P.F.C. - POINT FOR CORNER

I.P.F. - IRON PIN FOUND R.P.R.C.C.T. - REAL PUBLIC RECORDS, COLLIN COUNTY, TEXAS

O.P.R.C.C.T. - OFFICIAL PUBLIC RECORDS, COLLIN COUNTY, TEXAS Y.C.I.P.S. - 1/2" IRON PIN SET WITH YELLOW CAP STAMPED "CCG INC RPLS 5129"

ALL CORNERS TO BE 1/2" IRON PIN SET WITH YELLOW CAP STAMPED "CCG INC RPLS 5129" UNLESS OTHERWISE NOTED.

LEGEND

property lies within Zone "X" and is not shown to be within a special flood hazard area. This statement does not imply that the property and/or structures thereon will be free from flooding or flood damage. On rare occasions, greater floods can and will occur and flood heights may be increased by man-made or natural causes. This flood statement shall not create liability on the part of the surveyor.

According to my interpretations of Community Panel No. 48085C0435J, dated June 6, 2009, of the National Flood Insurance Rate Maps for Collin County, Texas, the subject

FLOOD NOTE:

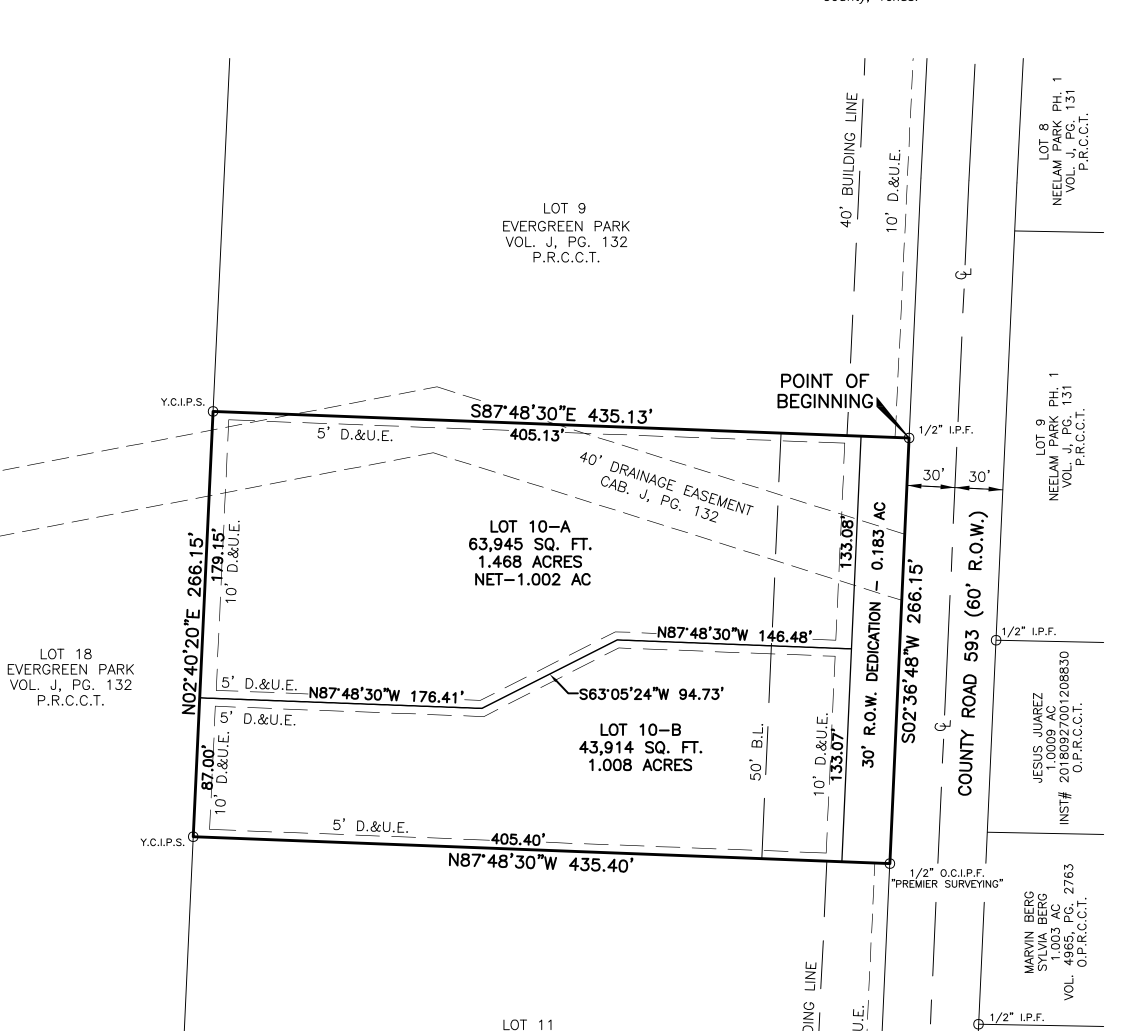
"Selling a portion of this addition by metes and bounds is a violation of City ordinance and state law and is subject to fines and withholding of utilities and building permits."

Bearings based on the plat recorded in Volume J, Page 132, Plat Records, Collin

CERTIFICATION OF COLLIN COUNTY COMMISSIONERS COURT

I hereby certify that the attached and foregoing Replat of EVERGREEN PARK LOT 10-A & LOT 10-B to Collin County, Texas was approved by the vote of the Collin County Commissioners Court on the ____ day of 20___ at a meeting held in accordance with the Texas Open Meetings Act. This approval does not create an obligation upon Collin County for the construction and/or maintenance of any roads or other improvements shown of the Final Plat.

COLLIN COUNTY JUDGE, CHRIS HILL



EVERGREEN PARK VOL. J, PG. 132 P.R.C.C.T.

LOT 12 EVERGREEN PARK VOL. J, PG. 132 P.R.C.C.T. > (Due to the site evaluator's determination that all lots are predominately class IV soils) All lots must utilize alternative type On-Site Sewage Facilities.

> Must maintain state—mandated setback of all On—Site Sewage Facility components from any/all easements and drainage areas, water distribution lines, sharp breaks and/or creeks/rivers/ponds, etc. (Per State regulations). No variances will be granted for setbacks or for OSSF reduction.

o There is a 5' drainage and utility easement along the northern and southern property line of each lot and a 10' drainage and utility easement along the eastern and western property line of each lot to which OSSF setbacks apply.

o There is a 40' bisecting drainage easement along the northern portion of lot 10A to which OSSF setbacks

> There are no easements other than those noted above.

> There were no permitted/approved existing structures with associated OSSF(s) on lot 10A at the time of approval. Any existing structures or OSSFs on lot 10A must be reviewed and permitted by Collin County Development Services prior to any use.

> There was an existing structure/dwelling and a single associated OSSF on lot 10B at the time of approval. o The existing OSSF on lot 10B is a Conventional OSSF — if the existing system ever fails or if changes are ever made to the existing structure(s), repairs and/or upgrades to the existing system will NOT be allowed. The entire system must be replaced with an approved alternative system.

o The RS As-Builts submitted with the plat shows all OSSF components for lot 10B to be completely within the boundaries of lot 10B and meeting all required setbacks. If any of the OSSF components are actually over the any of the lot lines and continue onto another parcel or if required setbacks are not met, the entire system must be replaced with an approved alternative system (after review and permitting through

> Tree removal and/or grading for OSSF may be required on individual lots.

> There are no water wells noted in this subdivision and no water wells are allowed without prior approval from Collin County Development Services.

> Individual site evaluations and OSSF design plans (meeting all State and County requirements) must be

submitted to and approved by Collin County for each lot prior to construction of any OSSF system.

> Each lot is limited to a maximum of 5,000 gallons of treated/disposed sewage each day.

Health Department Certificate:

I, as a representative of Collin County Development Services, do hereby certify that the on-site sewage facilities described on this plat conform to the applicable OSSF laws of the State of Texas, that site evaluations have been submitted representing the site conditions in the area in which on—site sewage facilities are planned to be used.

Designated Representative for Collin County Development Services

KNOW ALL MEN BY THESE PRESENTS:

I, James Bart Carroll, do hereby certify that I have prepared this plat from an actual on—the—ground survey of the land and that the corner monuments shown thereon were properly placed under my personal supervision.

SURVEYOR CERTIFICATE

5/8" I.P.F.

Preliminary, this document shall not be recorded for any purpose and shall not be used or viewed or relied upon as a final survey document.

James Bart Carroll

Texas Registered Professional Land Surveyor No. 5129

NOTARY CERTIFICATE

STATE OF TEXAS

COUNTY OF COLLIN

Before me, the undersigned authority, a Notary Public in and for the State of Texas, on this day personally appeared James Bart Carroll, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he/she executed the same in the capacity therein stated.

Given under my hand and seal of office, this ___ day of ____, 2023.

Notary Public in and for the State of Texas

My commission expires: ______

NOTES:

Mail boxes shall meet USPS specifications.

60D NAIL FOUND

Driveway connections must meet Collin County specifications.

All roadway signs shall meet Collin County specifications. Collin County will only maintain street signs and poles with materials currently approved and in use by Collin County Public Works.

Collin County does not, and will not accept street lights for maintenance or operation. A road dedicated to the public may not be obstructed, including by means of a gate.

Blocking the flow of water, constructing improvements in drainage easements, and filling or obstruction of the floodway is prohibited.

The existing creeks or drainage channels traversing along or across the subdivision will remain as open channels and will be maintained by individual owners of the lot or lots that are traversed by or adjacent to the drainage course along or across said lots.

Collin County will not be responsible for the maintenance and operation of said drainage ways or for the control of erosion in said drainage ways.

10. Collin County will not be responsible for any damage, personal injury or loss of life or property occasioned by flooding or flooding conditions. 11. All surface drainage easements shall be kept clear of buildings, foundations, structures, plantings, and other obstructions to the operation, access

and maintenance of the drainage facility.

12. Fences and utility appurtenances may be placed within the 100-yr drainage easement provided they are placed outside the design-yr floodplains, as shown on the plat.

13. All necessary Collin County authorizations (i.e. OSSF, flood plain permits, etc.) are required for building construction, on—site sewage facilities, and

14. All private driveway tie—ins to a County maintained roadway, or roadway with expectations of being accepted into the County roadway network, must be even with the existing driving surface. 15. The finish floor elevations of all house pads shall be at least 18" above the highest elevation of the surrounding ground around the house after

final grading and two feet (2') above the 100-yr base flood elevation. 16. Except for ditches that are adjacent to Roadways and/or culverts and other improvements that are a part of a Roadway, the County generally will

not accept drainage improvements for maintenance, including retention and detention ponds. Therefore, the Applicant must provide for this work to be done either by way of an HOA; by providing in the Deed Restrictions that each lot owner is responsible for maintaining the portions of the drainage improvements on or adjacent to their lot; or other method. 17. Individual lots in a Subdivision are considered part of a larger common plan of development, regardless of when construction activity takes place on

that lot in relation to the other lots, and are required to have BMP's and comply with the Construction General Permit. 18. The Developer, Contractor, or Builder of any structure on a single lot in a developing subdivision shall prepare an SW3P and submit to the Director

of Engineering prior to receiving any permits. 19. All utility easements shall be kept clear of buildings, foundations, structures, plantings (trees/shrubs), and other obstructions to the operation,

access and maintenance of the utility easement.

STATE OF TEXAS COUNTY OF COLLIN

Whereas, Arturo Lequizamo and Marilu Melgar are the owners of Lot 10, of Evergreen Park, an addition to Collin County, Texas according to the plat thereof recorded in Volume J. Page 132, Plat Records, Collin County, Texas and being more particularly described as follows:

Beginning at a 1/2" iron pin found on the west right—of—way line of County Road 593 (60' R.O.W.), being the northeast corner of said Lot 10 and the southeast corner of Lot 9 of said Everareen Park:

OWNERS DEDICATION

Thence South 02.36,48" West along the west right-of-way line of County Road 593 (60, R.O.W.) and the east line of said Lot 10, a distance of 266.15 feet to a 1/2" iron pin found with orange cap stamped "Premier Surveying" being the southeast corner of said Lot 10 and the northeast corner of Lot 11 of said Evergreen Park:

Thence North 87.48.30" West along the south line of Lot 10 and the north line of said Lot 11, a distance of 435.40 feet to a 1/2" iron pin set with yellow cap stamped "CCG INC RPLS 5129" being the southwest corner of said Lot 10, the northwest corner of said Lot 11 and on the east line of Lot 18 of said Evergreen Park;

Thence North 02.40.20" East along the west line of said Lot 10 and the east line of said Lot 18, a distance of 266.15 feet to a 1/2" iron pin set with yellow cap stamped "CCG INC RPLS 5129" being the northwest corner of said Lot 10 and the southwest corner of said Lot 9;

Thence South 87.48.30" East along the north line of said Lot 10 and the south line of said Lot 9, a distance of 435.13 to the Point of Beginning and containing 115,843 square feet or 2.659 acres of land.

NOW, THEREFOR KNOW ALL MEN BY THESE PRESENTS:

That Arturo Lequizamo and Marilu Melgar, do hereby certify and adopt this plat designating the herein above described property as EVERGREEN PARK LOT 10-A & LOT 10-B, an addition to Collin County, Texas and does hereby dedicate to the public use forever, the streets, rights-of-way, and other public improvements shown thereon. The Arturo Lequizamo and Marilu Melgar does herein certify the following:

The streets and alleys, if any, are dedicated in fee simple for street and alley purposes.

All public improvements and dedications are free and clear of all debt. liens, and/or encumbrances. The easements and public use areas, as shown, and created by this plat, are dedicated, for the public use forever, for the purposes

4. No buildings, fences, trees, shrubs or other improvements or growths shall be constructed or placed upon, over or across the easements as shown, except that landscape improvements may be placed in landscape easements.

5. Utility easements may be used for the mutual use and accommodation of the all public utilities desiring to use or using the same

unless the easement limits the use to particular utilities, said use by public utilities being subordinate to the public's use thereof. The public utilities shall have the right to remove and keep removed all or parts of any buildings, fences, trees, shrubs or other improvements or growths which may in any way endanger or interfere with the construction, maintenance, or efficiency of their

respective systems in said easements. 7. The Public Útilities shall at all times have the full right of ingress and egress to or from their respective easement for the purpose of construction, reconstructing, inspecting, patrolling, maintaining, reading meters, and adding to or removing all or parts of their respective systems

without the necessity at any time of procuring permission from anyone. The owners of the lots adjacent to or upon which drainage easements are created by this plat or the homeowner's association will be responsible for the maintenance and or the reconstruction of the drainage improvements constructed in said easements for the

purpose of assuring the flow of storm water to the degree required by the design and original construction. Collin County will not be responsible for maintenance or repair of drainage improvements on private lots or adjacent thereto.

10. Collin County shall have the full right of ingress and egress to or from a drainage easement if necessary to maintain or repair the effect the drainage system in that easement is having on the use and maintenance of a roadway and the drainage systems of the roadway.

Marilu Melaar, Owner

11. Roadways of the Subdivision are public roads and neither applicant or any future owner has the right to obstruct the Roadways by a

12. All modifications to this document shall be by means of plat and approved by Collin County. 13. This plat is subject to the Subdivision Regulations of Collin County, Texas.

WITNESS my hand this the ____ day of _____, 2023.

Arturo Leguizamo, Owner

NOTARY CERTIFICATE

STATE OF TEXAS COUNTY OF COLLIN

> Before me, the undersigned authority, a Notary Public in and for the State of Texas, on this day personally appeared Arturo Lequizamo, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he/she executed the same in the capacity therein stated.

Given under my hand and seal of office, this ___ day of _____, 2023.

Notary Public in and for the State of Texas

My commission expires: _____

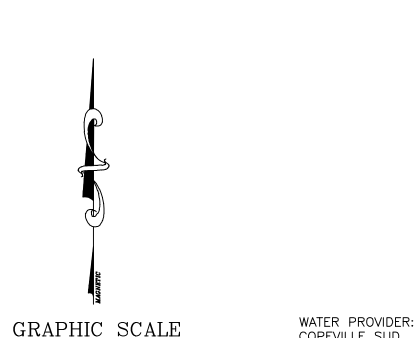
NOTARY CERTIFICATE

STATE OF TEXAS COUNTY OF COLLIN

Before me, the undersigned authority, a Notary Public in and for the State of Texas, on this day personally appeared Marilu Melgar, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he/she executed the same in the capacity therein stated

Given under my hand and seal of office, this ___ day of _____, 2023.

Notary Public in and for the State of Texas My commission expires: _____



(IN FEET)

1 inch = 60 ft.

REPLAT

EVERGREEN PARK LOT 10-A & LOT 10-B

Being a replat of Lot 10 of Evergreen Park

J. McMinn Survey, Abstract No. 554 Collin County, Texas

UPDATED: JUNE 6, 2023 (OSSF NOTES)

3143-22

P.O. BOX 11 LAVON, TEXAS 75166 TBPELS REGISTRATION NO.: F-21608 Phone (972) 742-4411

MARCH 13, 2023

SC

TEXAS FIRM REGISTRATION NO.: 10007200 COPYRIGHT © CARROLL CONSULTING GROUP JOB No. SCALE: DATE PREPARED: DRAWN BY:

1"=60'

MARILU MELGAR 6206 CR 593 NEVADA, TX 75173

ELECTRIC PROVIDER: ONCOR ELECTRIC 888-313-6862

NEVADA, TX 75173 OWNERS LOT 10: 972-853-4630 AURTURO LEQUIZAMO

COPEVILLE SUD

16120 FM 1778