EXHIBIT 2

HOLD HARMLESS COVENANT

This Hold Harmless Covenant is hereby gra Special Education, Inc., whose address is 2 CITY OF JACKSONVILLE, a consolidate the State of Florida, whose mailing address is	223 Mill Creek Rd, Jacksonville, Floed political subdivision and municipal	orida 32211 ("Grantor") in favor of the al corporation existing under the laws of
IN CONSIDERATION for the closure and ORDINANCE 2025, a copy of which near RE# 120885-0035 in Council District Plat Book 8 Page 25, Oakwood Villas Estat	is attached hereto and incorporated 1 and established in the Official Pub	by reference (the "Ordinance"), located
Grantor, its successors and assigns, holds members, officials, officers, employees, and expense of whatever kind or nature (includir injury (whether mental or corporeal) to persouse of the abandoned right-of-way or easem incorporated herein by reference (the "Proper flooding or erosion. This Hold Harmless Corporerty owner(s) who acquire the Property as	If agents against any claim, action, ag, but not by way of limitation, attoons, including death, or damage to present areas, more particularly describerty"); including, but not limited to evenant shall run with the real property	loss, damage, injury, liability, cost and orney fees and court costs) arising out of operty, arising out of or incidental to the ed in Exhibit "A" , attached hereto and such injuries or damages resulting from y described in Exhibit "A" . The adjacent
Furthermore, the Property shall remain totall the City or JEA of their reserved easement right. In the event that such easement rights are resefences, hedges, and landscaping is permissible. Grantor, its successors and assigns, for any reand assigns, shall indemnify, defend, and holyudgment, cost, or expense for injury to perdestruction), in any manner resulting from or a or removal of any improvements placed with JEA's exercise of their rights in the reserved of	hts, if any, under the provisions of the erved by City or JEA: (a) the construct le but subject to removal or damage epairs to or replacement of the improd City and JEA harmless from, any sons (including death) or damage to arising out of the installation, replacement the easement area by Grantor, its	reserved easement and/or the Ordinance. ction of driveways and the installation of by the City or JEA at the expense of the evements; and (b) Grantor, its successors and all loss, damage, action, claim, suit, o property and improvements (including ment, maintenance or failure to maintain,
Signed and Sealed in Our Presence:	GRANTOR:	
(Sign)	Ву:	
	Name:	
(Print)	Title:	
(Sign)		
(Print)		
STATE OF FLORIDA COUNTY OF DUVAL The foregoing instrument was acknowledged before		or □ online notarization, this day of
2025, by		-
(NOTARY SEAL)	[Signature of Notary Public [Name of Notary Typed, Pr	<u>-</u>
Personally Known OR Produced Identific Type of Identification Produced		_

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