## IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT IN AND FOR ORANGE COUNTY, FLORIDA CIVIL DIVISION

## WALT DISNEY PARKS AND RESORTS U.S., INC., a Florida corporation,

Plaintiff,

Case No.: 2024-CA-011044-O

vs.

Division: 40

AMY MERCADO, as Property Appraiser; SCOTT RANDOLPH, as Tax Collector; and JIM ZINGALE as Executive Director of the Florida Department of Revenue,

Defendants.

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## **COMPLAINT**

Plaintiff, WALT DISNEY PARKS AND RESORTS U.S., INC., a Florida corporation, sues Defendant, AMY MERCADO as Property Appraiser ("Appraiser"), SCOTT RANDOLPH as Tax Collector ("Collector") and JIM ZINGALE ("Zingale"), as Executive Director of the Florida Department of Revenue, and alleges:

1. This is an action to contest an ad valorem tax assessment for the tax year 2024 and this Court has jurisdiction pursuant to Chapter 194, Florida Statutes, and article V, sections 5 and 20 of the Florida Constitution.

2. Plaintiff is a Florida corporation.

3. Appraiser is sued herein in her official capacity pursuant to section 194.181(2), Florida Statutes.

4. Collector is sued herein in his official capacity pursuant to section 194.181(3), Florida Statutes.

5. Defendant Zingale is sued in his official capacity as Executive Director of the Florida Department of Revenue pursuant to section 194.181(5), Florida Statutes.

6. Plaintiff is the owner of certain real property located in Orange County, Florida, known as the **"Disney Yacht & Beach Club Resort,"** hereinafter referred to as the **"Subject Property."** 

7. Appraiser has identified the Subject Property on the tax roll as Parcel No.30-24-28-0000-00009 / Account No. 0152867-8

8. Appraiser estimated the just and assessed value of the Subject Property for ad valorem purposes as follows:

Just Value	Assessed Value
\$432,173,386	\$355,636,802

hereinafter the ("assessment").

9. Plaintiff has paid the taxes which have been assessed in full, pursuant to section 194.171(3)(4), Florida Statutes. A copy of the receipt is attached hereto as Plaintiff's Exhibit "A."

10. Plaintiff has performed all conditions precedent which is required to be performed by Plaintiff in establishing its right to bring this action. Specifically, this action has been filed within the time period prescribed by section 194.171(2) Florida Statutes.

11. Appraiser failed to comply with section 193.011, Florida Statutes and professionally accepted appraisal practices in assessing the Subject Property.

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12. The assessment does not represent the just value of the Subject Property as of the lien date because it exceeds the market value and therefore violates article VII, section 4 of the Florida Constitution.

13. Appraiser has included the value of certain intangible property in the assessments, in violation of article VII, section 1(a) of the Florida Constitution.

WHEREFORE, Plaintiff demands that this Court take jurisdiction over this cause and the parties hereto; enter an order setting aside the assessment on the Subject Property as excessive; determine the appropriate appraisal methodology to be used in assessing the Subject Property; establish the proper just and assessed values for the Subject Property in accordance with the Constitution of the State of Florida and section 193.011, Florida Statutes and professionally accepted appraisal practices; direct the Collector to cancel the original bills and issue new tax bills in said reassessed amounts; and finally, to award Plaintiff its costs incurred in bringing this action pursuant to section 194.192, Florida Statutes, and award such other general relief as may be just and equitable.

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Robert E. V. Kelley, Jr. Florida Bar No. 451230 HILL, WARD & HENDERSON, P.A. 101 E. Kennedy Boulevard, Suite 3700 Tampa, FL 33602 rob.kelley@hwhlaw.com relitrevk@hwhlaw.com (813) 221-3900 Attorneys for Plaintiff