EXHIBIT 27

From:	McGowan, John M.[John.M.McGowan@disney.com]
Sent:	Tue 2/7/2023 5:01:42 PM (UTC-05:00)
То:	edwardmilgrim@milgrimlaw.com[edwardmilgrim@milgrimlaw.com]; Classe, John[jclasse@rcid.org];
Cc:	Ilana Perras[ilanaperras@milgrimlaw.com]; Luetzow, @rcid.org]
Subject:	RE: New Charter

The Osceola County stipulation is not in the old charter. So we did not think it was necessary to add it into the new charter. The Orange County stipulation was in the old charter so we thought it was important to keep it in the new charter.

John McGowan
Chief Counsel
Walt Disney World Resort
Team Disney
Legal Department
1375 Buena Vista Drive
Lake Buena Vista, Florida 32830
Telephone: 407-828-1558 (tie-line 8-222)
John.M.McGowan@Disney.com

Notice: This Walt Disney World Legal Department communication may be confidential or privileged. Unauthorized copying, distribution, disclosure or use is prohibited. If sent to you in error, please advise me and delete. Not intended to be an electronic signature for any purpose under applicable law.

From: Edward Milgrim <edwardmilgrim@milgrimlaw.com> Sent: Tuesday, February 7, 2023 3:57 PM To: McGowan, John M. <John.M.McGowan@disney.com>; Classe, John <jclasse@rcid.org>; @rcid.org> Cc: Ilana Perras <ilanaperras@milgrimlaw.com>; Subject: RE: New Charter

This Message is From an External Sender

Caution: Do not click links or open attachments unless you recognize the sender and know the content is safe.

Team:

Wondering about the Osceola County Stipulation re: Drainage (see attached).

noticed that the new Charter (see below):

- 1. repeals the decree in chancery No. 66-1061 entered by the Circuit Court
- 2. Says that, notwithstanding the repeal, the Stipulation with Orange County continues to be

binding3. No reference is made to the Stipulation with Osceola County

Oversight?

Section 5. Chapter 67-764, Laws of Florida, and the decree in chancery No. 66-1061 entered by the Circuit Court in and for the Ninth Judicial Circuit of the State of Florida on May 13, 1966, creating and incorporating the Reedy Creek Drainage District as a public corporation of the State of Florida, are repealed.

Section 6. Notwithstanding the repeal of the decree and chancery No. 66-1061, the stipulation dated September 29, 1966, by and between the Reedy Creek Drainage District and Orange County, filed and entered in the proceeding then pending in the Circuit Court of the Ninth Judicial Circuit in and for Orange County, Florida, being Case No. Chancery 66-1061, shall continue to be effective and binding on the Reedy Creek Improvement District, now known as the Central Florida Tourism Oversight District, and Orange County and applicable to any plan of reclamation now or hereafter adopted by the Central Florida Tourism Oversight District unless and until revised or terminated by agreement of the parties thereto.

Ed

MILGRIM LAW GROUP

LIVING THE DREAM

Edward G. Milgrim, Esq. Admitted in Florida 3216 Corrine Drive Orlando, FL 32803 Tel: (407) 790-4966 Fax: (888) 802-1885 edwardmilgrim@milgrimlaw.com www.milgrimlaw.com

CONFIDENTIALITY NOTICE: This e-mail (including any attachments) is intended only for the person to whom it is addressed and may contain information that is privileged, confidential or otherwise protected from disclosure. Review, dissemination, use, distribution or copying of this e-mail (including any attachments), or the information herein, by other than the intended recipient, is strictly prohibited. If you received this e-mail in error, please notify me by replying by e-mail, delete this e-mail (including any attachments) and destroy the e-mail (including any attachments) you printed. **PLEASE NOTE**: A portion of our practice is representing local government. Florida has a very broad

public records law (F. S. 119). All e-mails to and from Milgrim Law Group involving government matters are kept as a public record. Those e-mail communications, including your e-mail address may be disclosed to the public and media at any time.

IRS CIRCULAR 230 NOTICE: To ensure compliance with requirements imposed by the IRS, we inform you that any U.S. federal tax advice contained in this e-mail (including any attachments) is not intended or written to be used, and cannot be used, for the purpose of (i) avoiding penalties under the Internal Revenue Code, or (ii) promoting, marketing or recommending to another party any transaction or tax-related matter addressed in this e-mail (including any attachments). This legend has been affixed to comply with U.S. Treasury Regulations governing tax practice.

CAN-SPAM ACT NOTICE: Pursuant to the CAN-SPAM Act this communication may be considered an advertisement or solicitation. If you do not want to receive future correspondence, please submit your request by e-mail to <u>edwardmilgrim@milgrimlaw.com</u> or by mail to Edward Milgrim, Milgrim Law Group, 3216 Corrine Drive, Orlando, Florida 32803. Please include your e-mail address if submitting your request by mail.

 From: Edward Milgrim

 Sent: Tuesday, February 7, 2023 3:49 PM

 To: McGowan, John M. <john.m.mcgowan@disney.com>;
 @rcid.org>;

 @rcid.org>

 Cc: Ilana Perras <ilanaperras@milgrimlaw.com>

 Subject: New Charter

Johns:

Wondering about the Osceola County Stip attached

The Charter

Ed

MILGRIM LAW GROUP

LIVING THE DREAM

Edward G. Milgrim, Esq. Admitted in Florida 3216 Corrine Drive Orlando, FL 32803 Tel: (407) 790-4966 Fax: (888) 802-1885 edwardmilgrim@milgrimlaw.com www.milgrimlaw.com

CONFIDENTIALITY NOTICE: This e-mail (including any attachments) is intended only for the person to whom it is addressed and may contain information that is privileged, confidential or otherwise protected from disclosure. Review, dissemination, use, distribution or copying of this e-mail (including any attachments), or the information herein, by other than the intended recipient, is strictly

prohibited. If you received this e-mail in error, please notify me by replying by e-mail, delete this email (including any attachments) and destroy the e-mail (including any attachments) you printed.

PLEASE NOTE: A portion of our practice is representing local government. Florida has a very broad public records law (F. S. 119). All e-mails to and from Milgrim Law Group involving government matters are kept as a public record. Those e-mail communications, including your e-mail address may be disclosed to the public and media at any time.

IRS CIRCULAR 230 NOTICE: To ensure compliance with requirements imposed by the IRS, we inform you that any U.S. federal tax advice contained in this e-mail (including any attachments) is not intended or written to be used, and cannot be used, for the purpose of (i) avoiding penalties under the Internal Revenue Code, or (ii) promoting, marketing or recommending to another party any transaction or tax-related matter addressed in this e-mail (including any attachments). This legend has been affixed to comply with U.S. Treasury Regulations governing tax practice.

CAN-SPAM ACT NOTICE: Pursuant to the CAN-SPAM Act this communication may be considered an advertisement or solicitation. If you do not want to receive future correspondence, please submit your request by e-mail to <u>edwardmilgrim@milgrimlaw.com</u> or by mail to Edward Milgrim, Milgrim Law Group, 3216 Corrine Drive, Orlando, Florida 32803. Please include your e-mail address if submitting your request by mail.