EXHIBIT 3 to BCC Resolution

This Instrument Prepared by: George L. Varnadoe, Esq. Cheffy Passidomo, P.A. 821 Fifth Avenue South, Suite 201 Naples, Florida 34102

STEWARDSHIP EASEMENT AGREEMENT (BCI/BCP/SI SSA 13)

THIS STEWARDSHIP EASEMENT is granted this 15th day of 1200, by Barron Collier Investments, Ltd., a Florida Limited Partnership, Barron Collier Partnership, a Florida Limited Liability Limited Partnership, formerly known as Barron Collier Partnership, a Florida General Partnership, and Serenoa Investments, Inc., a Florida Corporation, formerly known as ECST East Corporation, whose respective addresses are 2600 Golden Gate Parkway, Naples, Florida 34105, hereinafter collectively called "Grantor", to Collier County, a political subdivision of the State of Florida, and Florida Department of Agriculture and Consumer Services, hereinafter collectively called the "Grantees".

RECITALS

- A. Grantor is the owner of approximately seven thousand four hundred fourteen and zero tenths (7,414.0) acres of land situated in Collier County, Florida, and more specifically described in Exhibit "A" attached hereto and incorporated herein by reference (hereinafter "Property" or "BCI/BCP/SI SSA 13").
- B. Grantor and Collier County entered into a Stewardship Sending Area Credit Agreement ("SSA Agreement") of even date herewith, which designated the Property "BCI/BCP/SI Stewardship Sending Area 13" ("BCI/BCP/SI SSA 13"). This seven thousand four hundred fourteen and zero tenths (7,414.0) acre parcel, as legally described in Exhibit "A", has been designated as a "Stewardship Sending Area" ("SSA") in accordance with Section 4.08.06 of the Collier County Land Development Code ("LDC"). The Property is depicted on Exhibit "B".
- C. The SSA Agreement and Section 4.08.06 C.8. of the LDC require Grantor to provide a perpetual Stewardship Easement identifying the specific land management measures for BCI/BCP/SI SSA 13 and the party responsible for such measures.
- D. In exchange for the designation of the Property as SSA, the County has granted and assigned to Grantor twenty seven thousand five hundred fifteen and three tenths (27,515.3) Stewardship Credits, of which six thousand five hundred ninety nine and two tenths (6,599.2) Stewardship Credits are authorized as Restoration Stewardship Credits and are not

available for transfer until success criteria are met as set forth in the SSA Agreement. When available for transfer, the total twenty seven thousand five hundred fifteen and three tenths (27,515.3) Stewardship Credits will allow Grantor to entitle three thousand four hundred thirty nine and four tenths (3,439.4) acres for development within the Rural Lands Stewardship Area District.

E. The purposes of this Stewardship Easement are (1) to designate the allowed uses of the Property consistent with the terms of the SSA Agreement, (2) to identify specific land management measures and the party responsible, (3) to provide for the enforcement of the Stewardship Easement; and (4) in the areas to be restored by Grantor, to provide the restoration improvements and success criteria.

NOW THEREFORE, in consideration of the designation of the Property as Stewardship Sending Area, together with other good and valuable consideration, the adequacy and receipt of which are hereby acknowledged, Grantor hereby grants, creates, conveys and establishes a perpetual nonexclusive Stewardship Easement for and in favor of the Grantees upon the property described in Exhibit "A", which shall run with the land and be binding upon the Grantor, its successors and assigns and shall remain in full force and effect forever. It is agreed as follows:

- 1. The recitals and exhibits are incorporated by reference as if repeated verbatim herein.
- 2. Exhibit "C" depicts and Exhibit "D" describes the seven thousand four hundred fourteen and zero tenths (7,414.0) acres within BCI/BCP/SI SSA 13 where the following six (6) Land Use Layers are eliminated and the Property is henceforth prohibited from being utilized for the following land uses, as defined in Section 4.08.06 B.4. of the LDC:
 - Residential Land Uses, also described as Land Use Layer 1.
 - b. General Conditional Uses, also described as Land Use Layer 2.
 - c. Earth Mining and Processing Uses, also described as Land Use Layer 3.
 - d. Recreational Uses, also described as Land Use layer 4.
 - e. Agriculture Group 1, also described as Land Use Layer 5.
 - f. Agriculture Support Uses, also described as Land Use layer 6.

- 3. Grantor reserves all other rights as Owner of the Property, including the right to engage in all other uses of the Property that are not inconsistent with the SSA Agreement or the intent and purposes of this Stewardship Easement. Grantor may use BCI/BCP/SI SSA 13 only for the land uses set forth in this paragraph:
 - a. Conservation, Restoration, and Natural Resources Uses are allowed on all of the Property, including the specifics thereof set forth in Section 4.08.06 B.4.b. of the LDC.
 - b. Those lands in BCI/BCP/SI SSA 13 land depicted on Exhibit "C" as having had the first six (6) Land Use Layers eliminated, may also be used for Agriculture Group 2 (Land Use Layer 7) as defined in Section 4.08.06 B.4 of the LDC. Agriculture Group 2 uses cannot be converted to Agriculture Group 1 from and after the designation of such lands as a SSA.
 - c. Grantor retains the right to construct and maintain farm and ranch roads to access its lands within the Property for the purposes retained herein.
 - d. Grantor retains the right to engage in traditional activities on the Property, such as, but not limited to hiking, hunting (including organized hunting activities), nature observatory and other eco-observation excursions, and other such occasional non-destructive activities.
 - e. Pursuant to Section 4.08.06 of the LDC, Grantor retains the right to amend this SSA in the future to remove one or more additional Land Use Layers and/or for restoration activities in return for additional Stewardship Credits. Nothing in this provision, Stewardship Easement or County LDC shall preclude Grantor's right to remove one or more additional Land Use Layers and/or restoration activities for use as compensation, mitigation or conservation measures under any program established by County, state or federal statute, regulation or ordinance.
- The Grantees shall have the right to enjoin any activity on or use of the Property that is inconsistent with this Stewardship Easement and to enforce the restoration of such areas or features of the Property that may be altered by any inconsistent activity or use. Notwithstanding the above, Grantor shall not be liable for or be obligated to restore alterations of the Property caused by third-parties or acts of God.

- 5. The following land management measures shall be undertaken as to BCI/BCP/SI SSA 13 and the Grantor, its successors and assigns, of the fee title to the Property shall be the party responsible for such measures:
 - a. On those lands within BCI/BCP/SI SSA 13 on which Agriculture Group 2 uses are the only remaining agricultural uses, land management measures will be those customarily utilized in ranching operations in Southwest Florida. These customary measures may include brush clearing, mechanical brush control ("chopping") prescribed burning, other exotic and nuisance species control, fence construction and maintenance, silvicultural management, and berm, ditch and ranch road maintenance.
 - b. For those areas to be designated for restoration and to be restored by Grantor, additional land management measures will be required. The areas designated for restoration which are to be restored by Grantor are referred to as Restoration Areas A, B, and C respectively and depicted on Exhibit "E" and described in Exhibit "F". The additional land management measures which are required after restoration improvements are set forth in the Restoration Program described in Exhibit "G" hereof.
- 6. The required restoration improvements, success criteria, land management measures and other commitments of Grantor in respect to Restoration Areas A, B, and C are contained in the Restoration Program.
- 7. Grantees shall not be responsible for any costs or liabilities related to the operation of or land management measures for the Property, except for damage or alteration of the Property caused in whole or in part by Grantee's acts or omissions.
- 8. Grantor shall pay any and all real property taxes and assessments levied by competent authority on the Property.
- 9. References to the LDC are to those provisions of Section 4.08.06 of the Collier County Land Development Code in existence as of the date of this Stewardship Easement Agreement and those LDC provisions shall control as to all rights, obligations, implementation, entitlements, land uses eliminated and permitted, and interpretations, requirements, or issues relating thereto, notwithstanding any future amendments thereto.
- 10. Enforcement of the terms and provisions of the Stewardship Easement shall be at the reasonable discretion of Grantees, and any forbearance on behalf of Grantees to exercise their rights hereunder in the event of any breach hereof by Grantors, shall not be deemed or construed to be a

waiver of Grantees' rights hereunder. All costs and reasonable attorneys' fees incurred in enforcing, judicially or otherwise, the terms and restrictions of this Stewardship Easement shall be borne by and recoverable against the non-prevailing party in such proceedings.

- 11. Grantees will hold this Stewardship Easement for the purposes set forth herein and to ensure compliance with the terms hereof. Grantees will not assign their rights and obligations under this Stewardship Easement except to another organization qualified to hold such interests under the applicable state laws.
- 12. If any provision of this Stewardship Easement or the application thereof to any person or circumstances is found to be invalid, the remainder of the provisions of this Stewardship Easement shall not be affected thereby, so long as the purpose of the Stewardship Easement is preserved.
- All notices, consents, approvals or other communications hereunder shall be in writing and shall be deemed properly given if sent by United States certified mail, return receipt requested, addressed to the appropriate party or successor-in-interest.
- 14. This Stewardship Easement may be amended, altered, released or revoked only by written agreement of both Grantor and Grantees, which shall be filed in the Public Records of Collier County, or as provided for in the Escrow Agreement between Grantor and the County dated December 15, 2009.
- 15. Grantee acknowledges that the removal of Land Use Layers to generate Stewardship Credits under the Stewardship Easement does not preclude the use of such removal as compensation, mitigation or conservation measures under any program established by County, state or federal statute, regulation or ordinance for activities conducted in a Stewardship Receiving Area utilizing the Stewardship Credits generated by the Stewardship Easement. Grantee also acknowledges that nothing in this Stewardship Easement or County LDC precludes Grantor's right to remove one or more additional Land Use Layers and/or restoration activities for use as compensation, mitigation or conservation measures under any program established by County, state or federal statute, regulation or ordinance either concurrent with or independent of the generation of additional Stewardship Credits.

TO HAVE AND TO HOLD unto Grantees, their successors and assigns forever. These covenants, terms, conditions, restrictions and purposes imposed with this Stewardship Easement shall not only be binding upon Grantor, but also its successors and assigns, and shall continue as a servitude running in perpetuity with the Property.

Grantor hereby covenants with Grantees that Grantor is lawfully seized of the Property in fee simple; that the Property is free and clear of all encumbrances that are contrary to this Stewardship Easement; that Grantor has good right and lawful authority to convey this Stewardship Easement; and that Grantor hereby fully warrants title to the Stewardship Easement hereby conveyed and will defend same against the lawful claims of all persons whomsoever.

IN WITNESS WHEREOF, the Grantor has hereunto set its hand and seal the 15th day of December, 2009.

GRANTEES' ACCEPTANCE OF STEWARDSHIP EASEMENT

WITNESS:	FLORIDA DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES
Christa A. Register Name Christa A. Register Signature Angelia B. Rains	Print Name Mike Gres HAZ Its: Dixe Zon of Administration
Mame B. Boins Signature	
STATE OF FLORIDA COUNTY OF COLLIER LECAL (AM	
The foregoing Stewardship East 30th day of November , 20	sement Agreement was executed before me this 109, of the Florida Department of Agriculture and Department, who is personally known to me or dentification: Western A. Mestern
ATTEST: DWIGHT E. BROCK, CLERK By: Level Company Actors as Deputy Slerk APPROVED AS TO FORM AND LEGAL SUFFICIENCY: By: Level Company By: Level	BOARD OF COUNTY COMMISSIONERS COLLIER COUNTY, FLORIDA By:
Heidi Ashton-Cicko, Assistant Cou Land Use Section, Chief	nty Attorney

WITNESS:	BARRON COLLIER INVESTMENTS, LTD., A Florida Limited Partnership
(Signature) CAROLYN A. SHAW (Print full name)	By: Bradley & Bosse Bradley Boaz Authorized Agent
(Signature) DIANE L. VIGNERI (Print full name)	
WITNESS: (Signature) CAROLYNA. SHAW (Print full name) (Signature) DIANE L. VIGNERI (Print full name)	BARRON COLLIER INVESTMENTS, LTD., A Florida Limited Partnership By: Katherine G. Sproul, Trustee Juliet C. Sproul Testamentary Trust a General Partner
WITNESS: Caralyn a Show (Signature) CAROLYNA. SHAW (Print full name) DIANE L. VIGNERI (Print full name)	BARRON COLLIER INVESTMENTS, LTD. A Florida Limited Partnership By: Lemman Jennifer S. Sullivan Trustee Juliet C. Sproul Testamentary Trust A General Partner

WITNESS:	BARRON COLLIER PARTNERSHIP, LLLP, A Florida Limited Liability Limited Partnership,
Carolyn a Shaw	formerly known as BARRON COLLIER PARTNERSHIP, A Florida General Partnership
(Signature)	h III librar
CAROLYN A. SHAW	By: Bradley Book
(Print full name)	Its Authorized Agent
(Signature)	
(Signature) DIANE L. VIGNERÍ (Print full name)	
WITNESS:	BARRON COLLIER PARTNERSHIP, LLLP, A Florida Limited Liability Limited Partnership,
(Signature)	formerly known as BARRON COLLIER PARTNERSHIP, A Florida General Partnership
(Signature)	By: Catherine I
CAROLYN A. SHAW	Katherine G. Sproul, Trustee
(Print full name)	Juliet C. Sproul Testamentary Trust a General Partner
(Signature)	
(Signature) DIANE L. VIGNERI (Print full name)	
WITNESS:	BARRON COLLIER PARTNERSHIP, LLLP, A Florida Limited Liability Limited Partnership,
Jarolyn a Shan	formerly known as BARRON COLLIER PARTNERSHIP, A Florida General Partnership
(Signature)	By: Jounda Sullacus
CAROLYN A. SHAW	Dennifer S. Sullivan, Trustee
(Print full name)	Yuliet C. Sproul Testamentary Trust a General Partner
(Signature) DIANE L. VIGNERI (Print full name)	
DURK / MANGEL	
(Print full name)	

WITNESS: Carolyn (Signature) CAROLYN (Print full name) Carolyn (Signature) DIANE L. (Print full name)	A. SHAW	SERENOA INVESTMENTS, INC., A Florida Corporation, formerly known as ECST East Corporation By: Katherine G. Sproul, President
STATE OF FLORID		
COLLIER INVEST	, 2009, by BF MENTS, LTD., a	Agreement was executed before me this 15 PC RADLEY BOAZ, as Authorized Agent of BARRON Florida Limited Partnership, on behalf of the note to me or produced as



STATE OF FLORIDA COUNTY OF COLLIER

The foregoing Stewardship Easement Agreeday of, 2009, by KATHER C. Sproul Testamentary Trust, a Ger INVESTMENTS, LTD., a Florida Limited Part is personally known to me or produced	RINE G. SPROUL, as Trustee for the Julie neral Partner of BARRON COLLIEP
	Susan L. Maturo
	Notary Public Name: SUSAN L. MATURO
	Name: SUSAN L. MATURO Certificate No.
	My Commission expires:
STATE OF FLORIDA COUNTY OF COLLIER The foregoing Stewardship Easement Agree day of	Notary Public State of Florida Susan L Maturo My Commission DD810666 Expires 10/15/2012 ER S. SULLIVAN, as Trustee for the Juliet neral Partner of BARRON COLLIER
	_ Lusant. Maturo
	Notary Public Name: SUSAN L. MATURO
	Certificate No.
	My Commission expires:
	Notary Public State of Florida Susan L Maturo My Commission DD810666 Expires 10/15/2012

STATE OF FLORIDA COUNTY OF COLLIER

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The foregoing Stewardship Easement Agreer	ment was exec	uted before me this 10
day of (CCOM(D)) , 2009, by BRADLE I	DUAL, as Aut	Holized Agent of DAI II ION
COLLIER PARTNERSHIP, LLLP, a Florida	a Limited Liab	oility Limited Partnership,
formerly known as BARRON COLLIER PART	NERSHIP, a FI	orida General Partnership,
on behalf of the partnership, who is personally	known to me o	r produced
as identification.	7	\mathcal{L}_{1}
	Susan	L. Maturs
	Notary Public	CTICABLE BEAUTIDO
	Name:	SUSAN L. MATURO
	Certificate No	-
	My Commission	on expires:
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STATE OF FLORIDA	S OURY PURE	Notary Public State of Florida
COUNTY OF COLLIER	\$ * M }	Susan L Maturo My Commission DD810666
	S THOSE NOW	Expires 10/15/2012
The foregoing Stewardship Easement Agree	ment was exec	cuted before me this 15"
day of October, 2009, by KATHER	INE G. SPROU	IL, as Trustee for the Juliet
C. Sproul Testamentary Trust, a Gen	eral Partner	of BARRON COLLIER
PARTNERSHIP, LLLP, a Florida Limited Lial		
as BARRON COLLIER PARTNERSHIP, a Flo	rida General P	artnership, on behalf of the
partnership, who is personally known to me or		as
identification.		ON L
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	Notary Public	
	Name:	
	Certificate No	
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	20 the Walk	Notary Public State of Florida Susan L Maturo
	Sign	My Commission DD810666 Expires 10/15/2012
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1	al Partner of BARRON COLLIER ty Limited Partnership, formerly known la General Partnership, on behalf of the
	Notary Public Name: Certificate No. My Commission expires:
	Notary Public State of Florida

LIST OF EXHIBITS

BCI/BCP/SI Stewardship Sending Area 13 Stewardship Easement Agreement

Exhibit "A" SSA 13 Land Legal Description

Exhibit "B" BCI/BCP/SI SSA 13 (7,414.0 acre parcel) depicted on Map of SSA Land

Exhibit "C" Retained Land Uses

Exhibit "D" Legal Description of SSA 13 Retained Land Uses

Exhibit "E" SSA 13 Restoration Areas

Exhibit "F" Legal Description of SSA 13 Restoration Areas

Exhibit "G" SSA 13 Restoration Plan