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**MINUTES OF MEETING**

*Each person who decides to appeal any decision made by the Board with respect to any matter considered at the meeting is advised that the person may need to ensure that a verbatim record of the proceedings is made, including the testimony and evidence upon which such appeal is to be based.*

**PASEO  
COMMUNITY DEVELOPMENT DISTRICT**

The regular meeting of the Board of Supervisors of the Paseo Community Development District was held on **Wednesday, November 23, 2016 at 11:00 a.m.** at the Paseo Village Center, located at 1611 Paseo Grande Boulevard, Fort Myers, Florida 33912.

Present and constituting a quorum:

Manny Samson	<b>Board Supervisor, Vice-Chairman</b>
Jim Heether	<b>Board Supervisor, Assistant Secretary</b>
Lyle Hicks	<b>Board Supervisor, Assistant Secretary</b>
Steven Brown	<b>Board Supervisor</b>
Jack Strohm	<b>Board Supervisor</b>

Also present were:

Belinda Blandon	<b>District Manager, Rizzetta &amp; Company, Inc.</b>
Andrew d'Adesky	<b>District Counsel, Latham, Shuker, Eden &amp; Beaudine, LLP</b>
Carl Barraco	<b>District Engineer, Barraco &amp; Associates, Inc.</b>
John Crawford	<b>Field Services Manager, Rizzetta &amp; Company, Inc.</b>
Anthony Hudson	<b>Branch Manager, Luke Brothers</b>
Audience	

**FIRST ORDER OF BUSINESS**

**Call to Order**

Ms. Blandon called the meeting to order and called the roll.

**SECOND ORDER OF BUSINESS**

**Public Comment**

Ms. Blandon opened the floor for public comment. Questions and comments from the public were entertained regarding agenda items.

**THIRD ORDER OF BUSINESS**

**Consideration of the Minutes of the Board  
of Supervisors' Meeting held on October  
26, 2016**

Ms. Blandon presented the Minutes of the Board of Supervisors' meeting held on October 26, 2016 and asked if there were any additions, deletions, or corrections to the minutes. There were none.

On a Motion by Mr. Hicks, seconded by Mr. Samson, with all in favor, the Board Approved the Minutes of the Board of Supervisors' Meeting held on October 26, 2016, for the Paseo Community Development District.

**FOURTH ORDER OF BUSINESS**

**Consideration of the Operations and Maintenance Expenditures for the Month of October 2016**

Ms. Blandon presented the Operations and Maintenance Expenditures for the period of October 1-31, 2016, totaling \$67,988.60. She asked if there were any questions. Questions were raised regarding Century Link and Cypress Access invoices. Ms. Blandon agreed to review and provide responses.

On a Motion by Mr. Samson, seconded by Mr. Heether, with all in favor, the Board Approved the Operations and Maintenance Expenditures for the period of October 1-31, 2016 which totaled \$67,988.60, subject to review of the Century Link and Cypress Access invoices, for the Paseo Community Development District.

**FIFTH ORDER OF BUSINESS**

**Consideration of Resolution 2017-01, Redesignating Officers of the District**

Ms. Blandon presented the resolution advising that after an election it is appropriate to redesignate officers of the District. Ms. Blandon informed the Supervisors that resolution 2016-08 was passed on July 27, 2016 wherein Seat #5 currently held by Lyle Hicks was declared vacant as of November 22, 2016. She informed the Supervisors that until such time the Board nominates a qualified elector of the District to fill the vacancy Lyle Hicks shall remain in office. Discussion ensued regarding the redesignation of the officers. The Board agreed to defer the appointment of Seat #5 for the next meeting.

On a Motion by Mr. Brown, seconded by Mr. Heether, with all in favor, the Board Adopted Resolution 2017-01, Redesignating Officers of the District as follows: Mr. Manny Samson to serve as Chairman, Mr. Steven Brown to serve as Vice Chairman, and Mr. Jim Heether, Mr. Lyle Hicks, Mr. Jack Strohm, Mr. Matthew Huber, and Ms. Belinda Blandon to serve as Assistant Secretaries, for the Paseo Community Development District.

**SIXTH ORDER OF BUSINESS**

**Consideration of Copeland Southern Enterprises Proposal for Demolition of Concrete Steps, Ramp, and Brick Pavers at Trash Compactor**

Ms. Blandon provided an overview of the proposal from Copeland Southern Enterprises, in the amount of \$6,975.00. She advised this issue is being brought up again because it is a pending issue and there are still instances of garbage being thrown over the wall and being left outside of the gates.

Mr. d'Adesky updated the Board on the trash compactor issue and the plat tract being conveyed to the CDD originally. He presented options to the Board for moving forward: Status

Quo, trying to directly allocate the costs to the Condo users, transfer the property to the Condo Association, a cost share agreement with the Condo Association, or change the Methodology to allocate the expense solely to the Condo users. He suggested the Board consider which direction to go with the facility prior to expending the money on this proposal. He suggested the Board discuss this with the Condo Association. He advised the dumping is a civil infraction, not criminal, and the Police Department advised they will enforce it if they see it but they will not review the video and enforce from that aspect. Mr. d'Adesky advised the CDD does not have fining powers whereas the HOA or Condo Association does. Mr. Hicks inquired regarding the difference in options 2 and 4. Mr. d'Adesky advised the difference is with option 2 the facility is completely transferred to the Condo Association and option 4 is a reallocation of the assessment for the facility but the CDD would still be responsible for the maintenance of the facility. Discussion ensued regarding each Board members point of view on the situation. The Board requested a cost analysis regarding the increase to the condo owners should the Condo Association take on the ownership and maintenance responsibilities.

On a Motion by Mr. Hicks, seconded by Mr. Brown, with all in favor, the Board Appointed Mr. Lyle Hicks as the Representative of the Board of Supervisors to discuss the transfer of the Compactor Facility with the Condo Association, for the Paseo Community Development District.

Mr. Hicks will report back to the Board at the next meeting.

The Copleand Southern Enterprises proposal was tabled.

Mr. Heether requested that should the walkways be demolished in the future, the pavers be kept as they match the other pavers in the community and could be used as replacements.

## **SEVENTH ORDER OF BUSINESS**

### **Discussion Regarding Transponders**

Mr. Samson advised he requested this item be placed on the agenda for review by the Board. He advised he would like to review and revise the policy related to transponder distribution as it is currently two pronged; one for owners and a separate policy for tenants. He advised he would like to amend the policy to allow for four transponders for both owners and renters. Mr. Samson also advised that he would like to ensure the Associations know that they cannot turn off transponders, only the District can. Discussion ensued.

Mr. d'Adesky advised a public hearing is required in order to make changes to the current transponder distribution policy, he advised there is a process to go through in order to make changes.

Mr. Brown advised the Board represents the qualified electors of the District, the qualified electors are those who live within the District and vote within the District. This policy penalizes people who are the constituents, who as Supervisors they represent, by saying "you rent but you get less services". He advised if the Board is representing the constituents properly, we are giving those qualified electors, those residents in Paseo, not necessarily the season renters, but the full time renters who are voters in Lee County, the same rights as we give other voters within the District. He advised that is one reason he supports Mr. Samson's proposal. Mr. Hicks advised the benefit is that the District is including the benefit to part time renters who don't vote

here. Mr. Brown advised that is not correct but the policy could be modified. Mr. d'Adesky advised that is a very difficult task, to determine who is a qualified elector. He advised the Board can decide what they would like to do. He advised he can argue either side. Mr. d'Adesky advised he would not opine either way but either way would work. Mr. Heether advised that by changing the policy, we are putting the responsibility on the owner to police, and he agrees with Mr. d'Adesky that it becomes difficult to monitor and control the issues. Mr. Brown advised the current policing policy actually resides with the Master HOA Member Services and he would like to have that taken from Member Services. As it was Member Services who sold the four transponders to the renters and then a year later two were taken away. It should not be up to the Master Association to do the policing, it should not be up to the homeowner to necessarily do the policing, but we should have a policy in place that treats all constituents equally. Mr. Hicks advised another way of looking at it is to put the policy in place and see what the problems are and then modify it in the future. Mr. d'Adesky advised the Board can change the policy at any time, but it takes a lot of time to complete the process, and therefore the Board would want to ensure they are making all changes at one time. Further discussion ensued. Mr. Strohm inquired as to the system being able to turn off a transponder at the end of a lease. Ms. Blandon confirmed that is the case. She further advised the issue at hand is the current policy allowing owners to obtain four transponders and renters being allowed two. Mr. d'Adesky stated for the record that the roads are public, they were funded by bond money, therefore the District cannot deny access and the transponders are a convenience. Mr. Heether advised these other two people who have cars are not forbidden from being in the community; they just have to go through the minor inconvenience of going through the visitor entrance. Mr. Brown stated that his concern is that we are discriminating against renters because they are qualified electors. Mr. d'Adesky said he can see that argument, and you can make the argument either way. Mr. Brown advised the Board represents the people who live and vote in Lee County. He advised that on his street, there are three families of renters, of which two have multiple cars and it's those people the Board represents and they have to be treated as equally as the Board treats themselves. Mr. Heether advised they are allowed in but not with the convenience of owners. Mr. Brown advised we treat everybody equally. Mr. Heether advised his stance is to not change the policy.

Mr. Brown made a motion, which was seconded by Mr. Samson, to amend the current policy to allow four transponders to each home or condominium irrespective of tenant status, with two in favor and three opposed, the motion failed.

Mr. Hicks inquired regarding the policy, item 3B, regarding the officer on duty affixing the transponder to the windshield. He questioned once the transponder is affixed to the windshield, can it be removed. Mr. Brown advised he has been able to move it from one vehicle to another. Ms. Blandon advised that once a transponder is removed, it should render the transponder useless. Mr. Hicks advised there are owners who visit for a couple of weeks at a time, renting a vehicle, and have to use the guest entry.

Mr. Brown advised he would like to discuss eliminating using Member Services for issuing transponders. The issues the Board faces are that Member Services doesn't know if they are issuing the proper number of transponders, if they are charging the correct fees, and cash being collected. Ms. Blandon advised a field manager will be coming on board in the coming months, and she recommends tabling this issue until such time as the field manager is hired so that the responsibility can be given to the field manager. Currently there is not a field manager on

site to do this task. She advised there is a lot to consider, such as office space, who will receive the vouchers, who receives the forms. Mr. Hicks inquired regarding deactivation of transponders; people who have a transponder right now, what happens to those? Mr. Samson advised nothing happens to them, unless you sell your home and move out.

**EIGHTH ORDER OF BUSINESS**

**Review of November Landscape  
Inspection Report**

Mr. Brown advised he visited the area just across the bridge on the right hand side, as well as Adelio and Dario, and the strip of grass between the road and sidewalk on both streets almost the entire length, are in terrible shape and are not noted in the report. He inquired as to whether Luke Brothers is rectifying the concern. Mr. Crawford advised he had not received the Luke Brothers response to the inspection report. He further advised that at the time of the inspection, this area was not in the condition it is now. Mr. Crawford advised that during the inspection, Mr. Miles, who is not with Luke Brothers any longer, took him to the clock controller for that irrigation system, the clock had gone bad, the new one was in, and was in the process of being wired up, so until he is hearing of these issues and seeing what he did this morning, he assumed it was up and operational. However, it is obvious it is not working properly. Ms. Blandon advised this has been an ongoing issue for the last three weeks. When Mr. Miles was still onboard, he reported that there was a problem with Clock H that needed to be replaced, it was replaced, then Luke Brothers went in and adjusted the zone and reset it for watering for three days per week. This has been an ongoing issue, and until yesterday she had not received an updated on a final outcome. She advised one issue is corrected while the other appears to be a wiring issue under the road. She stated for the record that Luke Brothers has been notified that they will be held responsible for damages to the landscaping because this has been an ongoing issue that they have failed to correct. Mr. d'Adesky advised that during the last meeting, Mr. Miles advised that there were certain construction damages that he would provide pictures and written reports. He advised it is an issue if there are construction damages to infrastructure that has already been turned over. Mr. d'Adesky advised those reports and pictures were not provided and it is important these items are documented to Stock. Mr. Hicks advised several residents made comments to landscape issues. He advised it is not only in Esperanza, there are many issues on the West side, up and down various streets, with regard to growth of weeds and lack of turf. He advised he spoke with Mr. Crawford to ensure those items are addressed, because months ago Mr. Miles was supposed to come forward with proposals and an action plan; that never took place and he has been adamant, along with others, regarding the condition of the turf and weed growth, not only in residential areas, but condo areas as well. This issue is going back to May, and one report after another identified the same areas with no action plan and Luke Brothers was placed on performance issues on various areas. A couple of the lakes have improved but in general, the landscaping issues have not improved. Mr. Hicks stated this needs to immediately be addressed. Mr. Strohm made a motion that we find a new landscaping company, and he would like to have the Board direct Staff to go find a new landscaping company. Mr. d'Adesky advised that to be clear, due to thresholds it would have to go out for competitive bid. Mr. Strohm expressed his frustration over how long this issue has been taking place and nothing has been done. Ms. Blandon stated for the record, this issue was brought up and Staff asked the Board if this was something they wanted to pursue and go out for bid. The decision was made to allow Luke Brothers to remedy the issues. Ms. Blandon notified Mr. Strohm he made a motion, and asked if he would like to modify the motion to direct District Management to proceed to prepare

an RFP, request for proposals, a bid package, for Landscaping for the CDD. Mr. Strohm confirmed.

On a Motion by Mr. Strohm, seconded by Mr. Samson, with all in favor, the Board directed Staff to begin the RFP Process for Landscape and Irrigation Maintenance Services, for the Paseo Community Development District.

Ms. Blandon advised Mr. Crawford will prepare the package and it will be circulated to the Board for review and it will be on the next agenda for consideration, and then it will be sent out for bid. Mr. Samson inquired regarding a bid list, Ms. Blandon advised she can provide that. Mr. Crawford advised of the RFP process; preparation of the RFP and review by the Board, a mandatory pre bid meeting will be held, then send the project out to bid, collect the bids and Staff will rank the bids. Mr. d'Adesky advised that the low bidder does not always win. Mr. Hicks inquired as to whether or not Luke Brothers will be allowed to bid. Mr. d'Adesky confirmed they can as it is a competitive bid.

Mr. Hudson of Luke Brothers addressed the Board. He advised of issues with the irrigation and Esperanza; he advised he is becoming aware of the issues that were not shared with them. He advised the controller that controls all irrigation just past the bridge on the right hand side from Esperanza I, is now operational. There was an issue underground with the connection. There is another one that goes under the road, there is no power going to those valves. So they installed two battery powered solenoids to remedy the situation and get the water on. He said all irrigation is currently set for five days per week to help the turf recover. He introduced James who is from the Tampa branch and Matt from the Arborcare department from the Tampa branch. Mr. Hudson advised they will continue to move forward and try to improve. He advised he is looking at this as an opportunity to show the District what they can do. Effective this week, All Florida Pest Control is on site to get the property in shape regarding fertilizing, chemical applications, and pest control. He advised All Florida will create an environmentally friendly program, an effective program, and will be on site frequently. Mr. Hudson stated he will not make empty promises, the only promise he will make is that Luke Brothers will make their best effort, they will improve. He advised he is the point of contact for Paseo, so that he can bring in resources from other areas in the State. Mr. Hicks thanked Mr. Hudson.

## **NINTH ORDER OF BUSINESS**

### **Staff Reports**

#### **A. District Counsel**

Mr. d'Adesky advised of questions raised regarding the mailbox clusters in the condo area. He advised those mailboxes are in the public right of way which is owned by the CDD, this is a public right of way and everyone has access to it. He explained the mailboxes were installed by Stock, there were no bond proceeds used in the purchase or installation of the mailboxes and the District is not obligated to maintain the mailboxes, he further advised this is the responsibility of the Associations. Mr. Heether advised he believes it is strictly a condo item and it may be on CDD property, but the Condo Association is to maintain it and provide the upkeep. Discussion ensued concerning access.

B. District Engineer

Mr. Barraco provided an update regarding the Water Management Permit issued for the project and the tolerances for various items contained in the water within the lakes. He advised the Conservancy has high thresholds because the lakes discharge to the Six Mile Cypress Slough Preserve. Mr. Barraco advised that at this point the District should proceed and provide the Corrective Action Plan to SFWMD. He further advised there will be additional testing until the exceedances are within the tolerances for a period of three years.

Mr. Barraco advised the work on the berm at the Goldstein residence has been completed; we did not inspect it as we believe the work was completed in a workman like manner and he believes that issued is behind the District. Ms. Blandon asked if Mr. Barraco is going to let SFWMD know the work was completed so that they can inspect the work. Mr. Barraco confirmed he will.

Mr. Barraco further advised of a concern with lake conditions at 11847 Nalda Street, he advised they reviewed this previously in July and there are some conditions that are approaching or exceeding the requirements, but this will be on the next inspection for that area. He advised the inspections are an ongoing thing. Mr. Barraco advised the State Standards for the water management system. Mr. Heether inquired as to how close to those standards the lakes were put in. Mr. Heether also asked if they were put in right to begin with. Mr. Barraco confirmed they were, in the areas that have been certified and accepted, when the water management systems are completed, they are inspected and certified by the design engineer, and the Water Management District does their own review. Mr. Heether advised he would like to make a point that when you come in to the main gate by where the sales office was, the lake there, a lot of money was spent there re-doing that lake, and the original grade on some of those slopes were steep and he doesn't know how it ever passed to begin with. Ms. Blandon inquired as to when 11847 Nalda Street will be inspected due to safety concerns from the residents. Mr. Barraco advised he can do the next inspection whenever the Board would like. Mr. Barraco advised there is a vertical face on that lake. He advised it is very difficult to inspect one lake at a time, he advised his recommendation is to review the slopes twice per year; once before and once after rainy season. He advised in this case it has been many years since maintenance has been done on these lakes. Mr. Barraco advised they did look at Esperanza and it has been a while since they have reviewed the South side lakes. Mr. d'Adesky asked when we could expect to receive recommendations for remediation on this lake, located at 11847 Nalda Street, based on the current schedule. Mr. Barraco advised after the review of the entire South side and the Board advises they are ready to do more maintenance. He advised we are in dry season, so if the Board desires, now would be a good time to do it. Ms. Blandon advised the inspections that were approved by the Board are supposed to happen in December per the request of the Board, so she believes that given the concerns raised with this lake, maybe it would be appropriate for Barraco & Associates to provide the Board with a proposal to inspect this particular lake. Mr. Barraco advised the Board has a proposal to do it all and that review is not that expensive it could be done once the base map is set

up, so we have a proposal for Esperanza and we have a proposal for the South. Mr. Heether inquired as to whether a new proposal is needed for this particular lake. Ms. Blandon advised we can or she can re-present the proposal that was provided previously at the next meeting for consideration. Mr. d'Adesky inquired as to whether the previous proposal is still good. Mr. Barraco advised it is. Mr. Barraco advised lake #13 would take about four hours and a proposal would not be necessary. Mr. Barraco advised he recommends inspection of all lakes in the South. Mr. Samson asked that Ms. Blandon bring the proposal back to the next meeting.

Mr. Barraco advised there was a blocked drainage pipe in the North and that has been cleaned out. Mr. Tarn has advised there is another plugged pipe and in a heavy rainfall it will allow the water to stack up. Mr. Barraco advised Copeland Southern Enterprises submitted a fixed fee proposal of \$2,775 for cleaning the pipe, he advised the proposal will be sent to Staff as this is not a pressing issue.

Mr. Hicks inquired as to cul-de-sac damage and curb damage, and why no action would be taken until construction is done. Mr. Barraco suggested that prior to the District accepting the areas, Stock needs to address those concerns. Mr. Hicks advised his question is regarding to the east and west of the condo areas and a couple months ago Barraco & Associates was provided pictures of the damage and at this point no action has been taken. Mr. Barraco advised action of his firm is to keep track of Stock. So they will not take any action with regard to repair. Mr. Barraco further advised there is a task list, and those are on the list. He advised he spoke with Stock regarding those items and Stock advised they will address it.

Mr. Heether inquired as to the wells and pumping stations in Esperanza; he noticed the wells are in automatic position and the pumps are in neutral position. He asked who takes care of looking into these items; it is the Landscapers that modify these to meet the pumping requirements or how is that regulated and with the change in ownership could that be one of the problems with getting water throughout the community. Mr. Barraco advised they are not involved with that. Ms. Blandon advised it is Stahlman.

Mr. Heether inquired as to the lake exhibit being incorrect. Mr. Barraco apologized and said he will provide an updated lake exhibit to the Board and Staff.

Mr. Heether advised that in Esperanza III, regarding the streetlights, Stock did not follow the drawings, and fixtures installed do not match what was specified. Mr. Heether advised he would like the existing poles to be removed and the originally specified poles installed. Mr. Barraco advised he will make Stock aware of the discrepancy, though he does not know how much control the District has. Mr. d'Adesky advised he will look into this issue, but due to the situation, he does not believe the District has much pull. Mr. Heether advised it is only in Esperanza III.

Mr. Brown inquired as to who is responsible for the road markings approaching and exiting from the gate/guardhouse area. Mr. Barraco advised the District is responsible for the pavement markings within in CDD right of ways. Mr. Brown advised there are no markings there. There are two lanes each direction when exiting the guard, whether entering or leaving Paseo and quite often cars turn from the wrong side. He advised he would like to have those area marked as well as crosswalk markings.

C. District Manager

Ms. Blandon advised the next meeting of the Board of Supervisors is scheduled for December 21, 2016 at 11:00 am.

Ms. Blandon advised she received a request from the Esperanza III Board President asking that the District provide the Association with authorization to post signs noticing their Association meetings for a period of no less than 48 hours. Mr. d'Adesky provided background to the signage rules. Discussion ensued. There was a full consensus of the Board to allow the Master Association and Sub Associations to post signs noticing their meetings.

**TENTH ORDER OF BUSINESS**

**Supervisor Requests and Audience Questions**

Ms. Blandon opened the floor to supervisor requests and comments.

Mr. Samson requested that Staff Reports be moved up in the agenda to the beginning of the meeting in order to allow for the District Engineer to leave the meeting after his report. There was a consensus of the Board to move Staff Reports to be before the Business Items on the Agenda.

Mr. Brown requested that beginning in January 2017, every other meeting be moved to commence at 5:30 p.m. to allow for more participation of the residents. Questions were raised regarding costs. Ms. Blandon advised there will be a charge for rental of the Theatre. Mr. d'Adesky advised there would not be a higher fee for his attendance. He further advised that Staff will have to re-notice the meetings.

Mr. Brown inquired regarding a dog park within the community. He asked that Staff provide a cost analysis and study the proper placement of a dog park, and if it is a feasible alternative the property due West of the trash facility. Mr. d'Adesky advised we would need to ensure it is in compliance with the permits in relation to encroachment on wetland buffer areas. He advised the District Engineer will need to work with us on it but we can look into it. Ms. Blandon asked if the Board would like to pursue this item. There was a consensus of the Board that Staff research the possibility of a dog park.

Mr. Brown inquired regarding advertising of the meetings. He asked that Staff look into the reasons behind the publication of choice. Mr. d'Adesky advised of the requirements of publication of the meeting notices. Discussion ensued concerning costs of alternative advertising.

Mr. Heether inquired as to where we stand with the tree that was run over. Ms. Blandon advised the stump was supposed to be removed. She was advised it has been ground. Ms. Blandon advised there is an insurance claim for the replacement and she is awaiting a price from Luke Brothers for replacement. The Board advised they would like to recoup the costs of removal, stump grinding, and sod replacement and not replace the tree.

Mr. Heether advised that regarding the dumpster area, right now the Master Association keeps a POD in that area for storage and UPS has also dropped a POD in that area. He inquired as to if this area is taken over by the Condo Association, what would happen to the ability for the Community PODs. Ms. Blandon advised that should the Condo Association be receptive to conveyance, only the compactor area would be conveyed.

Mr. Hicks inquired as to who is responsible for what areas in the community. What areas are the responsibility of the CDD, the Master Association, and the Sub Associations? In addition to the renumbering of the lakes, he would like to see a map that can be shared with the various Associations that delineates the areas of responsibility. Ms. Blandon advised they had been completed and she forwarded that on to Counsel to review due to conveyance concerns. She advised Counsel is reviewing conveyances to ensure the District is maintaining only property it is responsible for. Mr. d'Adesky advised he is looking into the plats, deeds, and conveyances. Ms. Blandon advised there are also plans to create a sheet that will provide specific guidelines for specific areas. She advised it is not always clear where the CDD responsibility begins and ends. Mr. Hicks advised this is an issue that needs to be addressed and he wanted to make sure it is on the list.

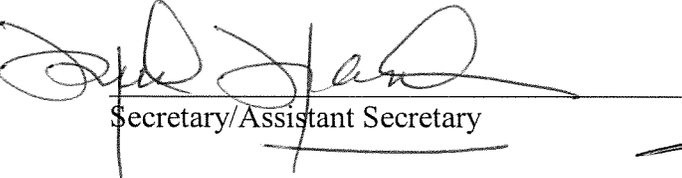
Mr. Heether asked if it would be possible to speak with the Condo Association regarding parking of their landscape vendors' vehicles. He advised he has received several complaints about the landscape company blocking roads and intersections. Ms. Blandon advised she will reach out to the Condo Association Manager.

Ms. Blandon opened the floor to audience questions and comments. Questions and comments from the audience were entertained.

**ELEVENTH ORDER OF BUSINESS**

**Adjournment**

On a Motion by Mr. Brown, seconded by Mr. Samson, with all in favor, the Board adjourned the meeting at 1:30 pm, for the Paseo Community Development District.

  
Secretary/Assistant Secretary

  
Chairman/Vice Chairman