. Information pertaining to the proposed rules may be obtained by contacting the District Manager at 313 Campus Street, Celebration, Florida 34747 or at (407) 705-8468. The purpose and effect of the rule is to adopt the License Fee and Removal Deposit rule in order to provide for efficient and effective District operations. Specific legal authority for the rule includes Sections 190.035(2), 190.011(5), 190.012(2), 120.54 and 120.81, *Florida Statutes* (2024). Prior Notice of Rule Development was published in the Osceola News Gazette on February 13, 2025.

Any person who wishes to provide the District with a proposal for a lower cost regulatory alternative as provided by Section 120.541(1), *Florida Statutes*, must do so in writing within twenty-one (21) days after publication of this notice.

The public hearing may be continued to a date, time, and place to be specified on the record at the hearing. If anyone chooses to appeal any decision of the Board with respect to any matter considered at the public hearing, such person will need a record of the proceedings and should accordingly ensure that a verbatim record of the proceedings is made which includes the testimony and evidence upon which such appeal is to be based. At the hearing, one or more Supervisors may participate in the public hearing by speaker telephone.

Pursuant to provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this hearing is asked to advise the District Office at least forty-eight (48) hours before the hearing by contacting the District Manager at (407) 705-8468. If you

are hearing or speech impaired, please contact the Florida Relay Service at 1 (800) 955-8770, who can aid you in contacting the District Office.

Joseph Gonzalez District Manager

PUBLISH: February 20, 2025



RESOLUTION 2025-06

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE HARMONY COMMUNITY DEVELOPMENT DISTRICT ADOPTING LICENSE FEE RANGES AND REMOVAL DEPOSIT FEE RANGES; PROVIDING SEVERABILITY CLAUSE; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the Harmony Community Development District (the "District") is a local unit of special purpose government created and existing pursuant to Chapter 190, *Florida Statutes*, being situated in Osceola County, Florida; and

WHEREAS, Chapters 120 and 190, *Florida Statutes*, authorize the District to adopt rules, rates, charges and fees to govern the administration of the District and defray costs of operation and to adopt resolutions as may be necessary for the conduct of District business and further provide that the District may adopt policies related thereto by resolution or motion; and

WHEREAS, after providing notice pursuant to Florida law, and after holding a public hearing thereon, the Board of Supervisors ("Board") finds that it is in the best interest of the District and necessary for the efficient operation of the District to adopt a range, from the minimum to the maximum, of rates and fees for placing a signage on the entrance towers located within the District and to adopt a range, from the minimum to maximum, of rates and fees for a removal deposit ("Rate Ranges"), and

WHEREAS, the Board finds that the Rate Ranges outlined in Exhibit A, attached hereto and incorporated herein by reference, are just and equitable;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE HARMONY COMMUNITY DEVELOPMENT DISTRICT:

- **SECTION 1.** The above stated recitals are true and correct and by this reference are hereby incorporated into this resolution.
- **SECTION 2.** The Rate Ranges as set forth in **Exhibit A** are hereby adopted pursuant to this resolution as necessary for the conduct of District business. The Rate Ranges shall remain in full force and effect unless revised or repealed by the District in accordance with Chapters 120 and 190, Florida Statutes.
- **SECTION 3.** If any provision of this resolution is held to be illegal or invalid, the other provisions shall remain in full force and effect.
- **SECTION 4.** This resolution shall become effective upon its passage and shall remain in effect unless rescinded or repealed.

PASSED AND ADOPTED this 27th day of March 2025.

ATTEST:	HARMONY COMMUNITY DEVELOPMENT DISTRICT	
Secretary / Assistant Secretary	Chairperson, Board of Supervisors	

Exhibit A: License Fee Rate Ranges & Removal Deposit Fee Ranges



EXHIBIT A

Fee and Deposit Ranges

Category	Rate/Fee Range
License Fee	\$100 - \$500
Removal Deposit	\$500-\$1000

RESOLUTION 2025-07

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE HARMONY COMMUNITY DEVELOPMENT DISTRICT ADOPTING A POLICY GOVERNING INSTALLATION OF COMMERCIAL SIGNAGE ON COMMUNITY ENTRANCE TOWERS AND PROVIDING FOR SEVERABILITY AND EFFECTIVE DATE.

WHEREAS, the Harmony Community Development District ("**District**") is a local unit of special-purpose government established pursuant to Chapter 190, *Florida Statutes*, for the purpose of providing, operating and maintaining infrastructure improvements, facilities and services to the lands within the District; and

WHEREAS, Chapter 190, Florida Statutes, authorizes the District to adopt resolutions as may be necessary for the conduct of district business; and

WHEREAS, various parcels within the District are zoned for commercial or retail use ("Non-Residential Parcels") and such parcels pay debt assessments and/or operations and maintenance assessments to the District on an annual basis ("Non-Residential Parcels"); and

WHEREAS, businesses within the District occupying Non-Residential Parcels ("Business(es)" lack front footage along major thoroughfares, and various Businesses have indicated a desire to place signage ("Signage") on the entrance towers located at the northern corners of the intersection of Harmony Square Drive and East Irlo Bronson Memorial Drive within the District ("Entrance Towers"); and

WHEREAS, the District's Board of Supervisors ("Board") finds that it is in the best interests of the District to adopt by resolution certain standards regarding the installation of Signage on the Entrance Towers (the "Signage Policy") for immediate use and application.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE HARMONY COMMUNITY DEVELOPMENT DISTRICT:

SECTION 1. A Signage Policy is hereby adopted pursuant to this resolution and shall remain in full force and effect until amended or rescinded by the Board of Supervisors.

SECTION 2. The following policies shall govern the installation of commercial signage on the Entrance Towers:

- a. In keeping with the District's aesthetic values and in the interest of promoting safety, no Signage shall be permitted to be posted on the Entrance Towers except as provided herein.
- b. The District Manager will determine the exact size and shape of the Signage that is permitted to be installed on the Entrance Towers. The size and shape of



all Signage shall be uniform. The District Manager shall also determine the number of signs to be posted at any given time on the Entrance Towers, with the intent not to detract from the pleasing aesthetics of the Entrance Towers. Only the name of the Business shall be permitted to be placed on the Signage. However, the District Manager may approve Signage which instead generally states the nature of the Business such as "Law Firm,", "Insurance," etc.

- c. The location of the Signage on the Entrance Towers shall be determined by the District Manager. Signage that violates any applicable local, state, or federal laws, code, ordinances, or other requirements is not permitted. Signage that is obscene, contains profanity or is otherwise offensive is not permitted. Nothing contained herein excuses the Business from obtaining required sign permits from Osceola County, if any. No additional lighting of signage is permitted.
- d. The District Manager shall identify a preferred vendor from whom the Signage must be purchased and installed, and subsequently removed ("Vendor").
- e. On behalf of the District, the District Manager may grant a Business, a non-exclusive license to have Signage installed on the Entrance Towers, pursuant to a written license agreement ("License") between District and the Business. The License shall be revocable by the District Manager or District Board at any time and for any reason in its absolute and sole discretion, and the Business shall be entitled to no remuneration. The form of the License shall be approved by District Counsel.
- f. The Business shall pay 1) the cost to fabricate and install the Signage, 2) a license fee ranging from \$100 to \$500 per every two years as specifically set by the Board from time to time, and 3) a deposit fee ranging from \$500 to \$1000 as specifically set by the Board from time to time to ensure the prompt removal of the Signage after expiration or termination of the License ("Deposit"). Such fees and Deposit shall be paid at the time of delivery of the executed License. The cost for the purchase, fabrication and installation of the Signage shall be at the actual rate negotiated by the District Manager with the Vendor.
- g. Once all of the locations for Signage on the Entrance Towers are subject to a License, the District Manager shall create a waiting list ("Waiting List"). After two years have elapsed from the installation of Signage pursuant to particular License, the District Manager shall offer to renew the existing License for an additional two-year period at the fee stated above, provided there are no Businesses on the Waiting List. If there are Businesses on the Waiting List, the Signage location shall first be offered to the Businesses on the waiting list on a chronological basis from the date the Businesses were first placed on the waiting list.
- h. The Business shall be fully responsible for paying for subsequent removal of the signs. If the actual cost of removal of the Signage is less than the Deposit,



the District Manager shall refund the balance of the Deposit after deducting the cost of removal. If the actual cost of removal of the Signage is more than the Deposit, the District Manager shall caused the deposit to be paid to the District and shall bill the balance to the Business. If the Business does not pay the balance, the Business, and any future Business subsequently occupying the same physical address as the Business that did not pay, shall be barred from being added to the Waiting List and having its Signage on the Entrance Towers until such time as the balance is paid.

i. The Board of Supervisors reserves the right to modify or rescind this Signage Policy at any time and for any reason.

SECTION 3. If any provision or part of this resolution is held to be illegal or invalid, the other provisions shall remain in full force and effect.

SECTION 4. This resolution shall become effective upon its passage and shall remain in effect unless rescinded or repealed.

PASSED AND ADOPTED this <u>27th</u> day of March, 2025.

ATTEST:	HARMONY COMMUNITY
	DEVELOPMENT DISTRICT
A COLOTE A NITE OF CODETT A DAY	CHAID / VICE CHAID
ASSISTANT SECRETARY	CHAIR / VICE CHAIR





AGREEMENT FOR UNDERWRITING SERVICES HARMONY COMMUNITY DEVELOPMENT DISTRICT

March 27, 2025

Board of Supervisors Harmony Community Development District

Dear Supervisors:

MBS Capital Markets, LLC (the "Underwriter") offers to enter into this agreement (the "Agreement") with the Harmony Community Development District (the "District") which, upon your acceptance of this offer, will be binding upon the District and the Underwriter. This agreement relates to the proposed issuance of bonds (the "Bonds") for the purpose of refunding the District's outstanding Series 2014 Bonds and Series 2015 Bonds (the "Prior Bonds"). This Agreement will cover the engagement for the Bonds and will be supplemented for future bond issuances as may be applicable.

- 1. <u>Scope of Services:</u> MBS intends to serve as the underwriter, and not as a financial advisor or municipal advisor, in connection with the issuance of the Bonds. The scope of services to be provided in a non-fiduciary capacity by the Underwriter for this transaction will include those listed below.
 - Advice regarding the structure, timing, terms, and other similar matters concerning the particular municipal securities described above.
 - Preparation of rating strategies and presentations related to the issue being underwritten.
 - Preparations for and assistance with investor "road shows," if any, and investor discussions related to the issue being underwritten.
 - Advice regarding retail order periods and institutional marketing if the District decides to engage in a negotiated sale.
 - Assistance in the preparation of the Preliminary Official Statement, if any, and the Final Official Statement.
 - Assistance with the closing of the issue, including negotiation and discussion with respect to all documents, certificates, and opinions needed for the closing.
 - Coordination with respect to obtaining CUSIP numbers and the registration with the Depository Trust Company.
 - Preparation of post-sale reports for the issue, if any.
 - Structuring of refunding escrow cash flow requirements, but not the recommendation of and brokerage of particular municipal escrow investments.





MBS CAPITAL MARKETS, LLC

- 2. <u>Fees:</u> The Underwriter will be responsible for its own out-of-pocket expenses other than the fees and disbursements of underwriter's or disclosure counsel which fees shall be paid from the proceeds of the Bonds. Any fees payable to the Underwriter will be contingent upon the successful sale and delivery or placement of the Bonds. The underwriting fee for the sale or placement of the Bonds will be the greater of \$50,000 or 1.50% of the total par amount of Bonds issued.
 - The Underwriter shall also bear the cost of obtaining an investment grade rating with the actual cost of the rating to be paid from the proceeds of the Bonds only to the extent Bonds are issued.
- **3.** <u>Termination:</u> Both the District and the Underwriter will have the right to terminate this Agreement without cause upon written notice to the non-terminating party.
- **4.** Purchase Contract: At or before such time as the District gives its final authorization for the Bonds, the Underwriter and its counsel will deliver to the District a purchase or placement contract (the "Purchase Contract") detailing the terms of the Bonds.
- 5. <u>Notice of Meetings:</u> The District shall provide timely notice to the Underwriter for all regular and special meetings of the District. The District will provide, in writing, to the Underwriter, at least one week prior to any meeting, except in the case of an emergency meeting for which the notice time shall be the same as that required by law for the meeting itself, of matters and items for which it desires the Underwriter's input.
- 6. Disclosures Concerning the Underwriter's Role Required by MSRB Rule G-17. The Municipal Securities Rulemaking Board's Rule G-17 requires underwriters to make certain disclosures to issuers in connection with the issuance of municipal securities. Those disclosures are attached hereto as "Exhibit A." By execution of this Agreement, you are acknowledging receipt of the same. If you or any other Issuer officials have any questions or concerns about these disclosures, please make those questions or concerns known immediately to the undersigned. In addition, you should consult with the Issuer's own financial and/or municipal, legal, accounting, tax and other advisors, as applicable, to the extent you deem appropriate. It is our understanding that you have the authority to bind the Issuer by contract with us, and that you are not a party to any conflict of interest relating to the subject transaction. If our understanding is incorrect, please notify the undersigned immediately.





This Agreement shall be effective upon your acceptance hereof and shall remain effective until such time as the Agreement has been terminated in accordance with Section 3 hereof.

We are required to seek your acknowledgement that you have received the disclosures referenced herein and attached hereto as Exhibit A. By execution of this agreement, you are acknowledging receipt of the same.

MBS Capital Markets, LLC	
1881	
Brett Sealy	
Managing Partner	
Approved and Accepted By:	
Title:	
Date:	

Sincerely,





EXHIBIT A

Disclosures Concerning the Underwriter's Role

- (i) MSRB Rule G-17 requires an underwriter to deal fairly at all times with both municipal issuers and investors.
- (ii) The underwriter's primary role is to purchase the Bonds with a view to distribution in an arm's-length commercial transaction with the Issuer. The underwriters has financial and other interests that differ from those of the District.
- (iii) Unlike a municipal advisor, the underwriter does not have a fiduciary duty to the District under the federal securities laws and are, therefore, is required by federal law to act in the best interests of the District without regard to their own financial or other interests.
- (iv) The underwriter has a duty to purchase the Bonds from the Issuer at a fair and reasonable price but must balance that duty with their duty to sell the Bonds to investors at prices that are fair and reasonable.
- (v) The underwriter will review the official statement for the Bonds in accordance with, and as part of, its respective responsibilities to investors under the federal securities laws, as applied to the facts and circumstances of this transaction.

Disclosure Concerning the Underwriter's Compensation

The underwriter will be compensated by a fee and/or an underwriting discount that will be set forth in the bond purchase agreement to be negotiated and entered into in connection with the issuance of the Bonds. Payment or receipt of the underwriting fee or discount will be contingent on the closing of the transaction and the amount of the fee or discount may be based, in whole or in part, on a percentage of the principal amount of the Bonds. While this form of compensation is customary in the municipal securities market, it presents a conflict of interest since the underwriter may have an incentive to recommend to the District a transaction that is unnecessary or to recommend that the size of the transaction be larger than is necessary.

Conflicts of Interest

The Underwriter has not identified any additional potential or actual material conflicts that require disclosure including those listed below.

Payments to or from Third Parties. There are no undisclosed payments, values, or credits to be received by the Underwriter in connection with its underwriting of this new issue from parties other than the District, and there are no undisclosed payments to be made by the Underwriter in connection with this new issue to parties other than the District (in either case including payments, values, or credits that relate



directly or indirectly to collateral transactions integrally related to the issue being underwritten). In addition, there are no third-party arrangements for the marketing of the District's securities.

Profit-Sharing with Investors. There are no arrangements between the Underwriter and an investor purchasing new issue securities from the Underwriter (including purchases that are contingent upon the delivery by the District to the Underwriter of the securities) according to which profits realized from the resale by such investor of the securities are directly or indirectly split or otherwise shared with the Underwriter.

Credit Default Swaps. There will be no issuance or purchase by the Underwriter of credit default swaps for which the reference is the District for which the Underwriter is serving as underwriter, or an obligation of that District.

Retail Order Periods. For new issues in which there is a retail order period, the Underwriter will honor such agreement to provide the retail order period. No allocation of securities in a manner that is inconsistent with a District's requirements will be made without the District's consent. In addition, when the Underwriter has agreed to underwrite a transaction with a retail order period, it will take reasonable measures to ensure that retail clients are bona fide.

Dealer Payments to District Personnel. Reimbursements, if any, made to personnel of the District will be made in compliance with MSRB Rule G-20, on gifts, gratuities, and non-cash compensation, and Rule G-17, in connection with certain payments made to, and expenses reimbursed for, District personnel during the municipal bond issuance process.

Disclosures Concerning Complex Municipal Securities Financing

Since the Underwriter has not recommended a "complex municipal securities financing" to the Issuer, additional disclosures regarding the financing structure for the Bonds are not required under MSRB Rule G-17.

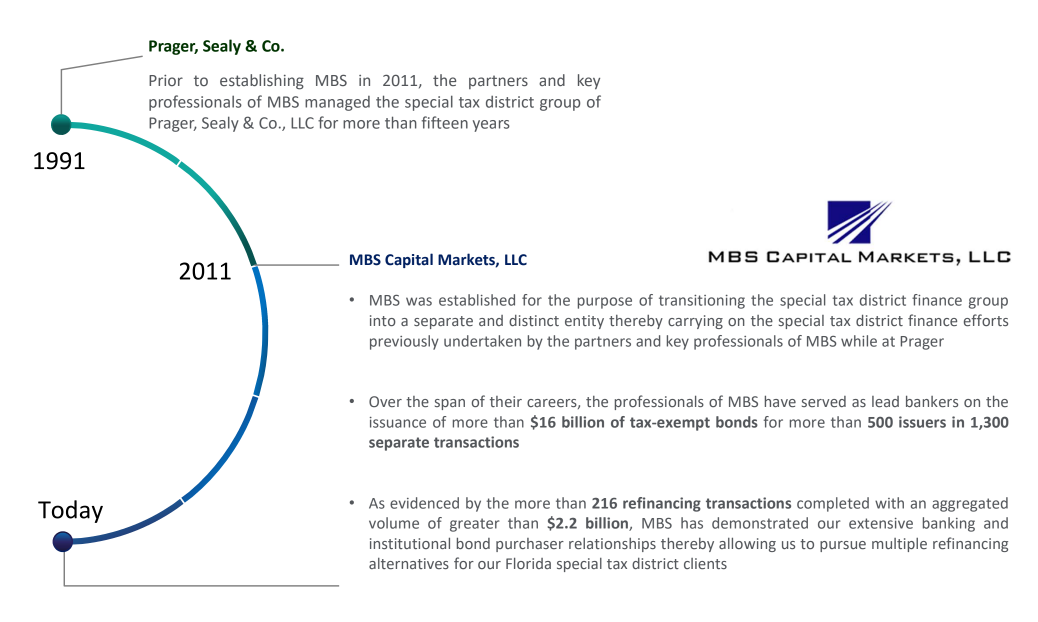


Harmony Community Development District

Refunding Summary

MBS History and Experience CARBON

MBS Capital Markets, LLC is an investment banking firm specializing in special tax district finance



District's Outstanding Bonds Overview

Overview:

- On June 30, 2014, the District issued its \$13,945,000 Capital Improvement Revenue Refunding Bonds, Series 2014 (the "Series 2014 Bonds") to refund all of the District's outstanding Capital Improvement Revenue Bonds, Series 2001
 - The Series 2001 Bonds were issued to finance the Cost of the acquisition, construction, installation and equipping of certain assessable improvements comprising the Series 2001 Project (Phase 1)
- The Series 2014 Bonds are currently outstanding in the amount of \$7,280,000 and are due on May 1, 2032 with a fixed interest rate of 5.25%
- On April 28, 2015, the District issued its \$13,530,000 Capital Improvement Revenue Refunding Bonds, Series 2015 (the "Series 2015 Bonds") to refund all of the District's outstanding Capital Improvement Revenue Bonds, Series 2004
 - The Series 2004 Bonds were issued to finance the Cost of the acquisition, construction, installation and equipping of certain assessable improvements comprising the Series 2004 Project (Phase 2)
- The Series 2015 Bonds are currently outstanding in the amount of \$4,550,000 and are due on May 1, 2036 with a fixed interest rate of 5.125%

Current Status:

Series	Par Outstanding	Average Coupon	Par Call Date	Maturity
Series 2014 Bonds	\$7,280,000	5.25%	May 1, 2024 @ 100%	May 1, 2032
Series 2015 Bonds	\$4,550,000	5.125%	May 1, 2025 @ 100%	May 1, 2036



Bank Placement

Given the credit dynamics of the District's Series 2014 Bonds and Series 2015 Bonds, this financing may lend itself to a bank placement.

Credit review but typically no requirement to obtain a rating *Usually requires 100% Absorption

Priced on SOFR SWAP

Lower interest cost, costs of issuance and lower reserve fund requirement

Potential covenants and conditions for consideration not required in public offering structure

Slightly shorter timeframe

No requirement for offering memorandum

Public Offering

MBS will pursue a dual-track process preparing for a public market offering at the same time as running a private placement process.

Necessity to obtain credit rating (and possibly bond insurance if economically beneficial

Priced on Market Conditions and Investor Interest

Potentially fewer covenants and conditions for consideration than private placement structure

Slightly longer timeframe

Typically higher net interest

cost, costs of issuance and

reserve fund requirement

Offering memorandum required



Questions & Answers



1. Reserve Fund

• Can we apply the reserve funds directly to pay down the existing bond debt instead of refinancing? Subject to further direction from bond counsel, the supplemental trust indentures for both series of bonds set forth the debt service reserve fund requirements and the permissive use of the debt service reserve fund proceeds. With the exception of their use to pay principal and interest on the respective series of bonds, to the extent the assessment revenues collected are not sufficient to provide for the same, the proceeds in the debt service reserve funds will be utilized to redeem bonds when the balances in such funds are sufficient for the same. In practicality, they will serve as a credit to the final year's assessment payment for the respective series of bonds.

To the extent that one or both series of bonds were refinanced, the balance in the respective debt service reserve fund would be applied as a source of funds towards the refinancing.

• If yes, would this reduce residents' annual debt payments or just shorten the total repayment time? Are there any legal restrictions preventing us from using the reserve funds this way? If we don't refinance, what happens to the reserve fund between now and 2032?

See response above.

2. Refinancing Fees and Costs

- Beyond the finance company's fees, what are the total costs associated with refinancing?

 Generally, the fixed costs of issuance for a bond refinancing are in the \$150,000 range. To the extent that both series of bonds are refinanced together, there is some efficiency that can be applied that would not result in the duplication of such costs.
- Underwriter fees

 Generally, underwriting fees for CDD refinancing transactions are 1.5% of the principal amount of bonds issued.

Questions & Answers, cont. CARBON

 Legal fees, Engineer fees, Management company fees, Bond issuance costs, any other required fees - What is the all-in total cost of the refinancing process?

The referenced professionals fall within the fixed costs of issuance category and as stated above are generally in the \$150,000 range for the refinancing for a particular series of bonds. Proceeds of the bonds would fund such costs albeit offset by the utilization of the debt service reserve fund and any other funds on hand in the respective trust estate.

• If we proceed with refinancing, can we negotiate lower fees?

While generally standard given the level of work involved and required legal opinions, the District can certainly seek to negotiate fees.

3. Loan Terms and Callability

• The initial proposal is non-callable, meaning we can't refinance again if rates drop.

To the extent that a private placement is undertaken as opposed to a limited public offering, we have been able to seek and obtain optional call provisions that would allow for a future refinancing. However, additional interest cost to obtain the same should be

considered within the context of the possibility of an additional future refinancing opportunity given the remaining shorter duration

of the bonds.

- Are there any options for a callable structure? See response above.
- How much would a callable loan impact the interest rate?

 This would be evaluated within the context of the term sheets being provided applicable to the private placement path.
- If rates drop significantly after we refinance, what alternatives would we have?

 This would be dependent upon the call features obtained in conjunction with this refinancing effort.



Series 2014 Bonds | Estimated Financing Results

	Est. Non-Rated, Public Offering	Est. Private Placement		
Refunded Par ⁽¹⁾ \$6,52		,000		
Current Average Coupon	5.25	5.25%		
Par Call Date	May 1, 202	May 1, 2024 @ Par		
Current Max Annual DS ⁽²⁾	\$1,116	\$1,116,638		
Est. Dated/Delivery Date	Mid-May 2025	Mid-May 2025		
Est. Refunding Par ^{(7) & (8)}	\$5,790,000	\$5,760,000		
Est. Reserve Fund	\$10,000	-		
Est. Average Coupon ⁽⁴⁾	4.25%	4.20%		
Final Maturity ⁽⁶⁾	May 1, 2032	May 1, 2032		
Est. NPV Savings (3)	(\$28,767)	\$4,106		
Est. NPV Savings % ⁽³⁾	(0.44%)	0.06%		
Est. Max Annual Debt Service ⁽²⁾	\$958,863	\$951,695		
Est. Max Annual Debt Service Reduction \$ (2) & (5)	\$157,775	\$164,943		
Est. Maximum Annual Debt Service Reduction % ^{(2) & (5)}	14.1%	14.8%		

- 1. Reflects the estimated par amount following the scheduled May 1, 2025 principal payment
- 2. The net annual debt service excludes 4% discount for early payment and the 2% collection fees charged by the Osceola County Tax Collector and Appraiser
- 3. These figures are net of all costs and transfers from the existing trust estate
- 4. Based on current market conditions as of March 19, 2025
- 5. The reduction of annual debt service is calculated based upon comparing the Series 2014 Bonds max annual debt service levied and the debt service on the proposed series of refunding bonds
- 6. The maturity date on the proposed series of refunding bonds is consistent with the maturity date on the series of outstanding bonds
- 7. The principal amount of the refunding bonds is estimated to decrease for the refunding of the Series 2014 Bonds. It is anticipated that additional revenues will be collected by the closing date of the refunding bonds thereby allowing for all refunding series to remain par neutral. However, to the extent there is an increase in principal there would be a necessity to undertake the Chapter 170 assessment process which includes the notification and holding of a public hearing
- 8. The underwriter's discount or placement agent fee is the greater of 1.5% of the proposed refunding par or \$50,000. This fee is contingent upon the closing of the refinancing transaction. The estimated costs of issuance of the refinancing are consistent with other similarly recently closed CDD refinancing transactions. Such costs are to be negotiated between the District and the various financing team members.



Series 2015 Bonds | Estimated Financing Results

	Est. Non-Rated, Public Offering	Est. Private Placement		
Refunded Par ⁽¹⁾	\$4,270,	\$4,270,000		
Current Average Coupon	5.125	5.125%		
Par Call Date	May 1, 202	May 1, 2025 @ Par		
Current Max Annual DS ⁽²⁾	\$509,6	\$509,666		
Est. Dated/Delivery Date	Mid-May 2025	Mid-May 2025		
Est. Refunding Par ^{(7) & (8)}	\$3,925,000	\$3,895,000		
Est. Reserve Fund	\$10,000	-		
Est. Average Coupon ⁽⁴⁾	4.50%	4.45%		
Final Maturity ⁽⁶⁾	May 1, 2036	May 1, 2036		
Est. NPV Savings ⁽³⁾	(\$93,830)	(\$61,577)		
Est. NPV Savings % ⁽³⁾	(2.20%)	(1.44%)		
Est. Max Annual Debt Service ⁽²⁾	\$454,488	\$449,790		
Est. Max Annual Debt Service Reduction \$ ^{(2) & (5)}	\$55,178	\$59,876		
Est. Maximum Annual Debt Service Reduction % ^{(2) & (5)}	10.8%	11.7%		

- 1. Reflects the estimated par amount following the scheduled May 1, 2025 principal payment
- 2. The net annual debt service excludes 4% discount for early payment and the 2% collection fees charged by the Osceola County Tax Collector and Appraiser
- 3. These figures are net of all costs and transfers from the existing trust estate
- 4. Based on current market conditions as of March 19, 2025
- 5. The reduction of annual debt service is calculated based upon comparing the Series 2015 Bonds max annual debt service levied and the debt service on the proposed series of refunding bonds
- 6. The maturity date on the proposed series of refunding bonds is consistent with the maturity date on the series of outstanding bonds
- 7. The principal amount of the refunding bonds is estimated to decrease for the refunding of the Series 2015 Bonds. It is anticipated that additional revenues will be collected by the closing date of the refunding bonds thereby allowing for all refunding series to remain par neutral. However, to the extent there is an increase in principal there would be a necessity to undertake the Chapter 170 assessment process which includes the notification and holding of a public hearing
- 8. The underwriter's discount or placement agent fee is the greater of 1.5% of the proposed refunding par or \$50,000. This fee is contingent upon the closing of the refinancing transaction. The estimated costs of issuance of the refinancing are consistent with other similarly recently closed CDD refinancing transactions. Such costs are to be negotiated between the District and the various financing team members.



Disclosures Regarding Underwriter's Role - MSRB Rule G-17

Disclosures Concerning the Underwriter's Role

- MSRB Rule G-17 requires an underwriter to deal fairly at all times with both municipal issuers and investors.
- The underwriter's primary role is to purchase the Bonds with a view to distribution in an arm's-length commercial transaction with the Issuer. The underwriters has financial and other interests that differ from those of the District.
- Unlike a municipal advisor, the underwriter does not have a fiduciary duty to the District under the federal securities laws and are, therefore, is required by federal law to act in the best interests of the District without regard to their own financial or other interests.
- The underwriter has a duty to purchase the Bonds from the Issuer at a fair and reasonable price but must balance that duty with their duty to sell the Bonds to investors at prices that are fair and reasonable.
- The underwriter will review the official statement for the Bonds in accordance with, and as part of, its respective responsibilities to investors under the federal securities laws, as applied to the facts and circumstances of this transaction.

Disclosure Concerning the Underwriter's Compensation

• The underwriter will be compensated by a fee and/or an underwriting discount that will be set forth in the bond purchase agreement to be negotiated and entered into in connection with the issuance of the Bonds. Payment or receipt of the underwriting fee or discount will be contingent on the closing of the transaction and the amount of the fee or discount may be based, in whole or in part, on a percentage of the principal amount of the Bonds. While this form of compensation is customary in the municipal securities market, it presents a conflict of interest since the underwriter may have an incentive to recommend to the District a transaction that is unnecessary or to recommend that the size of the transaction be larger than is necessary.



Disclosures Regarding Underwriter's Role - MSRB Rule G-17

Conflicts of Interest

- The Underwriter has not identified any additional potential or actual material conflicts that require disclosure including those listed below.
- Payments to or from Third Parties. There are no undisclosed payments, values, or credits to be received by the Underwriter in connection with its underwriting of this new issue from parties other than the District, and there are no undisclosed payments to be made by the Underwriter in connection with this new issue to parties other than the District (in either case including payments, values, or credits that relate directly or indirectly to collateral transactions integrally related to the issue being underwritten). In addition, there are no third-party arrangements for the marketing of the District's securities.
- Profit-Sharing with Investors. There are no arrangements between the Underwriter and an investor purchasing new issue securities from the Underwriter (including purchases that are contingent upon the delivery by the District to the Underwriter of the securities) according to which profits realized from the resale by such investor of the securities are directly or indirectly split or otherwise shared with the Underwriter.
- Credit Default Swaps. There will be no issuance or purchase by the Underwriter of credit default swaps for which the reference is the District for which the Underwriter is serving as underwriter, or an obligation of that District.
- Retail Order Periods. For new issues in which there is a retail order period, the Underwriter will honor such agreement to provide the retail order period. No allocation of securities in a manner that is inconsistent with a District's requirements will be made without the District's consent. In addition, when the Underwriter has agreed to underwrite a transaction with a retail order period, it will take reasonable measures to ensure that retail clients are bona fide.
- Dealer Payments to District Personnel. Reimbursements, if any, made to personnel of the District will be made in compliance with MSRB Rule G-20, on gifts, gratuities, and non-cash compensation, and Rule G-17, in connection with certain payments made to, and expenses reimbursed for, District personnel during the municipal bond issuance process.

Disclosures Concerning Complex Municipal Securities Financing

• Since the Underwriter has not recommended a "complex municipal securities financing" to the Issuer, additional disclosures regarding the financing structure for the Bonds are not required under MSRB Rule G-17.

CARBON

1 2 3	2 HARMONY COMMUNITY DEV	
4		of the Harmony Community Development
5	5 District ("CDD" or "District") was held Thursday,	February 27, 2025, at 6:00 p.m. at Su Mesa
6	6 Café, 7250 Harmony Square Dr S, St. Cloud, FL 347	73.
7 8 9 10 11 12 13	Present and constituting a quorum were: Daniel Leet Chairm Julie Williams Assista Brittney Coronel Assista Joellyn Phillips Assista	an nt Secretary nt Secretary nt Secretary
13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29	Also present, Joseph Gonzalez Michael Eckert District Howard Neal Jose Pabon Nick Lomasney Gary Yeager Dylan Schwartz Residents and Members of the Public This is not a certified or verbatim transcript but rational actions taken at the meeting. The full meeting record Contact the District Office for any related costs for a FIRST ORDER OF BUSINESS Call to	ing is available in audio format upon request. in audio copy. Order and Roll Call
30 31 32	1 SECOND ORDER OF BUSINESS Adopti	on of the Agenda
33 34 35	On MOTION by Mr. Leet seconded favor, the agenda was adopted.	by Ms. Phillips, with all in
36 37	6 THIRD ORDER OF BUSINESS Audien	ce Comments the speed limit within the community and
38	proposed the installation of speed bumps to the Boa	rd for consideration. The resident mentioned
39	9 an incident that occurred at Cat Lake involving a	n accident. The resident would like for the
40	property owner to be asked to keep the gate locked to	o prevent trespassing.
41	A resident inquired about the commercial tr	affic passing through the community streets
42	2 and asked what the county is doing to address the is	sue. The resident also asked about the status
43	of the speed bumps, which have been brought up as a	concern in the past. Additionally, the resident

mentioned the importance of exercising caution when voting on the bond refinance.

44



A resident asked to learn more about the sidewalks within the community. The resident also mentioned that the landscaping on the north side of the wall needs to be trimmed. Additionally, there was a discussion about a party, and it was suggested that signage should be placed to indicate that the community is closed.

FIFTH ORDER OF BUSINESS Business Items

B. Discussion on Bond Refinancing

Dylan Schwartz from FMS Bond Refinance presented his presentation to the Board.

C. Discussion on "No Commercial Vehicle Parking" Signs

Mr. Yeager joined the call and stated that he is unsure of the capacity in which the sheriff can be required to enforce the signage. Mr. Leet mentioned that an ordinance was established a few years ago. Mr. Yeager will send over the ordinances for the Board to review.

FOURTH ORDER OF BUSINESS Staff Reports

A. Landscaping Report

Mr. Lomasney mentioned that they are still mowing St. Augustine grass at 4 inches and Bahia grass at 3.25 inches. Once temperatures rise, Mr. Lomasney will resume the routine mowing schedule. Mr. Lomasney also stated that there are 31 controllers on-site, some of which are displaying error messages. Mr. Lomasney will identify which controllers need to be replaced.

Mr. Lomasney mentioned that a 4-inch mainline on Cat Brier needs to be addressed, which will require the removal of sidewalk panels. Mr. Lomasney noted that there is no breakage in the pipe; however, the issue stems from a poor application of glue when the pipe was initially connected to the coupling.

. Consideration of United Landscaping Restorations Proposal

On MOTION by Mr. Leet seconded by Ms. Coronel, with all in favor, United Land Services Restorations Proposal was approved.

ii. Consideration of United Landscaping Tree Removal Proposal

On MOTION by Mr. Leet seconded by Ms. Williams, with all in favor, United Land Services Tree Removal Proposal was approved.

iii. Consideration of United Landscaping Tree and Stump Removal Proposal

CARBON

On MOTION by Mr. Leet seconded by Ms. Phillips, with all in favor, United Landscaping Tree and Stump Removal Proposal was approved.
B. Field Inspection Report Mr. Pabon mentioned that the gate by Buck Lake, which was vandalized, will be repaired
by Inframark staff, who will install the new gates that were purchased. Sidewalk grinding is still
ongoing within the District. Additionally, the playgrounds will need repairs, and a vendor has
been contacted to conduct an inspection of all Harmony playgrounds.
Ms. Williams mentioned that at the dog park on Five Oaks, there is a bench with a hole
dug out by a dog and would like it to be addressed. Additionally, a double gate was also dug out
and requires attention.
i. Consideration of Complete Access Control O.C.F Gate Repair Proposal
The Board did not vote due to the pricing.
C. District Engineer David Hamstra was not present.
D. District Counsel The District was named as a defendant in a lawsuit, but it has since been removed from the
case. Mr. Eckert was asked about the progress of the tower signage. Mr. Eckert mentioned that at
the next meeting, the Board will vote on the completion of the policy and adopt a final resolution.
E. District Manager The Board motioned to allow the HROA to store items in the tower.
On MOTION by Mr. Leet seconded by Ms. Coronel, with all in favor, the HROA's request to store items in the tower was approved.
Mr. Gonzalez spoke about a Board member bringing up the possible need for additional
workers for sidewalk grinding.
Mr. Gonzalez discussed the option of painting handicap sidewalk ramps with a yellow
caution indicator to deter vehicles from blocking the ramps. Mr. Eckert mentioned that the roads

FIFTH ORDER OF BUSINESS Business Items

belong to the county, and typically, the curb also belongs to the county.

A. Consideration of Resolut	tion 2025-05, Setting Fiscal Year 2025 Meeting Sci
On MOTION by N	Mr. Leet seconded by Ms. Williams, with all in
	2025-05, Setting Fiscal Year 2025 Meeting
Schedule was adop	-
1	
D. Discussion on the Need for	or Additional Worker(s) for Grinding Detail
This item was discussed d	uring the District Manager section.
<u>-</u>	Painted Indicators for Sidewalk Ramps
This item was discussed d	uring the District Manager section.
SIXTH ORDER OF BUSINESS	S Consent Agenda
A. Consideration of Minute	s from January 30, 2025, Regular Meeting
District counsel has revision	ons for the minutes.
On MOTION by	Mr. Leet seconded by Ms. Coronel, with all in
	om January 30, 2025, Regular Meeting were
approved as amend	led.
B. Review of Financial State	ements
On MOTION by	Mr. Leet seconded by Ms. Phillips, with all in
favor, Financial St	atements were approved.
C. Assertance of Charle Dec	: #207
C. Acceptance of Check Reg	18ter #29 /
On MOTION by	Mr. Leet seconded by Ms. Phillips, with all in
	ster #297 was approved.
SEVENTH ORDER OF BUSIN	ESS Supervisor Requests e likes the new location and asked if the District can
for the meeting and purchase a car	rt for this purpose.
EIGHTH ORDER OF BUSINE	SS Adjournment
On MOTION by I	Mr. Leet, seconded by Ms. Coronel, with all in
	adjourned at 8:36 p.m.
	
Secretary/Assistant Secretary	Chairman/Vice Chairman

CARBON



TO: Board of Supervisors, Harmony CDD

FROM: Christian Haller, Accountant
CC: Angel Montagna, District Manager

DATE: March 14, 2025

SUBJECT: February 2025 Financials

Please find the attached February 2025 revised financial report. During your review, please keep in mind that the goal is for revenue to meet or exceed the annual budget and for expenditures to be at or below the annual budget. To assist with your review, an overview is provided below. Should you have any questions or require additional information, please contact me at Christian.Haller@Inframark.com.

General Fund

- Total Revenue through February is approximately 83% of the annual budget.
 - Non Ad Valorem Assessment collections are currently at 82%.
- Total Expenditures through February are at 34% of the annual budget.
 - Administrative
 - P/R-Board of Supervisors Includes payroll for meetings through February 2025.
 - ProfServ-Engineering Pegasus Engineering services.
 - ProfServ-Legal Services Kutak Rock general counsel through February 2025.
 - Insurance General Liability -Egis insurance policy paid in Full for FY25.
 - ▶ Field
 - ProfServ-Field Management Contract with Inframark.
 - ► Landscaping Services
 - Contracts-Landscape Benchmark Landscaping provides landscaping services.
 - Miscellaneous Services Includes Hurrican Milton clean up, Field overseeding.
 - Utilities
 - Electricity-General Services provided by OUC.
 - Electricity-Streetlighting Services provided by OUC.
 - Utility-Water & Sewer Services provided by TOHO.
 - ► Operation & Maintenance
 - Utility-Refuse Removal Services provided by Waste Connections of FL.
 - R&M-Parks & Facilities Various supplies and repairs, including dog waste bags, field staff supplies, water leak repair.

General Fund Reserves

► \$418,427 fund balance.



Community Development District

Financial Report

February 28, 2025

Prepared by



Community Development District

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Community Development District

Financial Statements

(Unaudited)

February 28, 2025

Governmental Funds

Balance Sheet February 28, 2025

ACCOUNT DESCRIPTION	GEN	IERAL FUND		NERAL FUND		ES 2014 DEBT RVICE FUND		ES 2015 DEBT RVICE FUND		TOTAL
<u>ASSETS</u>										
Cash - Checking Account	\$	858,407	\$	-	\$	-	\$	-	\$	858,407
Accounts Receivable		45		-		-		-		45
Due From Other Funds		-		-		49,626		21,629		71,255
Investments:										
Money Market Account		1,507,009		418,427		-		-		1,925,436
Prepayment Account		-		-		1,097		110,885		111,982
Reserve Fund		-		-		607,313		340,000		947,313
Revenue Fund		-		-		1,466,252		625,407		2,091,659
Prepaid Items		2,561		-		-		-		2,561
TOTAL ASSETS	\$	2,368,022	\$	418,427	\$	2,124,288	\$	1,097,921	\$	6,008,658
LIABILITIES										
Accounts Payable	\$	68,193	\$	_	\$	38,478	\$	16,770	\$	123,441
Accrued Expenses	Ψ	3,866	Ψ	_	*	-	Ψ	. 5, 5	Ψ	3,866
Due To Other Funds		71,255		_		_		_		71,255
Due 10 Other Funds		7 1,233								7 1,233
TOTAL LIABILITIES		143,314		-		38,478		16,770		198,562
FUND BALANCES										
Nonspendable:										
Prepaid Items		2,561		-		-		-		2,561
Restricted for:										
Debt Service		-		-		2,085,810		1,081,151		3,166,961
Assigned to:										
Operating Reserves		467,801		-		-		-		467,801
Unassigned:		1,754,346		418,427		-		-		2,172,773
TOTAL FUND BALANCES	\$	2,224,708	\$	418,427	\$	2,085,810	\$	1,081,151	\$	5,810,096
TOTAL LIABILITIES & FUND BALANCES	\$	2,368,022	\$	418,427	\$	2,124,288	\$	1,097,921	\$	6,008,658

General Fund

Statement of Revenues, Expenditures and Changes in Fund Balances

	Ū				
ACCOUNT DESCRIPTION	 ANNUAL ADOPTED BUDGET	YEAR TO DATE BUDGET	YEAR TO DATE ACTUAL	VARIANCE (\$) FAV(UNFAV)	
<u>REVENUES</u>					
Interest - Investments	\$ 30,000	\$ 12,500	\$ 7,390	\$ (5,110)	
Interest - Tax Collector	-	-	5,341	5,341	
Special Assmnts- Tax Collector	2,854,048	2,568,643	2,352,101	(216,542)	
Special Assmnts- Discounts	(114,162)	(102,746)	(92,412)	10,334	
Access Cards	1,200	500	570	70	
Insurance Reimbursements	-	-	14,419	14,419	
User Facility Revenue	600	250	-	(250)	
Garden Lot	1,200	500	1,033	533	
TOTAL REVENUES	2,772,886	2,479,647	2,288,442	(191,205)	
EXPENDITURES					
Administration					
P/R-Board of Supervisors	14,000	9,333	2,800	6,533	
FICA Taxes	1,071	714	251	463	
ProfServ-Arbitrage Rebate	1,200	-	-	-	
ProfServ-Dissemination Agent	1,500	1,500	2,000	(500)	
ProfServ-Engineering	70,000	29,167	31,442	(2,275)	
ProfServ-Legal Services	60,000	25,000	31,098	(6,098)	
ProfServ-Mgmt Consulting	73,468	30,612	29,720	892	
ProfServ-Property Appraiser	392	392	554	(162)	
ProfServ-Recording Secretary	4,456	1,857	-	1,857	
ProfServ-Special Assessment	9,360	9,360	9,360	-	
ProfServ-Trustee Fees	10,160	-	6,324	(6,324)	
Auditing Services	5,000	5,000	-	5,000	
Postage and Freight	1,000	415	67	348	
Rental - Meeting Room	7,500	3,125	1,500	1,625	
Insurance - General Liability	27,000	27,000	26,543	457	
Legal Advertising	1,200	500	225	275	
Misc-Assessment Collection Cost	57,080	51,372	45,268	6,104	
Annual District Filing Fee	 175	175	175		
Total Administration	 344,562	195,522	187,327	8,195	
<u>Field</u>					
ProfServ-Field Management	 387,084	161,285	156,588	4,697	
Total Field	 387,084	161,285	156,588	4,697	
Landscape Services					
Contracts-Mulch	77,347	32,230	-	32,230	
Contracts-Annuals	14,000	5,835	3,500	2,335	
Contracts - Landscape	746,392	310,997	295,656	15,341	
R&M-Irrigation	30,000	12,500	5,835	6,665	
R&M-Trees and Trimming	40,000	16,665	7,924	8,741	
Miscellaneous Services	 50,000	20,835	14,054	6,781	
Total Landscape Services	 957,739	399,062	326,969	72,093	



Community Development District

HARMONY

Statement of Revenues, Expenditures and Changes in Fund Balances

ACCOUNT DESCRIPTION	ANNUAL ADOPTED BUDGET	AR TO DATE BUDGET	YE	AR TO DATE ACTUAL	RIANCE (\$) V(UNFAV)
<u>Utilities</u>					
Electricity - General	43,000	17,917		15,258	2,659
Electricity - Streetlights	139,000	57,917		51,392	6,525
Utility - Water & Sewer	 220,000	 91,667		151,243	(59,576)
Total Utilities	 402,000	 167,501		217,893	(50,392)
Operation & Maintenance					
Utility - Refuse Removal	3,500	1,460		1,629	(169)
R&M-Ponds	100,000	41,667		3,088	38,579
R&M-Pools	60,000	25,000		23,604	1,396
R&M-Roads & Alleyways	2,000	835		-	835
R&M-Streetlights	10,000	4,167		-	4,167
R&M-Vehicles	15,000	6,250		-	6,250
R&M-Equipment Boats	10,000	4,167		-	4,167
R&M-Parks & Facilities	45,000	18,750		37,023	(18,273)
R&M-Garden Lot	2,000	833		287	546
Sidewalk Panel Replacements	20,000	8,333		-	8,333
R&M-Invasive Plant Maintenance	105,000	43,750		-	43,750
Security Enhancements	6,000	2,500		2,999	(499)
Op Supplies - Fuel, Oil	8,000	3,333		-	3,333
Cap Outlay - Vehicles	15,000	15,000		-	15,000
Reserve - Other	280,000	-		-	-
Total Operation & Maintenance	681,500	176,045		68,630	107,415
TOTAL EXPENDITURES	2,772,885	1,099,415		957,407	142,008
Excess (deficiency) of revenues					
Over (under) expenditures	1	1,380,232		1,331,035	(49,197)
	 				<u> </u>
OTHER FINANCING SOURCES (USES)					
Operating Transfers-Out	(280,000)	-		(352,199)	(352,199)
TOTAL FINANCING SOURCES (USES)	(280,000)	-		(352,199)	(352,199)
Net change in fund balance	\$ (279,999)	\$ 1,380,232	\$	978,836	\$ (401,396)
FUND BALANCE, BEGINNING (OCT 1, 2024)	1,245,872	1,245,872		1,245,872	
FUND BALANCE, ENDING	\$ 965,873	\$ 2,626,104	\$	2,224,708	

Statement of Revenues, Expenditures and Changes in Fund Balances

	Α	ANNUAL DOPTED	YEAR TO DATE	 AR TO DATE	VARIANCE (\$)		
ACCOUNT DESCRIPTION		BUDGET	BUDGET	 ACTUAL	FA	V(UNFAV)	
REVENUES							
Interest - Investments	\$	-	\$ -	\$ 5,531	\$	5,531	
TOTAL REVENUES		-	-	5,531		5,531	
EXPENDITURES							
TOTAL EXPENDITURES		-	-	-		-	
Excess (deficiency) of revenues							
Over (under) expenditures				 5,531		5,531	
OTHER FINANCING SOURCES (USES)							
Interfund Transfer - In		280,000	-	352,199		352,199	
TOTAL FINANCING SOURCES (USES)		280,000	-	352,199		352,199	
Net change in fund balance	\$	280,000	\$ -	\$ 357,730	\$	357,730	
FUND BALANCE, BEGINNING (OCT 1, 2024)		60,697	-	60,697			
FUND BALANCE, ENDING	\$	340,697	\$ -	\$ 418,427			

Statement of Revenues, Expenditures and Changes in Fund Balances

ACCOUNT DESCRIPTION	ANNUAL ADOPTED BUDGET	YE	AR TO DATE BUDGET	YEAR TO DATE ACTUAL		RIANCE (\$)
REVENUES						
Interest - Investments	\$ -	\$	-	\$	24,558	\$ 24,558
Special Assmnts- Tax Collector	1,202,792		1,082,513		983,124	(99,389)
Special Assmnts- Discounts	(48,112)		(43,301)		(38,626)	4,675
TOTAL REVENUES	1,154,680		1,039,212		969,056	(70,156)
<u>EXPENDITURES</u>						
Administration						
Misc-Assessment Collection Cost	24,056		21,650		18,921	2,729
Total Administration	24,056		21,650		18,921	2,729
Debt Service						
Principal Debt Retirement	760,000		-		-	-
Principal Prepayments	-		-		65,000	(65,000)
Interest Expense	 383,712		191,856		191,856	-
Total Debt Service	 1,143,712		191,856		256,856	 (65,000)
TOTAL EVENINITURE	4 407 700		040 500		075 777	(00.074)
TOTAL EXPENDITURES	1,167,768		213,506		275,777	(62,271)
Excess (deficiency) of revenues						
Over (under) expenditures	 (13,088)		825,706		693,279	 (132,427)
Net change in fund balance	\$ (13,088)	\$	825,706	\$	693,279	\$ (132,427)
FUND BALANCE, BEGINNING (OCT 1, 2024)	1,392,531		1,392,531		1,392,531	
FUND BALANCE, ENDING	\$ 1,379,443	\$	2,218,237	\$	2,085,810	

Statement of Revenues, Expenditures and Changes in Fund Balances

ACCOUNT DESCRIPTION		ANNUAL ADOPTED BUDGET		YEAR TO DATE BUDGET		YEAR TO DATE ACTUAL		VARIANCE (\$) FAV(UNFAV)		
REVENUES										
Interest - Investments	\$	-	\$	-	\$	12,744	\$	12,744		
Special Assmnts- Tax Collector		474,957		427,461		428,475		1,014		
Special Assmnts- Prepayment		-		-		109,997		109,997		
Special Assmnts- Discounts		(18,998)		(17,098)		(16,834)		264		
TOTAL REVENUES		455,959		410,363		534,382		124,019		
EXPENDITURES										
Administration										
Misc-Assessment Collection Cost		9,499		8,549		8,246		303		
Total Administration		9,499		8,549		8,246		303		
<u>Debt Service</u>										
Principal Debt Retirement		310,000		-		-		-		
Principal Prepayments		-		-		70,000		(70,000)		
Interest Expense		253,809		126,903		117,853		9,050		
Total Debt Service		563,809		126,903		187,853		(60,950)		
TOTAL EXPENDITURES		573,308		135,452		196,099		(60,647)		
Excess (deficiency) of revenues										
Over (under) expenditures		(117,349)		274,911		338,283		63,372		
Net change in fund balance	\$	(117,349)	\$	274,911	\$	338,283	\$	63,372		
FUND BALANCE, BEGINNING (OCT 1, 2024)		742,868		742,868		742,868				
FUND BALANCE, ENDING	\$	625,519	\$	1,017,779	\$	1,081,151				



Non-Ad Valorem Special Assessments Osceola County Tax Collector - Monthly Collection Report For the Fiscal Year Ending September 30, 2025

						Allo	catio	on by Fund		
			Discount/		Gross		5	Series 2014		Series 2015
Date	Ν	let Amount	(Penalties)	Collection	Amount	General	Е	ebt Service	[Debt Service
Received		Received	Amount	Cost	Received	Fund		Fund (1)		Fund (1)
ASSESSMENT	S LEV	IED FY 2025			\$ 4,563,219	\$ 2,851,755	\$	1,191,968	\$	519,49
Allocation %					100%	62%		26%		11
11/18/2024	\$	28,616	\$ 1,488	\$ 584	\$ 30,689	\$ 19,179	\$	8,016	\$	3,49
11/22/2024	\$	277,813	\$ 11,812	\$ 5,670	\$ 295,294	\$ 184,542	\$	77,134	\$	33,6
12/10/2024	\$	4,263	\$ 52	\$ 87	\$ 4,403	\$ 2,751	\$	1,150	\$	50
12/11/2024	\$	2,974,160	\$ 126,452	\$ 60,697	\$ 3,161,309	\$ 1,975,640	\$	825,772	\$	359,89
12/20/2024	\$	68,556	\$ 2,626	\$ 1,399	\$ 72,582	\$ 45,359	\$	18,959	\$	8,26
1/9/2025	\$	10,873	\$ 222	\$ 343	\$ 11,438	\$ 7,148	\$	2,988	\$	1,30
1/9/2025	\$	136,433	\$ 4,306	\$ 2,784	\$ 143,523	\$ 89,694	\$	37,490	\$	16,33
2/10/2025	\$	40,058	\$ 907	\$ 818	\$ 41,783	\$ 26,112	\$	10,914	\$	4,75
2/10/2025	\$	2,620	\$ 7	\$ 53	\$ 2,680	\$ 1,675	\$	700	\$	30
TOTAL	\$	3,543,393	\$ 147,873	\$ 72,435	\$ 3,763,701	\$ 2,352,101	\$	983,124	\$	428,47

Collected in % 82.48%

TOTAL OUTSTANDING	\$ 799,518 \$	499,653	\$ 208,84	4 \$	91,020

Note (1): Variance between budget and assessment levy is due to prepayments received during the budget process.

Cash and Investment Report February 28, 2025

	Account Name	Bank Name	Investment Type	<u>Maturity</u>	<u>Yield</u>	<u>Balance</u>
	Checking Account- Operating	Bank United	Checking Account	n/a	0.00%	\$858,407
	Money Market Account	Bank United	Money Market Account	n/a	3.99%	\$1,507,009
Reserve Fund						
	Money Market Account	Bank United	Money Market Account	n/a	3.99%	\$418,427
					Subtotal	\$2,783,844

Debt Service Funds

Account Name	Bank Name	Investment Type	<u>Maturity</u>	<u>Yield</u>	Balance
Series 2014 Prepayment Fund	US Bank	US Bank Gcts	n/a	5.25%	\$1,097
Series 2014 Reserve Fund	US Bank	US Bank Gcts	n/a	5.25%	\$607,313
Series 2014 Revenue Fund	US Bank	US Bank Gcts	n/a	5.25%	\$1,466,252
Series 2015 Prepayment Fund	US Bank	US Bank Gcts	n/a	5.25%	\$110,885
Series 2015 Reserve Fund	US Bank	US Bank Gcts	n/a	5.25%	\$340,000
Series 2015 Revenue Fund	US Bank	US Bank Gcts	n/a	5.25%	\$625,407
				Subtotal	\$3,150,954
				Total	\$5,934,797

CARBON

HARMONY COMMUNITY DEVELOPMENT DISTRICT Invoice Report

INVOICE APPROVAL # 298 Date: 3/16/2025

Payee	Invoice Number	A= Approval R= Ratification	Invoice Amount	Total
CHARTER COMMUNICATIONS - ACH	1997518022825 1997500020625	R R Vendor Total	120.00 123.98 _	\$243.98
ELAN FINANCIAL SERVICES	022425-01777	R Vendor Total	5,285.20	\$5,285.20
ELEMENT ENVIROMENTAL	1185	R Vendor Total	500.00	\$500.00
ECOLAB	6348525960 6349106971 6349647192 6350214668	R Vendor Total	3,866.00 3,866.00 3,866.00 3,866.00	\$15,464.00
FAR OUT SOLUTIONS LLC	115721 118588	R R Vendor Total	16.00 51.00_	\$67.00
FEDEX	8-780-55610	R Vendor Total	23.54 _ _	\$23.54
HARMONY C/O U.S. BANK	022025-203 022025-204	R R Vendor Total	38,478.35 16,770.09_	\$55,248.44
INFRAMARK	143792 144972	R R Vendor Total	372.32 37,261.50 _	\$37,633.82
KUTAK ROCK LLP	3525951	R Vendor Total	6,498.50_ _	\$6,498.50
ORLANDO UTILITIES COMMISSION	030325ACH	R Vendor Total	14,352.50_	\$14,352.50



HARMONY COMMUNITY DEVELOPMENT DISTRICT Invoice Report

INVOICE APPROVAL # 298 Date: 3/16/2025

Payee	Invoice Number	A= Approval R= Ratification	Invoice Amount	Total
OSCEOLA NEWS-GEZETTE	F7BA084D-0088	R	72.41	270.44
PEGASUS ENGINEERING SOLUTIONS	227804	Vendor Total R Vendor Total	2,491.90 _	\$72.41 \$2,491.90
PROPET DISTRIBUTORS INC	148135	R Vendor Total	968.20_	\$968.20
SYMBIONT SERVICES CORP	159795	R Vendor Total	160.00	\$160.00
TOHO WATER AUTHORITY - ACH	052024-8389 33058389	R R Vendor Total	33,651.60 27.57_	\$33,679.17
UNITED LAND SERVICES	134432 137110 137646 148135	R R R Vendor Total	1,200.00 5,645.00 60,782.67 2,525.00	\$70,152.67
WASTE CONNECTIONS OF FLORIDA	1537902W460	R Vendor Total	426.54 <u> </u>	\$426.54

Total Invoices

\$ 243,267.87