RESOLUTION 2021-05

RESOLUTION REGARDING THE DESIGNATION OF CERTAIN "DISTRICT" LANDS AS SURPLUS

WHEREAS, the Spring Lake Improvement District (hereinafter "District") was created by the Florida Legislature and codified in Chapter 1971-669, Laws of Florida, as amended by Chapter 2005-342, Laws of Florida, as amended by Chapter 2012-264, Laws of Florida, pursuant to the authority granted therein and;

Whereas, the District established a policy regarding the designation of district owned lands as surplus with Resolution 2007-04 and,

Whereas, the District adhered to the policy and processes set forth in the District's policy regarding District owned lands,

NOW, THEREFORE BE IT RESOLVED THAT THE FOLLOWING DESCRIBED PROPERTY IS CONSIDERED SURPLUS

A portion yet to be surveyed of 11 +/- acres of Spring Lake Village II, PB 9, PG 43, Parcel 1 of the Highlands County Florida plat, listed as Strap Number C-15-35-30-020-P010-0000. The land is owned by the Spring Lake Improvement District, 115 Spring Lake Blvd., Sebring, Florida 33876

Spring Lake Improvement District

Tim McKenna, Chairman

Attest:

Kay Gorham, Secretary