STATE OF FLORIDA FLORIDA HOUSING FINANCE CORPORATION

DR. KENNEDY HOMES, LTD.

Petitioner,

VS.

Application No. 2009-144C 2009 Universal Cycle FHFC Case No.: 2009 - 073UC

FLORIDA HOUSING FINANCE CORPORATION,

Res	non	der	ıt.

PETITION FOR REVIEW OF 2009 UNIVERSAL CYCLE FINAL SCORING SUMMARY REPORT FOR DR. KENNEDY HOMES, LTD.

Petitioner Dr. Kennedy Homes, Ltd. ("Dr. Kennedy"), pursuant to sections 120.569 and 120.57(2), Florida Statutes, and rules 28-106.301 and 67-48.005, Florida Administrative Code, files this petition for informal administrative hearing concerning the 2009 Universal Cycle Final Scoring Summary Report for Dr. Kennedy and states:

1. The sole issue raised by this petition is the determination by Florida Housing Finance Corporation ("Florida Housing") during the Universal Cycle scoring process that Dr. Kennedy's development site "is divided by one or more easements and thus meets the definition of Scattered Sites" in rule 67-48.002(106). See Final Scoring Summary Report for Dr. Kennedy

The rule, which has been in its current form since the 2006 Universal Cycle, provides:

[&]quot;Scattered Sites" for a single Development means a Development consisting of real property in the same county (i) any part of which is not contiguous ("non-contiguous parts") or (ii) any part of which is divided by a street or easement ("divided parts") and (iii) it is readily apparent from the proximity of the non-

at pp. 2-6 (attached as **Exhibit A**). The determination that Dr. Kennedy consists of scattered sites resulted in Dr. Kennedy failing threshold requirements and achieving a total score of 47 with 0 ability to proceed tie-breaker points when final scores were issued on December 3, 2009. Had Florida Housing not found that Dr. Kennedy consisted of scattered sites, all threshold requirements would have been met and Dr. Kennedy would have achieved a total score of 70 and six ability to proceed tie-breaker points. *See* **Exhibit A**.

- 2. The agency affected in this proceeding is Florida Housing, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329. The agency's file number is 2009-144C.
- 3. The petitioner is Dr. Kennedy, 2950 SW 27th Avenue, Suite 200, Miami, Florida 33133. The petitioner's telephone numbers are 305-476-8118 (phone) and 305-476-9674 (facsimile).
- 4. The petitioner's attorneys are Donna E. Blanton and Toni A. Egan. Radey Thomas Yon & Clark, P.A., 301 S. Bronough Street, Suite 200, Tallahassee, Florida, 32301. The attorneys' telephone numbers are 850-425-6654 (phone) and 850-425-6694 (facsimile).
- 5. Dr. Kennedy received notice of the Final Scoring Summary Report on December 4, 2009, along with a memorandum to all applicants and a notice of rights from Kevin Tatreau, Florida Housing's Director of Multifamily Development Programs.
- 6. Dr. Kennedy's substantial interests are affected by the Final Scoring Summary Report because Dr. Kennedy timely filed an application with Florida Housing for Housing Credits in the 2009 Universal Cycle in connection with the development of an apartment complex in Fort Lauderdale, Florida. But for the determination that Dr. Kennedy consists of

contiguous parts or the divided parts of the real property, chain of title, or other information available to the Corporation that the non-contiguous parts or the divided parts of the real property are part of a common or related scheme of development.

scattered sites, Dr. Kennedy would have met threshold requirements, achieved a perfect score of 70 and six ability to proceed tie-breaker points, and been eligible for funding through the 2009 Universal Cycle. As a result of Florida Housing's scoring decision, Dr. Kennedy is not eligible for funding.

- 7. Ultimate facts alleged, including those that warrant reversal of the proposed agency action, are as follows:
- a. The Application submitted by Dr. Kennedy does not identify a development site consisting of "scattered sites" as defined in rule 67-48.002(106), Florida Administrative Code. The NOPSE submitted by Gary J. Cohen alleges that a Florida Power & Light Company ("FPL") electric utility easement, when combined with a <u>separate</u> City of Fort Lauderdale water and sewer force main easement, divides the property. A map showing the location of the two easements on the property is attached as **Exhibit B.** In fact, these two unrelated easements do not divide the property. Given that the Dr. Kennedy property has been developed before and that people currently live there, the presence of an FPL electric easement and a city water and sewer force main easement to serve the population is essential. Such easements do not turn the development into "scattered sites."
- b. Treating a development site as "scattered sites" solely because of the presence of utility easements is unprecedented prior to the 2009 Universal Cycle and contrary to Florida Housing's long-standing interpretation of rule 67-48.002(106). A comprehensive review of the submissions and scoring decisions from the 2006, 2007 and 2008 Universal Cycles shows that no development site was deemed to be "scattered sites" based on the presence of one or more utility

easements extending across the property.² Rather, on several occasions, including at least once in the 2009 Universal Cycle, Florida Housing failed to find that a development site consisted of "scattered sites" even though the application itself or a NOPSE included clear evidence that one or more utility easements crossed the development site. For example:

- Renaissance Preserve Phase II. 2009-151C ("Renaissance") In part III.A.2.b. of its application, Renaissance indicated that the development does <u>not</u> consist of scattered sites, yet Exhibit A to Exhibit 27 of Renaissance's application clearly shows an FPL easement crossing the site. See Exhibit D, attached. Despite the existence of the FPL easement, Florida Housing did not consider the development scattered sites and awarded Renaissance a perfect score during preliminary, NOPSE and final scoring.
- Emerald Palms, 2008-112C ("Emerald") Two NOPSEs were submitted stating that Emerald's application should have indicated that the development consisted of scattered sites because two roadways and a utility easement divided the property. See Composite Exhibit E, attached, which includes the applicable portions of the submitted NOPSEs.
 - 1. Florida Housing determined that the site consisted of seattered sites, and accordingly reduced Emerald's score. Emerald cured its application by stating that the development was a scattered site, consisting of three tracts. See applicable portions of Emerald's cure documentation attached as **Exhibit F**.

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² Notably, Florida Housing has yet to produce any documentation in response to a public records request seeking all prior decisions that Florida Housing relied on as precedent in making its determination that Dr. Kennedy failed threshold requirements and was not entitled to maximum points because the site is divided by one or more easements and thus meets the definition of Scattered Sites. See Exhibit C (Letter from Donna E. Blanton to Della Harrell, December 7, 2009).

- 2. As Surveyor Francisco F. Fajardo explains in an attached Affidavit (Composite Exhibit G), the three tracts identified by Emerald in its cure were ereated by existence of the two roadways that divided the property. See ¶ 6.C. of the Affidavit and accompanying exhibit.
- 3. In its cure, Emerald did not acknowledge the possibility that a utility easement could divide the site. If Emerald had identified the additional "sites" created by the utility easement, the development would have consisted of seven sites. See ¶ 6.B. of the Affidavit (Composite Exhibit G) and accompanying exhibit.
- 4. If Emerald had identified the "sites" created by the roadways and the utility easement, the development would have consisted of 13 sites. See § 6.A and accompanying exhibit to the Affidavit (Composite Exhibit G), which shows the 13 sites created by the roadways and the utility easement.
- 5. Florida Housing accepted Emerald's cure and awarded Emerald full points for its Application, despite Emerald's failure to identify the additional "sites" allegedly created by the utility easement. The applicant in its cure ignored the utility easements altogether and submitted a cure that only addressed the roads that divided the parcel. By accepting the cure, Florida Housing acknowledged that the site was a scattered site solely because it was divided by roads.

As evidenced by the examples listed above, Florida Housing's prior determinations involving easements crossing a development site support a decision that Dr. Kennedy does not consist of scattered sites.

Florida Housing cannot simply "change its mind" about interpretation of its rules. See Cleveland Clinic v. Agency for Health Care Administration, 679 So. 2d 1237, 1241 (Fla. 1st DCA 1996). As the court explained in Cleveland Clinic:

Without question, an agency must follow its own rules, . . . but if the rule, as it plainly reads, should prove impractical in operation, the rule can be amended pursuant to established rulemaking procedures. However, 'absent such amendment, experience cannot be permitted to dictate its terms.' That is, while an administrative agency 'is not necessarily bound by its initial construction of a statute evidenced by the adoption of a rule,' the agency may implement its changed interpretation only by 'validly adopting subsequent rule changes.' The statutory framework under which administrative agencies must operate in this state provides adequate mechanisms for the adoption or amendment of rules.

679 So. 2d at 1242 (emphasis supplied), quoting Boca Raton Artificial Kidney Center v Department of Health and Rehabilitative Services, 493 So. 2d 1055, 1057 (Fla. 1st DCA 1986), and Department of Administration. Division of Retirement v. Albanese, 445 So. 2d 639, 642 (Fla. 1st DCA 1984); see also Brookwood-Walton County Convalescent Center v. Agency for Health Care Administration, 845 So. 2d 223, 229 (Fla. 1st DCA 2003) ("The agency failed to explain why its policy had changed abruptly when applied to Appellants, despite the lack of any intervening change in the applicable provisions. AHCA's unexplained, inconsistent policies are contrary to established administrative principles and sound public policy."). Thus, in order to be consistent with prior interpretations of its scattered site rule, Florida Housing should not find here that the presence of two, unrelated utility easements turn a proposed development site into "scattered sites."

c. The attached affidavit hy Surveyor Charles E. Rossi states that, based on his personal inspection of the site and on his review of the public records where the easements are recorded, the easements do not cause "the subject property to be subdivided, separated or divided into separate lots . . . " See Exhibit H. He also notes that the Dr. Kennedy property "consists of

one (1) unique undivided parcel, and that the Broward County Property Appraiser's Office has assigned the above described premises in its entirety [as] one (1) Tax Parcel Folio Number being 5042-09-28-0010." *Id.* Mr. Rossi's findings also are confirmed by photographs of the site. *See* Exhibit I.

- d. Similarly, the City of Fort Lauderdale considers the Dr. Kennedy site to meet the City's definition of a contiguous "single development." See Email Memo from Anthony Fajardo to Lindsay Lecour, October 28, 2009 (attached as **Exhibit J**). Dr. Kennedy is located in the City, and the site plan for the proposed affordable housing development is being reviewed as a single application, "despite the presence of Florida Power & Light or City utility easements." Id.
- e. The original purpose of the scattered site concept in Florida Housing's rule was to permit developers to pull together disconnected pieces of property iu order to propose a development at a rational scale, reducing costs and improving the efficiency of public investment in affordable housing. To protect future residents from being located on one of a number of widely dispersed parcels that did not have access to the overall amenities financed by the project, the Corporation implemented the concept of the scattered site to ensure reasonable proximity and access to development amenities. Therefore, the primary concern of the rule was to ensure that residents did not need to cross public rights-of-way or other private property to access said amenities. Interpreting the rule to apply to utility access easements would not only be a break with established precedent, but contrary to the original and ongoing intent of the rule and contrary to good public policy.
- f. The types of easements on the Dr. Kennedy property cannot be what was contemplated by use of the word "easement" in rule 67-48.002(16). The rule provides:

"Scattered sites" for a single Development means a Development consisting of real property in the same county (i) any part of which is not

contiguous ("non-contiguous parts") or (ii) any part of which is divided by a street or easement ("divided parts") and (iii) it is readily apparent from the proximity of the non-contiguous parts or the divided parts of the real property, chain of title, or other information available to the Corporation that the non-contiguous parts or the divided parts of the real property are part of a common or related scheme of development.

(Emphasis supplied). There are many different types of easements, some of which divide an otherwise contiguous site and some of which do not. Black's Law Dictionary (8th ed. 2004) lists more than 50 separate definitions for "easement." The type of easement most logically contemplated by rule 67-48.002(106) is an "apparent easement." Black's defines "apparent easement" as a "visually evident easement, such as a paved trail or a sidewalk," See also 20 Fla. Jur. 2d Easements s. 8 ("An apparent easement is one that is ordinarily understood to be open and visible, such as a pathway or road."). The use of the word "street" in conjunction with the word "easement" in rule 67-48.002(106) was clearly intended to refine the term "easement" to more specifically refer to an "apparent" easement that would act in practice in the same way a street would act. Accordingly, the term "easement" as used in rule 67-48.002(106) should be interpreted to refer to apparent easements that visibly and actually divide the development site. Because the easements here are not apparent easements and do not act to undo the contiguous nature of the site, the definition of "scattered sites" does not apply. The easements on the Dr. Kennedy property are not apparent easements, but access easements, which (1) allow FPL to enter the land to construct, operate, and maintain utility facilities for the benefit of residents living there, and (2) allow the City to enter the land and provide other utility services and to maintain equipment associated with those services. Neither easement allows access to the public. Neither easement causes a resident to cross public rights-of-way or other private property to access current or proposed amenities.

- g. Neither easement by itself runs from one end of the property to the other. Only by combining the two unrelated easements can it be asserted that the easements somehow "divide" the property. Even if rule 67-48.002(106) could be read to include utility access easements, the plain language of the rule provides that a single easement must divide the property. For this reason alone, Dr. Kennedy does not consist of "scattered sites."
- h. The Housing Authority of the City of Fort Lauderdale owns the Dr. Kennedy site. The Executive Director of the Housing Authority states that the sire is "owned, operated and managed as a single site" and that the Housing Authority's Declaration of Trust with the federal Department of Housing and Urban Development treats the property as a single site. See Letter from Tam English to Stephen P. Auger, October 30, 2009 (attached as **Exhibit K**).
- i. Changing its interpretation of the word "easements" to stretch beyond apparent easements would have dramatic and deleterious public policy consequences. Florida Housing, through its new long-term strategic plan, actively encourages preservation and redevelopment of existing public housing properties, which of necessity will be encumbered by existing utility access easements. See Fla. Housing Finance Corporation. Strategic Plan. pp. 13-15 (adopted Dec. 4, 2009). While combining multiple properties separated by streets or apparent easements can be accomplished through normal business procedures without disrupting the uses of the previously separate parcels, this is not the case when dealing with a utility easement serving established development sites. The procedures available when assembling parcels bisected by streets and apparent easements include purchase agreements, options to purchase, vacation of public rights of way, and purchase of, or vacation of, existing easements. Conversely, in the case of utility access easements, if Applicants sought to have the utility easements vacated before submitting an application to Florida Housing, electricity service would have to be turned off and

all electrical equipment would have to be removed from the site. That would displace current residents, prematurely removing affordable housing from the marketplace before financing is committed for rebuilding. This would not be in keeping with established Corporation goals or good public policy.

- j. Procedures exist in Florida law to have utility easements relocated at the appropriate time, when buildings are actually demolished and construction of the new development is ready to begin. See Letter from J.R. Corson, FPL Corporate Real Estate Area Manager, to Liz Wong, October 29, 2009 (attached as Exhibit L); see also R. 26-6.0341(2) and (3), Fla. Admin. Code (Florida Public Service Commission rule requiring the granting of casements for relocation of a utility's electric facilities); Sheet 6.040, Section 5.3, FPL Tariff. March 7, 2003 ("When there is a change in the Customer's operations or construction which, in the judgment of the Company, makes relocation of the Company's facilities necessary, or if such relocation is requested by the Customer, the Company will move such facilities at the Customer's expense to a location which is acceptable to the Company.") This Tariff sheet is attached as Exhibit M.
- k. In essence, utility easements simply permit the utility a right of access to service the utility's equipment. As illustrated by the FPL Tariff filed with the Public Service Commission, these easements are in the nature of vendor agreements in that the utility's facilities can be moved at the request of the utility's customer when rehabilitation or other construction communices on the customer's property. Such easements do not turn a development site into "scattered sites" in the normal understanding of the phrase.
- 8. Rules and statutes that require reversal of the proposed agency action are the Florida Housing Finance Corporation Act (sections 420.501 et. seq., Florida Statutes); sections

120.569 and 120.57(2), Florida Statutes; and rules 67-48.002, 67-48.004, and 67-48.005, Florida Administrative Code. Specifically, Florida Housing's definition of scattered sites in rule 67-48.001(106) was applied in error to Dr. Kennedy, resulting in an erroneous determination that Dr. Kennedy's development site met the definition of scattered sites.

- 9. Based on the foregoing, Dr. Kennedy respectfully requests that an informal administrative hearing be held and that the Hearing Officer enter a Recommended Order finding that Dr. Kennedy does not consist of scattered sites as defined in rule 67-48.002(106) and that Dr. Kennedy has met all threshold requirements and achieved a total score of 70, as well as six ability to proceed tie-breaker points.
- 10. At the time of filing this petition, Dr. Kennedy does not believe that any material facts are in dispute. Dr. Kennedy reserves the right to seek a hearing pursuant to sections 120.569 and 120.57(1) at the Division of Administrative Hearings if, during the course of proceedings on this petition, disputed issues of material fact become known to the parties.

Dated

Respectfully submitted,

Donna E. Blanton

Florida Bar No. 948500

Toni A, Egan

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Attorneys for Dr. Kennedy Apartments, Ltd.

Scoring Summary Report

File #: 2009-144C Development Name: Dr. Kennedy Homes

As Of:	Total Points	Met Threshold?	Ability to Proceed Tie- Breaker Points	Proximity Tie- Breaker Points
12/02/2009	47.00	N	0.00	7.50
Preliminary	70.00	Y	6.00	7.50
NOPSE	47.00	N	0.00	7.50
Final	47.00	N	0.00	7.50
Final-Ranking				

Scores:

Item#	Pert	Section	Subsection	Dascription	Available Points	Preliminery	NOPSE	Final	Final Ranking
				Construction Features & Amenities			•		
18	≡	В	2 <u>.a</u>	New Construction	9.00	9.00	9.00	9.00	
1S		В	2.b	Rehabilitation/Substantial Rehabilitation	9.00	0.00	0,00	0.00	
2\$	III	В	2.c	All Developments Except SRO	12.00	12.00	2.00	2.00	
28	III	В	2.d	SRO Developments	12.00	0.00	0.00	0.00	
3S	-	В	2.e	Energy Conservation Features	9.00	9.00	9.00	9.00	
4S	\III	В	3	Green Building	5.00	5.00	5.00	5.00	
		•		Set-Aside Commitment					
5S	HI	E	1.b.(2)	Special Needs Households	4.00	4.00	0.00	0.00	
68	111	Е	1.b.(3)	Total Set-Aside Commitment	3.00	3.00	3.00	3.00	
7S	III	E	3	Affordability Period	5.00	5.00	5.00	5.00	
				Resident Programs					
88	Ш	F	1 _	Programs for Non-Elderly & Non-Homeless	6,00	6.00	6.00	6.00	
88	III	F	2	Programs for Homeless (SRO & Non-SRO)	6.00	0.00	0.00	0.00	
8S	111	F_	3	Programs for Elderly	6.00	0.00	0.00	0.00	
9S	Ш	F	4	Programs for All Applicants	8.00	8.00	8.00	8.00	
				Local Government Contributions	_				
10S	IV	А		Contributions	5.00	5.00	0.00	0.00	
				Local Government Incentives					
118	IV .	В	[Incentives	4.00	4.00	0.00	0.00	

Reason(s) Scores Not Maxed:

item #	Reason(s)	Created As Result	Rescinded As Result
28	Based on information provided by a NOPSE, it appears that the Development site is divided by one or more easements and thus meets the definition of Scattered Sites (see subsection 67-48.002(106), F.A.C.). The Applicant failed to commit to locate each selected feature and amenity that is not unit-specific on each of the Scattered Sites, or no more than 1/16 mile from the site with the most units, or a combination of both. As a result, points were awarded only for those selected features and amenities that are unit-specific.	NOPSE	
58	Based on information provided by a NOPSE, it appears that the Development site is divided by one or more easements and thus meets the definition of Scattered Sites. Therefore, the Development Location on the Applicant Notification to Special Needs Household Referral Agency form should reflect all of the Scattered Sites. Because the form is incomplete, the proposed Development is not eligible for Special Needs points.	NOPSE	
108	Based on information provided by a NOPSE, it appears that the Development site is divided by one or more easements and thus meets the definition of Scattered Sites. Therefore, the Development Location on the Local Government Verification of Contribution – Grant form should reflect all of the Scattered Sites. Because the form is incomplete, the proposed Development is not eligible for any points for Local Government Contributions.	NOPSE	
118	Based on information provided by a NOPSE, it appears that the Development site is divided by one or more easements and thus meets the definition of Scattered Sites. Therefore, the Development Location on the Local Government Verification of Affordable Housing Incentives forms (Exhibits 47, 48, 49 and 50) should reflect all of the Scattered Sites. Because the forms are incomplete, the proposed Development is not eligible for any points for Local Government Incentives.	NOPSE	

Threshold(s) Failed:

Item #	Part	Section	Subsection	Description	Reason(s)	Created as Result of	Rescinded as Result of
1T		A	2.6	Scattered Sites	Based on information provided by a NOPSE, it appears that the Development site is divided one or more easements and thus meets the definition of Scattered Sites (see subsection 67-48.002(106), F.A.C.). The Applicant failed to correctly answer the question at Part III.A.2.b. of the Application.	NOPSE	
2T		O	1	Site Plan Approval / Plat Approval	Based on information provided by a NOPSE, it appears that the Development site is divided by one or more easements and thus meets the definition of Scattered Sites (see subsection 67-48.002(106), F.A.C.). The 2009 Universal Application Instructions require that site plan approval be demonstrated for all sites if the proposed Development consists of Scattered Sites. Although site plan approval has been demonstrated for the site located at 1004 W. Broward Boulevard, it has not been demonstrated for the other site(s).	NOPSE	
3T	=			NOPSE			
41	111	С	3.b	Availability of Water	Based on information provided by a NOPSE, it appears that the Development site is divided by one or more easements and thus meets the definition of Scattered Sites. The 2009 Universal Application Instructions require that evidence of the availability of water be demonstrated for all sites if the proposed Development consists of Scattered Sites. Although evidence of the availability of water has been demonstrated for the site located at 1004 W. Broward Boulevard, it has not been demonstrated for the other site(s).	NOPSE	

Item #	Part	Section	Subsection	Description	Reason(s)	Created as Result of	Rescinded as Result of
5 Т		С	3.c	Availability of Sewer	Based on information provided by a NOPSE, it appears that the Development site is divided by one or more easements and thus meets the definition of Scattered Sites. The 2009 Universal Application Instructions require that evidence of the availability of sewer be demonstrated for all sites if the proposed Development consists of Scattered Sites. Although evidence of the availability of sewer has been demonstrated for the site located at 1004 W. Broward Boulevard, it has not been demonstrated for the other site(s).	NOPSE	
6T	111	C	3.d	Availability of Roads	Based on information provided by a NOPSE, it appears that the Development site is divided by one or more easements and thus meets the definition of Scattered Sites. The 2009 Universal Application Instructions require that evidence of the availability of roads be demonstrated for all sites if the proposed Development consists of Scattered Sites. Although evidence of the availability of roads has been demonstrated for the site located at 1004 W. Broward Boulevard, it has not been demonstrated for the other site(s).	NOPSE	
7T				NOPSE			
8T	IIt	A	2.b	Scattered Sites	Based on information provided by a NOPSE, it appears that the Development site is divided by one or more easements and thus meets the definition of Scattered Sites (see subsection 67-48.002(106), F.A.C.). The Applicant failed to provide the required information for each of the Scattered Sites at Exhibit 20, as required by the 2009 Universal Application Instructions.	NOPSE	

Item #	Part	Section	Subsection	Description	Reason(s)	Created as Result of	Rescinded as Result of
9T	1(1	C		Environmental Site Assessment	Based on information provided by a NOPSE, it appears that the Development site is divided by one or more easements and thus meets the definition of Scattered Sites (see subsection 67-48.002(106), F.A.C.). Although evidence that a Phase I ESA has been performed for the site located at 1004 W. Broward Boulevard, no such evidence has been provided for the other site(s).	NOPSE	

Ability To Proceed Tie-Breaker Points:

ltem #	Part	Section	Subsection	Description	Available Points	Preliminary	NOPSE	Final	Final Ranking
1A	}	С	1	Site Plan/Plat Approval	1.00	1.00	0.00	0.00	
2A _	111	c	3.a	Availability of Electricity	1.00	1.00	0.00	0.00	
3A	111	С	3.b	Availability of Water	1.00	1.00	0.00	0.00	
4A	III	С	3.c	Availability of Sewer	1.00	1.00	0.00	0.00	
5A	111	c	3.d	Availability of Roads	1.00	1.00	0.00	0.00	
6A	III	С	4	Appropriately Zoned	1.00	1.00	0.00	0.00	<u>-</u>

Reason(s) for Failure to Achieve Selected Ability To Proceed Tie-Breaker Points:

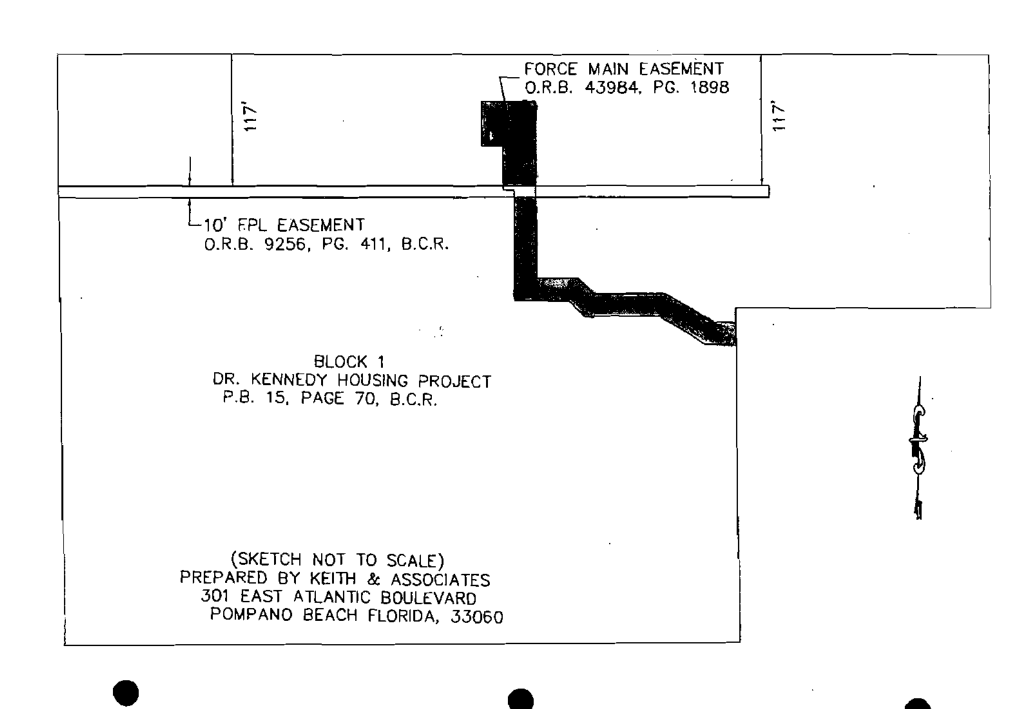
item #	Reason(s)	Created As Result	Rescinded As Result
1A	The Application is not eligible for 1 Ability to Proceed Tie-Breaker Point for site plan approval. See item 2T.	NOPSE	
2A	The Application is not eligible for 1 Ability to Proceed Tie-Breaker Point for availability of electricity. See item 3T.	NOPSE	
3A	The Application is not eligible for 1 Ability to Proceed Tie-Breaker Point for availability of water. See item 4T.	NOPSE	
4A	The Application is not eligible for 1 Ability to Proceed Tie-Breaker Point for availability of sewer. See item 5T.	NOPSE	
5A	The Application is not eligible for 1 Ability to Proceed Tie-Breaker Point for availability of roads. See item 6T.	NOPSE	
6A	The Application is not eligible for 1 Ability to Proceed Tie-Breaker Point for appropriate zoning and land use. See item 7T.	NOPSE	

Proximity Tie-Breaker Points:

Item#_	Part	Section	Subsection	Description	Available Points	Preliminary	NOPSE	Final	Final Ranking
1P	111	Α	10.b.(2) (a)	Grocery Store	1,25	0.00	0.00	0.00	
2P	111	Α	10.b.(2) (b)	Public School	1.25	0.00	0.00	0.00	
3P	Ш	Α	10.b.(2) (c)	Medical Facility	1.25	0.00	0.00	0.00	
4P	Ш	Α _	10.b.(2) (d)	Pharmacy	1.25	00.00	0.00	0.00	
5P _	Ш	Α	10.b.(2) (e)	Public Bus Stop or Metro-Rail Stop	1.25	0.00	0.00	0.00	
6P _	III	A	10.c	Proximity to Development on FHFC Development Proximity List	3.75	0.00	0.00	0.00	
7P	III	Α	10.a	Involvement of a PHA	7.50	7,50	7.50	7.50	

Additional Application Comments:

item#	Part	Section	Subsection	Description	Comment(s)	Created as Result of	Rescinded as Result of
1C	III	Based on information provided by a NOPSE, it appears that the Development site is divided by one or more easements and thus meets the definition of Scattered Sites. Therefore, the Development Location on the Local Government Verification of Qualification as Urban In-Fill Development form should reflect all of the Scattered Sites. Because the form is incomplete, the proposed Development does not qualify as an Urban In-Fill Development.		NOPSE			
2C	IV	A		Local Government Contributions	Because the Local Government grant is not eligible for Local Government Contributions points (see Item 10S above), it could not be considered a source of financing. However, this did not result in any financing shortfalls because the Applicant has sufficient other financing sources.	NOPSE	
3C	3C III A 2.b Scattered Sites		Scattered Sites	In its cure materials for Items 2S, 5S, 10S, 11S, 1T through 9T, 1A through 6A, 1C and 2C, the Applicant provided an affidavit from a licensed surveyor and various documents in an effort to demonstrate that the existing easements do not make the proposed Development site a Scattered Site. However, documentation and an affidavit from a licensed surveyor provided by a NOAD support the original determination that the site is divided by one or more easements and thus meets the definition of Scattered Sites.	Final		



RADEY! THOMAS! YON! CLARK

Attorneys 4 Counselots at hew

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December 7, 2009

By Hand-Delivery

Ms. Della Harrell
Public Records Coordinator
Florida Housing Finance Corporation
227 North Bronough Street
Suite 5000
Tallahassee, FL 32301

Re: Request Pursuant to Chapter 119, Florida Statutes

Dear Ms. Harrell:

Pursuant to Chapter 119, Florida Statutes, please provide me with copies of the following documents:

- Any scoring decision by Florida Housing Finance Corporation (including in Preliminary, NOPSE, or Final Scores) in any Universal Application Cycle that treats a proposed development as "scattered sites" (currently defined in rule 67-48.002(106), Florida Administrative Code) because of the existence of one or more utility easements;
- Any scoring decision or Final Order entered by Florida Housing Finance Corporation in any Universal Application Cycle that the Corporation believes serves as precedent for applying the definition of "scattered sites" to proposed developments that include utility casements:
- Any scoring decision or Final Order entered by Florida Housing Finance Corporation in any Universal Application Cycle that the Corporation believes serves as precedent for the scoring determinations in the 2009 Universal Application Cycle that proposed developments allegedly "divided" by utility easements constitute "scattered sites" as that phrase is defined in rule 67-48.002(106).

Ms. Della Harrell December 7, 2009 Page 2

RADEY ITHOMAS IYON ICLARK

Atterneys & Counsciors at Law

 Any other document of whatever type that Florida Housing Finance Corporation relied on as precedent in determining in its December 3, 2009, scoring decisions that Dr. Kennedy Homes (2009-144C) and Ehlinger Apartments (2009-146C) failed threshold requirements and were not entitled to maximum points because each "Development site is divided by one or more easements and thus meets the definition of Scattered Sites...."

Thank you for your prompt attention to this request. If you need clarification or other information from me concerning this request, please let me know. We will, of course, pay any of your customary charges associated with locating any responsive documents. I look forward to hearing from you.

Sincerely,

Donna E. Blanton

In a Blond

cc: Wellington Meffert

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RENAISSANCE PRESERVE PHASE II

NORSTAR DEVELOPMENT USA, LP -HOUSING AUTHORITY OF THE CITY OF FORT MYERS

FLORIDA HOUSING FINANCE CORPORATION

2009 Universal Application

AUGUST 20, 2009

EXHIBIT 27

Fully executed

Long-Term Lease Agreement

EXHIBIT A

Property Description



LEGAL DESCRIPTION
OF A PARCEL LYING IN
SECTION 17, TOWNSHIP 44 SOUTH, RANGE 25 EAST,
LEE COUNTY, FLORIDA

(PHASE 3)

A TRACT OF LAND LYING IN THE STATE OF FLORIDA, COUNTY OF LEE, IN SECTION 17, TOWNSHIP 44 SOUTH, RANGE 25 EAST, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF THE SOUTHEAST QUARTER OF SAID SECTION 17; THENCE S.88'12'15'W. FOR A DISTANCE OF 301.79 FEET; THENCE S.01'24'35"E. FOR A DISTANCE OF 25.00 FEET TO AN INTERSECTION WITH THE NORTHERLY RIGHT-OF-WAY LINE OF MICHIGAN AVENUE; THENCE N.88'12'15"E. ALONG THE SAID RIGHT-OF-WAY LINE FOR A DISTANCE OF 305.96 FEET; THENCE S.00'45'20"E. LEAVING SAID RIGHT-OF-WAY FOR A DISTANCE OF 790.48 FEET TO THE POINT OF BEGINNING; THENCE N.89'14'40"E. FOR A DISTANCE OF 845.83 FEET; THENCE N.00'45'20"W. FOR A DISTANCE OF 167.07 FEET; THENCE N.89'16'39"E. FOR A DISTANCE OF 124.60 FEET; THENCE N.00'45'20"W. FOR A DISTANCE OF 30.07 FEET; THENCE N.89'14'40"E. FOR A DISTANCE OF 142.83 FEET TO THE BEGINNING OF A CURVE TO THE RIGHT HAVING A RADIUS OF 50.00 FEET; THENCE ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 90'00'00', A CHORD BEARING OF S.45'45'20"E., A CHORD DISTANCE OF 70.71 FEET, AN ARC DISTANCE OF 78.54 FEET; THENCE N.89'14'40"E. FOR A DISTANCE OF 68.64 FEET; THENCE S.89'13'08"W. FOR A DISTANCE OF 68.64 FEET; THENCE S.89'13'08"W. FOR A DISTANCE OF 68.63 FEET; THENCE S.89'13'24"W. FOR A DISTANCE OF 488.63 FEET; THENCE S.89'13'24"W. FOR A DISTANCE OF 488.63 FEET; THENCE S.89'14'40"W. FOR A DISTANCE OF 488.63 FEET; THENCE S.89'14'40"W. FOR A DISTANCE OF 418.02 FEET; THENCE N.00'54'10"W. FOR A DISTANCE OF 418.02 FEET; THENCE N.00'54'10"W. FOR A DISTANCE OF 618.02 FEET; THENCE N.00'54'10"W. FOR A DISTANCE OF 618.03 FEET; THENCE N.00'54'10"W.

PARCEL CONTAINS 9.24 ACRES, MORE OR LESS.

BEARINGS ARE BASED ON THE NORTHERLY RIGHT-OF-WAY LINE OF MICHIGAN AVENUE AS BEARING N.88*12'15"E.

METRON SURVEYING & MAPPING, LLC FLORIDA CERTIFICATE OF AUTHORIZATION LB# 7071

TIMOTHY LEE MANN

PROFESSIONAL SURVEYOR AND MAPPER

FLORIDA CERTIFICATE NO. 5838

SHEET 1 OF 2

10150 PH-3.doc

LEGEND: P.O.B. = POUT OF BECHNING P.O.C POUT OF COMMENCEMENT R/W = RIGHT-OF-MAY * SEE SHEET 1 OF 2 FOR LEGAL DESCRIPTION *	PHASE 3 PHASE 3 PHASE 4 PASE 5 PASE 4 PASE 5 PASE 5 PASE 5 PASE 6	P.O.B. L5 L12 L12 L12 L12 L12 L12 L14 F.P.L DSSLIENT	PHASE I FRANCE 1 FRANCE	SKETCH TO ACCOMPANY DESCRIPTION	
	PLORION CERTIFICATE NO. 15\$ 5838 ANTINET HOT VALD WITHOUT THE SIGNATURE AND THE ORIGINAL RAISED SEAL OF A TLORION LICENSED SURVEYOR AND MAPPER. PHASE 3 FILLS: SKETCH OF DESCRIPTION	Curve number 1 Rodius 30.00' Delta- 90'00' Tengent- 50.00' Chord Bry 5.45'45'20'E Thursty HEE MANN	LS N.8974-2078 167-607 LB N.00745'2079 167-007 LJ N.89718'30°E 124-60' LB N.00745'2079 124-60' LB N.89714'40'E 144-50' L10 N.89714'40'E 146-54' L11 S.60745'52'E 146-54' L12 S.69745'52'E 186-54' L13 S.60745'52'E 186-54' L14 S.89714'70'W 481-50' L16 N.60754'10'W 412-73' L18 N.60754'10'W 162-73'	LINE TABLE Une	

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UNIVERSAL APPLICATION PACKAGE NOTICE OF POSSIBLE SCORING ERROR (NOPSE) REQUEST FOR REVIEW FORM

Notice of Possible Scoring Error(s) regarding Application No. 2008- 112C (one Application number per notice)

	Part/S	Section/S	Subsection	For Review
	III	A	2.b	1 Issue, 14
	,111	А	2.0	Exhibits
			Exh 57	1
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		—— -		·
	Total N	umber of	f Issues For Rev	view <u>16</u>
Subm	itted by A	uthorize	d Representativ	e for Application Number 2008- 198C
Signa	ture of Au	thorized	Representative	for above-designated Application.
				Matthew Greer
Signa	ture:	<u>·</u>		Print Name:
- 6				

All notices must be submitted in accordance with subsections 67-48.004(4) and 67-21.003(4), F.A.C., and should contain enough information for staff to evaluate them. This will include, but may not be limited to, a detailed description of the issue being identified and action requested by the submitting Applicant, such as reduction of score or threshold failure. Attach additional pages if necessary. All notices should be submitted in typewritten form.

TRACKING NO.

Brief Statement of Explanation regarding Application No. 2008 – 112C

Provide a separate brief statement for each NOPSE

Part III.A.2.b

Part III.A.2.b of the Universal application asks "Will the development consist of scattered sites?" The applicant responded "No". Upon review of the development's site address, 2003 West 17th Court, Riviera Beach, Florida, 33404, stated in Part III.A.2.a, and the legal description provided in the Ground Lease Agreement dated March 31, 2008 submitted in Exhibit 27, it is clear that this site falls under the definition of a scattered site, as described on page 18 of the Florida Housing Finance Corporation Rule 67-48.002 (98), and further interpreted in Q&A #30 and #38 because West 17th Court and West 17th Street run through the proposed site.

Rule Chapter 67-48.002 (98) - "Scattered Sites" for a single Development means a Development consisting of real property in the same county (i) any part of which is not contiguous ("non-contiguous parts") or (ii) any part of which is divided by a street or easement ("divided parts") and (iii) it is readily apparent from the proximity of the non-contiguous parts or the divided parts of the real property, chain of title, or other information available to the Corporation that the non-contiguous parts or the divided parts of the real property are part of a common or related seheme of development."

- Q&A 30 "Q: Under the definition of Scattered Sites, if a proposed Development consists of two
 parcels that are divided by a roadway would this constitute a Development consisting of
 Scattered Sites? A: Yes."
- Q&A 38 "Q: If an alley runs through the proposed Development site, would this constitute a
 Scattered Site? A: Yes, if the alley constitutes a street or easement."

The proposed development site clearly consists of real property in the same county, parts of which are divided by streets, West 17th Court and West 17th Street. Furthermore, it is readily apparent from the proximity of the divided parts of the real property that the non-contiguous

parts or the divided parts of the real property are part of a common or related scheme of development— as evidenced by Exhibit I and the accompanying exhibits.

The Applicant's documentation provided to evidence site control references the "Leased Premises" as that certain real property situated in Palm Beach County and legally described on Exhibit A. The legal description on Exhibit A includes the Property Control Number: 56-43-42-31-01-000-0010. The map on the Palm Beach County appraiser's website reveals that this 17.10 +/- acres parcel includes public right of ways - West 17th Court and West 17th Street. Further investigation of the Plat of Westside Estates (Riviera Beach Housing Authority) also evidences existing public right of ways dividing the property. Pursuant to the surveyed plat, "The interior streets (West 17th Court and W. 17th St.) as shown, are hereby dedicated to the City of Riviera Beach for the perpetual use of the public for proper purposes."

We have submitted a third party surveyor's affidavit and certification confirming that the proposed development address is located on the legal description, the legal description and property control number referenced and the Plat of Westside Estates are the same site, the measurements detailed in the Plat are correct, the public right of ways shown on the Plat and on the Palm Beach appraiser's map currently exist and were in existence as of the Application Deadline, April 7, 2008 and that the proposed Development is a Scattered Site Development.

In summary, Florida Housing must consider this site a Scattered Site Development. As such, the application fails threshold for the following reasons:

- 1) As a Scattered Site Development, the applicant should have checked "Yes" in response to Part III.A.2.b. The applicant selected "No."
- 2) The applicant did not follow the instructions with regard to scattered sites for Exhibit 20.
- 3) With respect to Exhibits 21, 23, 26, 27, 28, 29, 30, 31, 32, 45, 47, 48, 49 and 50 the Application fails threshold because the Applicant did not follow the directions for Scattered Sites prescribed in Q&A #29: On the verification/certification forms that require the "Development Location", if

the proposed Development will consist of Scattered Sites should the Applicant include a separate verification/certification form for each of the Scattered Sites or include all of the site addresses on each verification/certification form? A: If the Development will be comprised of Scattered Sites the Applicant must demonstrate that the required information is in place for each of the sites. This can be accomplished by (i) listing all of the site addresses on each verification /certification form, or (ii) providing a separate verification/certification form for each of the Scattered Sites, or (iii) attaching a list showing the address of each of the Scattered Sites behind each of the verification/certification forms.

Based on these points, the application fails threshold and should be rejected.

Affidavit and Certification of Kenneth Jackson

Before me, the undersigned authority, personally appeared Kenneth Jackson, who, being duly sworn, states that he personally knows the following facts and that the same are true and accurate.

My name is Kenneth C. Jackson. I am licensed by the State of Florida as a Professional Surveyor and Mapper. My license number is LS 4549. I am the Vice President of Sea Diversified. I am submitting this Affidavit and Certification on behalf of Las Palmas I, Ltd. (the "Applicant") and am not related to the Applicant or any Principals or Financial Beneficiaries of the Applicant.

On May 14, 2008, representatives of Sea Diversified, Inc. visited the location described on the legal description attached as Exhibit A and determined that the proposed development site is a Scattered Site as defined on page 18 of the Florida Housing Finance Corporation Rule Chapter 67-48.002 (98).

On May14, 2008, I Kenneth C. Jackson with Sea Diversified, Inc. went to 2003 West 17th Court, Riviera Beach, Florida, 33404, to determine if the development location address was located on the legal description attached, to confirm the legal description and property control number referenced and the Plat of Westside Estates (Plat Book 31, page 81 of the public records of Palm Beach County, Florida) attached as Exhibit B are the same site, to confirm that the public right of ways shown on the Plat and on the Palm Beach appraiser's map attached as Exhibit C currently exist.

I confirm all of the above. The Plat covers the entire site described in the legal description. The site described in the legal description is divided by West 17th Court and West 17th Street and these streets are dedicated public rights of way.

Under penalties of perjury, I declare that these statements are true and correct.

Kenneth Jackson, P.S.M., FL. Reg. # 4549

Dated

5/14/2008

STATE OF FLORIDA COUNTY OF Palm Book
Sworn to and subscribed before me this / 4 day of May, 2008 by Kenneth Jackson, who
is personally known to me or has produced as
identification.
WITNESS my hand and official seal, this day of May 2008.
NOTE MANAGERIAL WAS ALCOHOLD?
Notary Public Teresa Martinez
State of Expire: DEC. 05, 2008
My commission expires.

EXHIBIT "A"

LEGAL DESCRIPTION

A parcel of land in the Northeast one quarter of Section 31, Township 42 South, Range 43 East, City of Riviera Beach, Palm Beach County, Florida, being more particularly described as follows:

Beginning at the North one quarter corner of sald Section 31; Thence, run South 2° 32' 43" West, along the North-South one quarter Section line and along the Easterly right of way line of the Central and South Florida Flood Control District Canal No C-17, a distance of 611.98 feet; Thence run South 87° 57' 28" East, parallel with the North line of said Section 31, a distance of 1218.32 feet to the Easterly right of way line of Congress Avenue extension; thence run North 2° 42' 25" East, along the said Easterly right of way line of Congress Avenue extension, a distance of 612.00 feet to the North line of said Section 31; Thence run North 87° 57' 28" West, along the North section line of said Section 31, a distance of 1218.05 feet to the POINT OF SEGINNING.

The above described parcel of land contains 744,865 square feet or 17,10 Acre. Parcel.

Property Control Number(s): 56-43-42-31-01-000-0010

DEVATED PUBLIC RIGHT OF WAY **M** Command of the material combant of the company of t Maria plant of prisade ANTE OF PAUL BOXES C. B. SPREE, Court HALE OF FLORIDA ASSEMBLE PRIME Print To DEDIGTED PUBLIC RIGHTOFWA The prompts of including a billion and secure can be desirable of inspiritions of security in terms of desirable of inspiritions of terms of the case AL BANNESS SOUTH FARMS OF BOARD IN THE ASPENDS & MANY AT ALL FOR FAR MANY TO COURSE IN MARKET AND PRICE IN FRIEND IN THE ACT OF THE NOISHBUX BYNDAY SEBHONO; and the expension was the light on a program which was not negatively to to and office the programming of th series forme, he de generalighters, sensor, regio, de lareste de la lague 1, 11, 18 at 11. ITTH STREET 7.65.55 INCH AND PARTY OF CALL MANUEL BELL BENG A PARCE, OF LAND IN THE NE 14-SECTION 3, TWP 42 SOUTH, RGE 43 EAST PALM BEACH COUNTY FLORIDA.
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MINSTER BRAICE

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IXTE OF FLORIDA

FXHIBIT C



Property Information

Location Address: 2003 W 17TH CT

View Map

Calculate Portability

Municipality: RIVIERA BEACH

Parcel Control Number: 56-43-42-31-01-000-0010

Subdivision: WESTSIDE ESTATES AS IN

Official Records Book: 20S43 Page: 1551

Sale Mar-2006

WESTSIDE ESTATES ALL OF PL LYG W OF CONGRESS AVE (LESS W 17TH ST

Legal Description: R/W) & 50 FT ABND W 17TH COURT LYG WITHIN

Owner Information:

Name: RIVIERA BEACH HOUSING AUTHORITY

All Owners

Mailing Address: 2014 17TH CT

RIVIERA BEACH FL 33404 5002

Sales Information

Sales Date Book/Page

Price Sale Type

Owner

All Sales

Mar-2006 20543/1551 Jun-2005 18814/0327

\$10 WARRANTY DEED RIVIERA BEACH HOUSING AUTHORITY

May-2005 18643/1968

\$10 QUITCLAIM \$10 QUIT CLAIM

RIVIERA BEACH HOUSING AUTHORITY RIVIERA BEACH HOUSING AUTHORITY

Exemptions-

Full: Municipal Government: \$942,741

Year of Exemption: 2007

Total: \$942,741

Appraisals—

Tax Year:

Total Market Value:

Exemption Amount:

Improvement Value: Land Value:

2006 2005 2007 \$817,741 \$3,670,119 \$0 \$385,DDD \$125,000 \$0 \$942,741 \$4,055,119 \$3,500,000

Property Information Number of Units: 50 *Total Square Feet: 148494

Use Code: 0300

Description: MULTIFAMILY

* in residential properties may indicate living area.

Assessed and Taxable Values

Tax Year: Assessed Value:

Taxable Value:

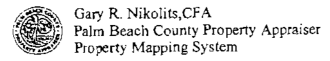
2007 2006 2005 \$3,500,000 \$942,741 \$4,055,119 \$3,500,000 \$4,055,119 \$942,741

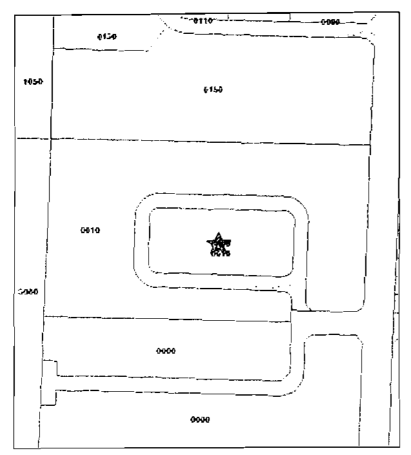
Structure Detail

Acres: 15.3689

Tax Values				Tax Calculator
Tax Year:	2007	2006	2005	Carlo Bridge Con Control Con
Ad Valorem:	\$0	\$0	\$0	Details
Non Ad Valorem:	\$0	\$0	\$0	
. Total Tax:	\$0	\$0	- \$0	Calculate Additional
_	· -			Homestead
		Tax Collector	WebSite	

NOTE: Lower the top and bottom margins to 0.25 on File-> Page Setup menu option in the browser to print the detail on one page.





Search	Parcel Details
- Owner Inform	nation —
PCN: 564342	31010000010
Defure	í là PAPA
Name: RIVIER	A BEACH HOUSING
Location: 2003 W	
Mailing: 2014 17	
5002	A BEACH, FL 33404
-Appraisal Val	ue ———
Market Valu	re: \$942,741
Assessed Valu	ie: \$942,741
Exempt Ami	nt: \$942,741
Taxab	le: so
-Tax Value	
Ad Valore	m: Not Available
Non ad valore	• • • •
	a(; Not Available
<u>-</u>	
-Sales Informa	· · ·
Sajes <u>Date</u>	<u>Price</u>
Mar- 2006	\$10
Jun-2005	\$10
May-2005	\$10
May-2005	\$10
Jun-1999	\$100

Legend

Parcel Boundary

0120 Lot number

Palm Beach County Property Map

Map Scale 1:3893

Map produced on 5/14/2008 from PAPA http://www.pbogov.com/papa

UNIVERSAL APPLICATION PACKAGE NOTICE OF POSSIBLE SCORING ERROR (NOPSE) REQUEST FOR REVIEW FORM

Notice of Possible Scoring Error(s) regarding Application No. 2008- 112C (one Application number per notice)							
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Part/Se	ection/3	Subsection	1.0	or Review	,		
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III	A	2(b)		1			
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	Exhibit 58	
		
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umber of	Ussues For Review	3
	A A A A A A A A A A A A A A A A A A A	A 2(b)

Submitted by Authorized Representative for Application Number 2008- 177C

Signature of Authorized Representative for above-designated Application.

Nick A. Inamdar

Signature:

Print Name:

All notices must be submitted in accordance with subsections 67-48,004(4) and 67-21.003(4), F.A.C., and should contain enough information for staff to evaluate them. This will include, but may not be limited to, a detailed description of the issue being identified and action requested by the submitting Applicant, such as reduction of score or threshold failure. Attach additional pages if necessary. All notices should be submitted in typewritten form.

FRACKING NO



blick traindar Nice President, Florida Region

May 15, 2008

Debra Dozier Blinderman, Deputy Development Officer Florida Housing Finance Corporation 227 N. Bronough Street Suite 5000 Tallahassee, FL 32301

RE: Notice of Possible Scoring Error

Applicant: Emerald Palms Redevelopment, LLC

Application Number: 2008-112C
Application Name: Emerald Palms

Dear Ms. Blindennan:

Pursuant to Rule 67-48.004(4), Magnolia Landing Apartments, Ltd. (Application Number 2008-177C) submits the following Notice of Possible Scoring Error and provides the following Brief Statement of Explanation regarding the deficiencies contained in the Application submitted by Emerald Palms Redevelopment, LLC, Application Number 2008-112C:

PART III - PROPOSED DEVELOPMENT Section C - Ability to Proceed

(2) Evidence of Site Control

Exhibit 9, submitted by the Applicant, states that Emerald Palm Revitalization, Inc. is the co-managing member of the Applicant, Emerald Palms Redevelopment, LLC. Exhibit 9 states that Emerald Palm Revitalization, Inc. has "No Directors or Shareholders" (See attached Exhibit "A").

The Ground Lease, provided by the Applicant as Evidence of Site Control in Exhibit 27, was signed by "Philip O. Goombs", as "Executive Director" of Emerald Palm Revitalization, Inc (See attached Exhibit "B"). However, the Applicant represented that Emerald Palm Revitalization, Inc. has no directors, therefore, the Ground Lease is invalid and the Applicant failed to demonstrate Evidence of Site Control. Based upon the following, the Application must be rejected as a result of failing to achieve threshold.

|Page 2

PART III: Development

Section A: General Development Information

Subsection 2(b): Scattered Sites

Part III of the Application requires the Applicant to disclose whether or not the Development will consist of "Seattered Sites." Pursuant to Section 67-48.002 (98) F.A.C., scattered sites means "a Development consisting of real property in the same county... any part of which is divided by a street or easement ('divided parts')."

Within its Application, the Applicant stated that the Development would not consist of scattered sites. However, a review of a Title Search Report shows that the Development is encumbered by an easement which divides the property. (See attached Exhibit "C"). The subject easement is in favor of Florida Power and Light Company and was recorded in O.R. Book 2500, Page 115, of the Public Records of Palm Beach County, Florida. (See attached Exhibit "D"). The twelve-foot wide easement conclusively demonstrates that that the Development site is divided. In light of the foregoing, the Applicant should have disclosed that the Development consisted of Scattered Sites. As a result of its failure to do so, the Application must be rejected as a result of failing to achieve threshold.

PART IV - LOCAL GOVERNMENT SUPPORT Section A - Contributions - MMRB, SAIL, HC, and HOME Applications

1.(a)(3) Local Government Verification of Contribution - Loan Form Exhibit 45

In Part IV.A. 2.a. The Applicant claims a Loan from Palm Beach County and incorrectly values such Loan in the amount of \$200,000. To demonstrate this Loan, Applicant submitted the same Local Government Verification of Contribution – Loan Form behind Exhibit 45 and Exhibit 58 (See attached Exhibit "E"). Applicant listed it's Local Government Contribution as a \$200,000 loan at 0% for 32 years, which states that it is "forgivable" at the end of the term, although no conditions were stated. Such conditions could vary widely, including it being only forgiven at the sole discretion of the then County Commission if the property is donated to a qualified non-profit. It is clear that no conditions for forgiving this loan were given, and the County retained the right to later specify whatever conditions it desires.

The Application Instructions state "A Loan with a forgiveness provision requiring approval of the Local Government will be treated as a loan, rather than a grant, for scoring purposes. The 'Loan' verification form should be used." Further the Application Instructions state, "All loans and fee deferrals must be present valued to determine the value of these contributions." That NPV calculation would have indicated a Local Government Value of \$173,421 (\$200,000 paid in 32 years at the discount rate).

The proposed Development is in Palm Beach County and the minimum Local Government requirement for the full 5 points is \$200,000. As the actual NPV of the Loan is \$173,421, the maximum of 5 points should not be awarded for this Local Government Contribution.

| Tel. (303) - 372 - 3343 | FAX - (303) - 372 - 3348

|Page 3

Based upon the foregoing, the Applicant has failed to demonstrate a Local Government Contribution and the Application should be awarded points on a pro-rata basis.

Attached to this petition is an executed Notice of Possible Scoring Error Request for Review form.

Nick A. Inamdar Vice President Part III.2.(b)

EXHIBIT "C"

Fund File Number: 06-2008-4531

The information contained in this title search is being furnished by Attorneys' Title Insurance Fund, Inc. If this report is to be used by a title insurance agent for evaluation and determination of insurability by the agent prior to the issuance of title insurance, then the agent shall have liability for such work.

Provided For: Greenspoon Marder, PA Agent's File Reference: Riviera Beach Housing Auth

After an examination of this search the Agent must:

- A. Evaluate all instruments, plats and documents contained in the report.
- B. Include in the Commitment under Schedule B, any additional requirements and/or exceptions you find necessary from your analysis of the surveys, prior title evidence or other relevant information from the transaction.
- C. Verify the status of corporations and limited partnerships and other business entities with the appropriate governmental agency or other authority.
- D. Determine whether the property has legal access.
- E. Determine if any unpaid municipal taxes or assessments exist, which are not recorded in the Official Records Books of the county.
- F. Determine whether any partial of the property is submerged or artificially filled, if the property borders a body of water, and if riparian or littoral rights exist.
- G. The information provided herein does not include a search of federal liens and judgment liens filed with the Florido Department of State pursuant to Sec. 713.901, et seq., F.S., and Sec. 55.201, et seq., F.S., respectively, which designate the Florida Department of State as the place for filing federal liens and judgment liens against personal property. For insuring purposes:
 - (a) Pursuant to Sec. 713.901, et seq., F.S., personal property includes, but is not limited to, mortgages, leaseholds, mortgages on leaseholds, interests in cooperative associations, vendees' interests, and options when those interests are held by a partnership, corporation, trust or decedent's estate; and
 - (b) Pursuant to Sec. 55.201, et seq., F.S., personal property includes, but is not limited to, leaseholds, interests in cooperative associations, vendees' interests, and options regardless of the type of entity holding such interests, including individuals. (Note: Mortgages have been specifically excluded from the personal property interests in which a judgment lien may be acquired under the provisions of Sec. 55.201, et seq., F.S.)

Prepared this 15th day of May, 2008.

Attorneys' Title Insurance Fund, Inc.

Prepared by: William C. Snyder Phone Number: 1-800-515-0155

Fund File Number: 06-2008-4531

Effective Date of Fund approved base title information: December 19, 1975

Effective Date of Scarch: April 30, 2008 at 11:00 PM

Apparent Title Vested in:

Riviera Beach Housing Authority, a public body corporate and politic created pursuant to the laws of the State of Florida

Description of real property to be insured/foreclosed situated in Palm Beach County, Florida.

See Exhibit A attached.

Muniments of Title, including bankruptcy, foreclosure, quiet title, probate, guardianship and incompetency proceedings, if any, recorded in the Official Records Books of the county:

- Warranty Deed from Wiggs and Maale Construction Co., Inc., a Florida corporation as successor in merger with Floyd J. Voight, Inc. to Voight Investment Company, Trustee, recorded December 19, 1975, in O.R. Book 2489, Page 1650, Public Records of Palm Beach County, Florida.
- Quit Claim Deed from Greta Cromwell, Inc., a Florida corporation to Riviera Beach Housing Authority, recorded June 10, 1999, in O.R. Book 11164, Page 353, Public Records of Palm Beach County, Florida.
- 3. Quit Claim Deed from Timothy Funk to Riviera Beach Housing Authority, recorded May 26, 2005, in O.R. Book 18643, Page 1860, Public Records of Palm Beach County, Florida.
- 4. Quit Claim Deed from John P. Little, III to Riviera Beach Housing Authority, recorded May 26, 2005, in O.R. Book 18643, Page 1968, Public Records of Palm Beach County, Florida.
- 5. Quit Claim Deed from Stephanie R. Williams to Riviera Beach Housing Authority, recorded June 7, 2005, in O.R. Book 18705, Page 114, Public Records of Palm Beach County, Florida.
- 6. Quit Claim Deed from Voight Investment Company, a dissolved Florida corporation to Riviera Beach Housing Authority, recorded June 27, 2005, in O.R. Book 18814, Page 327, Public Records of Palm Beach County, Florida.
- Special Warranty Deed from Riviera Beach Housing Corporation, Inc., a Florida not-forprofit corporation to Riviera Beach Housing Authority, recorded June 29, 2006, in O.R. Book 20543, Page 1551, Public Records of Palm Beach County, Florida.
- 8. Declaration of Trust recorded in O.R. Book 20543, Page 1554, Public Records of Palm Beach County, Florida.

Fund File Number: 06-2008-4531

Mortgages, Assignments and Modifications:

None

Other Property Liens:

1. Taxes for the year 2008, which are not yet due and payable.

Restrictions/Easements:

- 1. Subject to rights of tenants under unrecorded leases, if any.
- 2. Subject to the Ordinance No. 2802 of the City of Riviera Beach, Florida vacating and abandoning the Right-of-Way known as West 17th Court as recorded in O.R. Book 18430, Page 789, Public Records of Palm Beach County, Florida.
- 3. Restrictions, conditions, reservations, easements, and other matters contained on the Plat of Plat of Westside Estates, as recorded in Plat Book 31, Page(s) 81, Public Records of Palm Beach County, Florida.
- 4. Pennit-Buried Lines to Southern Bell Telephone and Telegraph Company recorded in O.R. Book 2447, Page 1943, Public Records of Palm Beach County, Florida.
- 5. Right of Way Easement Agreement recorded in O.R. Book 2734, Page 1058, Public Records of Palm Beach County, Florida.
- 6. Grant of Utility Easement recorded in O.R. Book 4809, Page 212, Public Records of Palm Beach County, Florida.
- 7. Easement to Florida Power and Light Company recorded in O.R. Book 2500, Page 115, Public Records of Palm Beach County, Florida.
- 8. Ordinance No. 1101 recorded in O.R. Book 2642, Page 1945, Public Records of Palm Beach County, Florida.
- 9. Grant of Landscape and Utility Easement recorded in O.R. Book 5425, Page 485, Public Records of Palm Beach County, Florida.
- Eascinent to Florida Power and Light Company recorded in O.R. Book 5458, Page 1122,
 Public Records of Palm Beach County, Florida.
- 11. Covenants, conditions and restrictions recorded April 30, 1997, in O.R. Book 9768, Page 1618, as affected by Release of Restrictions recorded in O.R. Book 21551, Page 938, Public Records of Palm Beach County, Florida.

Fund File Number: 06-2008-4531

- Covenants, conditions and restrictions recorded December 18, 2001, in O.R. Book 13210, Page 1839, Public Records of Palm Beach County, Florida.
- 13. Covenants, conditions and restrictions recorded March 24, 2003, in O.R. Book 14962, Page 879, Public Records of Palm Beach County, Florida.
- 14. Lease Agreement recorded in O.R. Book 2584, Page 29, Public Records of Palm Beach County, Florida. Appears to be terminated by its terms.
- 15. Deed to the City of Riviera Beach recorded in O.R. Book 2396, Page 16, Public Records of Palin Beach County, Florida.
- 16. Resolution of the Riviera Beach Housing Authority recorded in O.R. Book 20543, Page 1533, Public Records of Palm Beach County, Florida.
- 17. Subject to the Right-of-Way of Congress Avenue as now laid out and in use.
- 18. Riparian and littoral rights are not insured.

Ot	hor	Fue	1000	hrai	COC

None

REAL PROPERTY TAX INFORMATION ATTACHED

Proposed Purchaser/Mortgagor:

N/A

The name of the proposed purchaser/mortgogor was searched for the past twenty years for unsatisfied judgments and tax liens (state, federal and other liens for the recovery of money) and personal names were checked for unrestored incompetency and for guardianship proceedings. The following matters appeared of record and copies are attached for evaluation by the agent:

N/A

Fund File Number: 06-2008-4531

STANDARD EXCEPTIONS

Unless satisfactory evidence is presented to the agent eliminating the need for standard exceptions, the following should be made a part of any commitment or policy.

- 1. Taxes for the year of the effective date of this policy and taxes or special assessments which are not shown as existing liens by the public records.
- 2. Rights or claims of parties in possession not shown by the public records.
- 3. Encroachments, overlaps, boundary line disputes, and any other matters which would be disclosed by an accurate survey and inspection of the premises.
- 4. Easements or claims of easements not shown by the public records.
- 5. Any lien, or right to a lien, for services, labor, or material heretofore or hereafter furnished, imposed by law and not shown by the public records.
- 6. Any owner policy issued pursuant hereto will contain under Schedule B the following exception: Any adverse ownership claim by the State of Florida by right of sovereignty to any portion of the lands insured hereunder, including submerged, filled and artificially exposed lands, and lands accreted to such lands.
- 7. Federal liens and judgment liens, if any, filed with the Florida Department of State pursuant to Sec. 713.901, et seq., F.S., and Sec. 55.201, et seq., F.S., respectively, which designate the Florida Department of State as the place for filing federal liens and judgment liens agoinst personal property. For insuring purposes:
 - (a) Pursuant to Sec. 713.901, et seq., F.S., personal property includes, but is not limited to, mortgages, leaseholds, mortgages on leaseholds, interests in cooperative associations, vendees' interests, and options when those interests are held by a partnership, corporation, trust or decedent's estate; and
 - (b) Pursuant to Sec. 55.201, et seq., F.S., personal property includes, but is not limited to, leaseholds, interests in cooperative associations, vendees' interests, and options regardless of the type of entity holding such interests, including individuals. (Note: Mortgages have been specifically excluded from the personal property interests in which a judgment lien may be acquired under the provisions of Sec. 55.201, et seq., F.S.)
- 8. Any lien provided by County Ordinance or by Chapter 159, Florida Statutes, in favor of any city, town, village or port authority, for unpaid service charges for services by any water systems, sewer systems or gas systems serving the land described herein; and any lien for waste fees in favor of any county or municipality.

This report does not cover matters filed in the Federal District Courts of Florida EXCEPT FOR BANKRUPTCY PROCEEDINGS filed prior to October 7, 1984, when the property lies in either DADE, DUVAL, HILLSBOROUGH, LEON OR ORANGE COUNTY.

Fund File Number: 06-2008-4531

In foreclosure proceedings, title should be examined between the effective date of this report and the recording of the lis pendens to assure that oll necessary and proper parties are joined. Consideration should be given to joining as defendants any persons in possession, other than the record owner, and any parties, other than those named herein, known to the plaintiff or the plaintiff's attorney and having or claiming an interest in the property.

Prior to issuance of any policy of title insurance underwritten by the Company, the agent must obtain and evaluate a title search for the period between the effective date of this Title Search Report and the recording date(s) of the instrument(s) on which the policy is based.

If this product is not used for the purpose of issuing a Fund policy, then the maximum liability for incorrect information is \$1,000.

Note: The Fund Agent is responsible for obtaining underwriting approval on any commitment prepared from this product in the amount of \$3,000,000.00 or more.

Fund File Number: 06-2008-4531

EXHIBIT A

A parcel of land in the Northeast one quarter of Section 31, Township 42 South, Range 43 East, City of Riviera Beach, Palm Beach County, Florida, being more particularly described as follows:

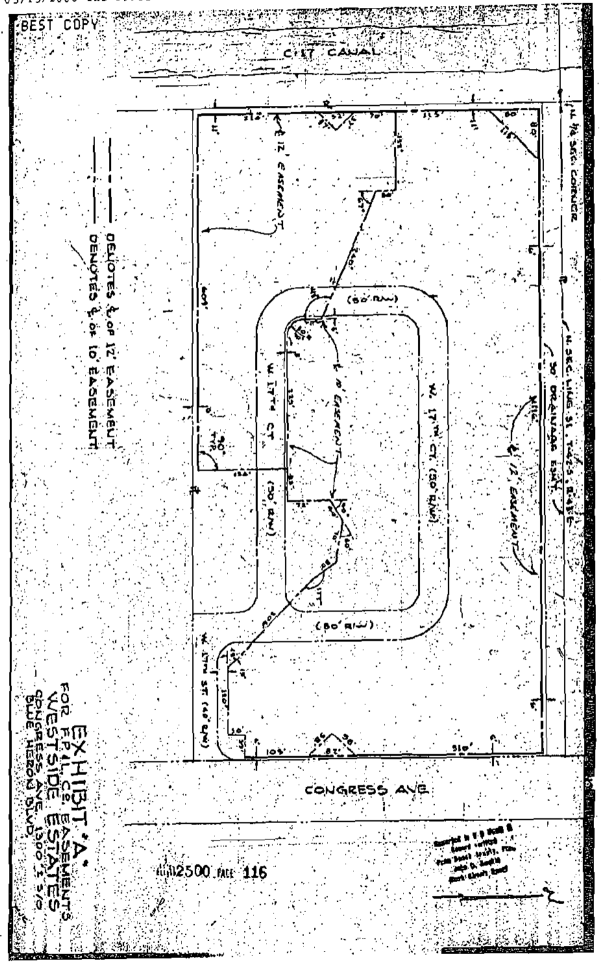
Beginning at the North one quarter comer of said Section 31, thence run South 2 degrees 32' 43" West, along the North-South one quarter Section line and along the Easterly right of way line of the Central and Southern Florida Flood Control District Canal No. C-17, a distance of 611.98 feet; thence, run South 87 degrees 57' 28" East, parallel with the North line of said Section 31, a distance of 1216.32 feet to the Easterly right of way line of Congress Avenue extension; thence run North 2 degrees 42' 26" East, along the said Easterly right of way line of Congress Avenue extension, a distance of 612.00 feet to the North line of said Section 31; thence, run North 87 degrees 57' 28" West, along the North section line of said Section 31, a distance of 1218.05 feet to the Point of Beginning.

Also known as:

All of the Plat Westside Estates, according to the map or plat thereof as recorded in Plat Book 31, Page(s) 81. Public Records of Palm Beach County, Florida

EXHIBIT "D"

	ila rd y	FARMA		
Drawer "D"	wer & Light Company .	EABEMENT	DATE NO	vember 24, 1975
West Palm	Beach, Plorida 37402		SEC _ 31	TWP 425 ROE 132
7	352	<i>.</i>	. , , ,	
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2008 CURE SUMMARY FORM

This Cure Summary Form is submitted with regard to Application No. 2008- //2C and pertains to the Application parts, sections, subsections, and exhibits listed below (please list the parts, sections, subsections, and exhibits in the order they appear on the most recent Scoring Summary Report):

					Submitted in Response to:				Cre	ated by:
Part (I, II, III, IV, or V)	Section (A,B.C, D,etc.)	Subsection (1, 2, 3, etc. or 1, 2, 2, etc.)	Exhibit (1, 2, 3, etc.)	Reason Score Not Maxed (Provide Item No. from Application Scoring Summary)	Reason Fai Threshol (Provide Rem from Applica Scoring Status	ld No. Iion	Proximity Scoring (Provide Item No. from Application Scoring Stanmery)	Additional Comment (Provide Item No. from Application Scoring Summary)	Mark this Column if Item No. indicated in "Submitted in Response to" column(s) resulted from Preliminary Scoring	Mark this Column if Hem No. indicated in "Submitted in Respon to" column(s) resulted from NOPS Scoring and state NOPSE Trackin No., if known.
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Page ____ of ___ Page

2008 CURE FORM

(Submit a SEPARATE form for EACH reason relative to EACH Application Part, Section, Subsection, and Exhibit)

This Cure Form is being submitted with regard to Application No. 2008- //2 C and pertains to:						
Part _	II	Section A_ Su	bsection 2.6. I	Exhibit No. 20	(if applicable)	
		l information is submitted port because:	in response to the 20	08 Universal Sc	coring	
Ø	1.	1. Preliminary Scoring and/or NOPSE scoring resulted in the imposition of a failure to achieve maximum points, a failure to achieve threshold, and/or a failure to achieve maximum proximity points relative to the Part, Section, Subsection, and/or Exhibit stated above. Check applicable item(s) below:				
			2008 Universal	Creat	ed by:	
			Scoring Summary Report	Preliminary Scoring	NOPSE Scoring	
		Reason Score Not Maxed	Item NoS			
	·	Reason Failed Threshold	Item No. 2 T		Ø	
		Reason Proximity Points Not Maxed	Item NoP			
		Additional Comment	Item NoC			
	2.	Other changes are neces This revision or addition resulting from a cure to it (if applicable).	al documentation is	submitted to ad	dress an issue	

Brief Statement of Explanation regarding Cure for Application No. 2008 – 112C

Provide a separate brief statement for each Cure

In Scoring Item 2T, FHFC has determined that the development is a "scattered site", and that Applicant failed to correctly answer the question at Part III.A.2.b. and failed to provide the requested information for each site in Exhibit 20.

Attached is a revised excerpt to the application indicating the correct answer ("Yes") to Part III.A.2.b. Also enclosed is Exhibit 20 containing the information required for "scattered sites".

- b. Provide the Service Provider's or principal of Service Provider's Prior Experience Charl behind a tab tabeled "Exhibit 18".
- 8. Guarantor(s) Information (MMRB Applicants only):

Provide the Guarantor Information Charl behind a tab tabeled "Exhibit 19".

Part III. Proposed Development

General De 1. Name of De Emerald Pa	·	tion	
2. Location of i	Development Site:		
a. Address o Str eet :	of Development Site: see addendum	<u>-</u>	
City:	Riviera Beach	State: FL	Zīp Code: 33404
Ø b. W≇ th	na Development consist of C. No	Scattered Sites?	
if "Yes", coordina	for each of the sites, provide the behind a tab labeled "Ex	de the Address, total numb chibit 20°.	er of units, and a latitude and longitude
Rule Chaj	location of the proposed Doters 67-21 and 57-48, F.A		Jrban In-Fill Development, as defined in
if "Yes", to complete	o qualify as an Urban In-F	ernment Verification of Qui	es of this Application, provide a properly alification as Urban In-Fill Development
	posed Development being	revitalized utilizing HOPE t	vi funding?
lf "Yes", t documen	o qualify as a Hope VI Dev tation behind a tab labeled	relopment for purposes of t "Exhibit 21".	his Application, provide the required
e. County: Palm Bear	ರ್ಗ - Large (E)	E	
All Applicants question (2) I	inust answer "Yes" or "Ni below,		I HOME Applicants must also answer
(1) is p	oroposed Development loc es • No	ated in the Florida Keys An	ea?
(2) HOME	Applications Only -		
		oment be located in either A	Nachua County or Leon County?
CYe	,,,,		
	, complete either (a) or (b)		
(a) Alac the bou	thus County Development induries of incorporated Ga	s - is the Development loca sinesville?	ated within Alachua County, but outside
C	Yes C No		
lí "Yes"	, provide the required lette	r from Alachua County beh	ind a tab labeled "Exhibit 22".
(b) Leor bounda	n County Developments - I	s the Development located assee?	within Leon County but outside the

Exhibit 20 Scattered Site Address of the Development Site Emerald Palms

Tract 1: West of W. 17th Street, west of the intersection of W. 17th Street and Congress Avenue, Riviera Beach, Florida 33404

80 units

Latitude N26°46'41.8" Longitude W80°05'25.0"

(tie breaker measurement point)

Tract 2: On West 17th Street, west of the intersection of W. 17th Street and Congress Avenue, Riviera Beach, Florida 33404

0 units

Latitude N26°46'41.1" Longitude W80°05'20.5"

Tract 3: On Congress Avenue, north of the intersection of W. 17th Street and Congress Avenue, Riviera Beach, Florida 33404

60 units

Latitude N26°46'43.4" Longitude W80°05'27.0" Date: December 23, 2009 RE: Survey No.: 215882

AFFIDAVIT

State of Florida) Before me, the undersigned officer duly

authorized under the laws of the State of

County of Miami-Dade) Florida to administer oaths and take

acknowledgements, personally appeared

Francisco F. Fajardo,

to me well known to be the person making this Affidavit, who after being duly sworn

under oath,

deposes and says:

1. That Affiant is a Registered Land Surveyor and Mapper in the State of Florida Certificate No.: 4767, and maintains an active practice in Miami-Dade County.

- 2. I have reviewed the property described as: Westside Estates as Recorded in Plat Book 31, Page 81 of the Public Records of Palm Beach County, Florida, which I am told was submitted to Florida Housing within Application #2008-112C.
- 3. I have reviewed the Title Search Report prepared by Attorneys' Title Insurance Fund dated May 15, 2008 as well as the FPL Easement and Sketch Submitted to Florida Housing Finance Corporation as a part of a Notice of Possible Scoring Error in 2008 (Exhibit A).
- 4. I have reviewed updated Title Work prepared by Attorneys' Title Fund Services, LLC dated 12-18-2009 (Exhibit B).
- 5. Based on the Title Search Reports presented, there was no evidence of vacation or abandonment of the FPL Easement in the Public Records; therefore, the FPL Easement appears to have been in place continuously from November 24, 1975 through the present day.
- 6. It is not customary for Surveyors to consider Utility Easements to create a division of property, but I have been requested to count the number of individual "tracts" that would have been created if there were divisions created by Utility Easements and Roads according to the FPL Sketch and Legal Description.
 - A) If the FPL Easement and Road were both considered to divide the Site, the Site would consist of 13 distinct Tracts (Exhibit C).
 - B) If the FPL Easement alone were considered to divide the Site, the Site would consist of 7 distinct Tracts (Exhibit D).
 - C) If the Road alone were considered to divide the Site, the Site would consist of 3 distinct Tracts (Exhibit E).

Further Affiant saith not.

Francisco F. Fajardo

Registered Land Surveyor and Mapper No. 4767

State of Florida

Sworn and Subscribed before me this 23th day of December, 2009.

My Commission Expires:

ANGELA P. LANNES
Camma DD0057500
Empires 4/2/2011
Conica Natary Acon., Inc.

Notarty/Public

State of Florida at Large

This Instrument prepared by Francisco F. Fajardo Lannes and Garcia, Inc. 359 Alcazar Avenue Coral Gables, Florida 33134

UNIVERSAL APPLICATION PACKAGE NOTICE OF POSSIBLE SCORING ERROR (NOPSE) REQUEST FOR REVIEW FORM

Notice of Possible Scoring Error(s) regarding Application No.	2008-	112C	
(one Application number per notice)			

				Number of Issues
	Part.	/Section	Subsection	For Review
	III	C	(2)	1
	111	A	2(b)	1
	- <u>I</u> V		l (a)(3)	
			Exhibit 45	2
			Exhibit 58	
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Т	otal Ni	unber of	lssues For Rev	giew <u>3</u>
Submitte	d by A	uthorize	d Representativ	e for Application Number 2008- 177C
Signature	of Au	thorized	Representative	for above-designated Application.
	!// <u>/</u>	(- <u>-)</u>		Nick A, Inamdar
Signature): :			Print Name:

All notices must be submitted in accordance with subsections 67-48.004(4) and 67-21.003(4), F.A.C., and should contain enough information for staff to evaluate them. This will include, but may not be limited to, a detailed description of the issue being identified and action requested by the submitting Applicant, such as reduction of score or threshold failure. Attach additional pages if necessary. All notices should be submitted in typewritten form.

EXHIBIT
A
to affidavij

HACKING NO.



Mick owndar And Souther Blookington

مدده ما برخ رغب کا با دو ما این روجود و جری پر درخی ری

May 15, 2008

Dobra Dozier Blinderman, Deputy Development Officer Florida Housing Finance Corporation 227 N. Bronough Street Suite 5000 Tallahassee, FL 32301

RE: Notice of Possible Scoring Error

Applicant: Emerald Palms Redevelopment, LLC

Application Number: 2008-112C Application Name: Emerald Palms

Dear Ms. Blindennan:

Pursuant to Rule 67-48.004(4), Magnolia Landing Apartments, Ltd. (Application Number 2008-177C) submits the following Notice of Possible Scoring Error and provides the following Brief Statement of Explanation regarding the deficiencies contained in the Application submitted by Emerald Palms Redevelopment, LLC, Application Number 2008-112C.

PART III - PROPOSED DEVELOPMENT Section C - Ability to Proceed

(2) Evidence of Site Control

Exhibit 9, submitted by the Applicant, states that Emerald Palm Revitalization, Inc. is the co-managing member of the Applicant, Emerald Palms Redevelopment, LLC Exhibit 9 states that Emerald Palm Revitalization, Inc. has "No Directors or Shareholders" (See attached Exhibit "A").

The Ground Lease, provided by the Applicant as Evidence of Site Control in Exhibit 27, was signed by "Philip O. Goonibs", as "Executive Director" of Emerald Palm Revitalization, Inc. (See attached Exhibit "B"). However, the Applicant represented that Emerald Palm Revitalization, Inc. has no directors, therefore, the Ground Lease is invalid and the Applicant failed to demonstrate Evidence of Site Control. Based upon the following, the Application must be rejected as a result of failing to achieve threshold

TPage 2

PART III: Development

Section A: General Development Information

Subsection 2(b): Scattered Sites

Part III of the Application requires the Applicant to disclose whether or not the Development will consist of "Scattered Sites". Pursuant to Section 67-48.002 (98) F.A.C., scattered sites means "a Development consisting of real property in the same county... any part of which is divided by a street or easement ('divided parts')."

Within its Application, the Applicant stated that the Development would not consist of scattered sites. However, a review of a Title Search Report shows that the Development is encumbered by an easement which divides the property. (See attached Exhibit "C"). The subject easement is in favor of Florida Power and Light Company and was recorded in O.R. Book 2500, Page 115, of the Public Records of Palm Beach County, Florida. (See attached Exhibit "D"). The twelve foot wide easement conclusively demonstrates that that the Development site is divided. In light of the foregoing, the Applicant should have disclosed that the Development consisted of Scattered Sites. As a result of its failure to do so, the Application must be rejected as a result of failing to achieve threshold.

PART IV - LOCAL GOVERNMENT SUPPORT Section A - Contributions - MMRB, SAIL, HC, and HOME Applications

1(a)(3) Local Government Verification of Contribution – Loan Form Exhibit 45

In Part IV.A. 2.a. The Applicant claims a Loan from Paim Beach County and incorrectly values such Loan in the amount of \$200,000. To demonstrate this Loan, Applicant submitted the same Local Government Verification of Contribution – Loan Form behind Exhibit 45 and Exhibit 58 (See attached Exhibit "E") Applicant listed it's Local Government Contribution as a \$200,000 loan at 0% for 32 years, which states that it is "forgivable" at the end of the term, although no conditions were stated. Such conditions could vary widely, including it being only forgiven at the sole discretion of the then County Commission if the property is donated to a qualified non-profit. It is clear that no conditions for forgiving this loan were given, and the County retained the right to later specify whatever conditions it desires.

The Application Instructions state "A Loan with a forgiveness provision requiring approval of the Local Government will be treated as a loan, rather than a grant, for scoring purposes. The 'Loan' verification form should be used." Further the Application Instructions state, "All loans and fee deferrals must be present valued to determine the value of these contributions." That NFV calculation would have indicated a Local Government Value of \$173,421 (\$200,000 paid in 32 years at the discount rate).

The proposed Development is in Palm Beach County and the minimum Local Government requirement for the full 5 politis is \$200,000. As the actual NPV of the Loan is \$173,421, the maximum of 5 points should hold be awarded for this Local Government Contribution

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|Page 3

Based upon the foregoing, the Applicant has failed to demonstrate a Local Government Contribution and the Application should be awarded points on a pro-rata basis.

Attached to this petition is an executed Notice of Possible Scoring Error Request for Review form.

Nick A. Inamdar

Vice President

Part III.2.(b)

EXHIBIT "C"

Fund File Number, 06-2008-4531

Control of the second

The information contained in this title search is being furnished by Attorneys' Title Insurance Fund, Inc. If this report is to be used by a title insurance agent for evaluation and determination of insurability by the agent prior to the issuance of title insurance, then the agent shall have liability for such work.

Provided For: Greenspoon Marder, PA Agent's File Reference: Riviera Beach Housing Auth

After an examination of this search the Agent must:

- A. Evaluate all instruments, plats and documents contained in the report.
- B. Include in the Commitment under Schedule B, any additional requirements and/or exceptions you find necessary from your analysis of the surveys, prior title evidence or other relevant information from the transaction.
- C. Verify the status of corporations and limited partnerships and other business entities with the appropriate governmental agency or other authority.
- D. Determine whether the property has legal access.
- E. Determine if any unpaid municipal taxes or assessments exist, which are not recorded in the Official Records Books of the county.
- F. Determine whether any portion of the property is submerged or artificially filled, if the property borders a body of water, and if riparian or littoral rights exist.
- G. The information provided herein does not include a search of federal liens and judgment liens filed with the Florida Department of State pursuant to Sec. 713.901, et seq., F.S., and Sec. 55.201, et seq., F.S., respectively, which designate the Florida Department of State as the place for filing federal liens and judgment liens against personal property. For insuring purposes:
 - (a) Pursuant to Sec. 713.901, et seq., F.S., personal property includes, but is not limited to, mortgages, leascholds, mortgages on leascholds, interests in cooperative associations, vendees' interests, and options when those interests are held by a partnership, corporation, trust or decedent's estate; and
 - (b) Pursuant to Sec. 55.201, et seq., F.S., personal property includes, but is not limited to, leaseholds, interests in cooperative associations, vendees' interests, and options regardless of the type of entity holding such interests, including individuals. (Note: Mortgages have been specifically excluded from the personal property interests in which a judgment lien may be acquired under the provisions of Sec. 55.201, et seq., F.S.)

Prepared this 15th day of May, 2008.

Attorneys' Title Insurance Fund, Inc.

Prepared by: William C. Snyder Phone Number: 1-800-515-0155

Fund File Number: 06-2008-4531

Effective Date of Fund approved base title information: December 19, 1975

Effective Date of Search: April 30, 2008 at 11:00 PM

Apparent Title Vested in:

DESTRUCTION AND SOLES AND

Riviera Beach Housing Authority, a public body corporate and politic created pursuant to the laws of the State of Florida

Description of real property to be insured/foreclosed situated in Paim Beach County, Flavida.

See Exhibit A attached,

Muniments of Title, including bankruptcy, foreclosure, quiet title, probate, guardianship and incompetency proceedings, if any, recorded in the Official Records Books of the county:

- 1. Warranty Deed from Wiggs and Maale Construction Co., Inc., a Florida corporation as successor in merger with Floyd J. Voight, Inc. to Voight Investment Company, Trustee, recorded December 19, 1975, in O.R. Book 2489, Page 1650, Public Records of Palm Beach County, Florida
- 2. Quit Claim Deed from Greta Cromwell, Inc., a Florida corporation to Riviera Beach Housing Authority, recorded June 10, 1999, in O.R. Book 11164, Page 353, Public Records of Palm Beach County, Florida.
- Quit Claim Deed from Timethy Funk to Riviera Beach Housing Authority, recorded May 26, 2005, in O.R. Book 18643, Page 1860, Public Records of Palm Beach County, Florida.
- 4. Quit Claim Deed from John P. Little, III to Riviera Beach Housing Authority, recorded May 26, 2005, in O.R. Book 18643, Page 1968, Public Records of Palm Beach County, Florida.
- 5. Quit Claim Deed from Stephanie R. Williams to Riviera Beach Housing Authority, recorded June 7, 2005, in O.R. Book 18705, Page 114, Public Records of Palm Beach County, Florida.
- 6. Quit Claim Deed from Voight Investment Company, a dissolved Florida corporation to Riviera Beach Housing Authority, recorded June 27, 2005, in O.R. Book 18814, Page 327, Public Records of Palm Beach County, Florida
- Special Warranty Deed from Riviera Beach Housing Corporation, Inc., a Florida not-forprofit corporation to Riviera Beach Housing Authority, recorded June 29, 2006, in O.R. Book 20543, Page 1551, Public Records of Palin Beach County, Florida.
- 8 Declaration of Trust recorded in O.R. Book 20543, Page 1554, Public Records of Palm Beach County, Florida

.

Fund File Number: 06-2008-4531

Mortgages, Assignments and Modifications:

None

Other Property Liens:

1. Taxes for the year 2008, which are not yet due and payable.

Restrictions/Easements:

- 1. Subject to rights of tenants under unrecorded leases, if any,
- 2. Subject to the Ordinance No. 2802 of the City of Riviera Beach, Florida vacating and abandoning the Right-of-Way known as West 17th Court as recorded in O.R. Book 18430, Page 789. Public Records of Palm Beach County, Florida.
- Restrictions, conditions, reservations, easements, and other matters contained on the Plat of Plat of Westside Estates, as recorded in Plat Book 31, Page(s) 81, Public Records of Palm Beach County, Florida
- Permit-Buried Lines to Southern Beil Telephone and Telegraph Company recorded in O.R. Book 2447 Page 1943, Public Records of Palm Beach County, Florida,
- 5 Right of Way Easement Agreement recorded in O.R. Book 2734, Page 1058, Public Records of Palm Beach County, Florida.
- 6 Grant of Utility Easement recorded in O.R. Book 4809, Page 212, Public Records of Palm Beach County, Florida
- 7. Cascinent to Florida Power and Light Company recorded in O.R. Book 2500, Page 115, Public Records of Palm Beach County, Florida
- Ordinance No. 1101 recorded in O.R. Book 2642, Page 1945, Public Records of Palm Beach County, Florida
- 9 Grant of Landscape and Utility Easement recorded in O.R. Book 5425, Page 485, Public Records of Palm Beach County, Florida
- Easement to Fforida Power and Light Company recorded in O.R. Book 5458, Page 1122, Public Records of Palm Beach County, Florida.
- Covenants, conditions and restrictions recorded April 30, 1997, in O.R. Book 9768, Page 1618, as affected by Release of Restrictions recorded in O.R. Book 21551, Page 938, Public Records of Palm Beach County, Florida.

Fund File Number: 06-2008-4531

- Covenants, conditions and restrictions recorded December 18, 2001, in O.R. Book 13210,
 Page 1839, Public Records of Palm Beach County, Florida
- 13. Covenants, conditions and restrictions recorded March 24, 2003, in O.R. Book 14962, Page 879, Public Records of Palm Beach County, Florida.
- Loase Agreement recorded in O.R. Book 2584, Page 29, Public Records of Palm Beach County, Florida. Appears to be terminated by its terms.
- 15. Deed to the City of Riviera Beach recorded in O.R. Book 2396, Page 16, Public Records of Palm Beach County, Florida.
- 16. Resolution of the Riviera Beach Housing Authority recorded in O.R. Book 20543, Page 1533, Public Records of Palm Beach County, Florida.
- 17 Subject to the Right-of-Way of Congress Avenue as now laid out and in use.
- 18 Riparian and littoral rights are not insured.

Other Encumbrances:

None

REAL PROPERTY TAX INFORMATION ATTACHED

Proposed Purchaser/Mortgagor:

N/A

The name of the proposed purchaser/mortgagor was searched for the past twenty years for unsatisfied judgments and tax liens (state, federal and other liens for the recovery of money) and personal names were checked for unrestored incompetency and for guardianship proceedings. The following matters appeared of record and copies are attached for evaluation by the agent:

 N/Δ

Fund File Number: 06-2008-4531

STANDARD EXCEPTIONS

Unless satisfactory evidence is presented to the agent eliminating the need for standard exceptions, the following should be made a part of any commitment or policy.

- 1. Taxes for the year of the effective date of this policy and taxes or special assessments which are not shown as existing liens by the public records.
- 2. Rights or claims of parties in possession not shown by the public records.
- 3. Encroachments, overlaps, boundary line disputes, and any other matters which would be disclosed by an accurate survey and inspection of the premises.
- 4. Easements or claims of easements not shown by the public records.
- 5. Any lien, or right to a lien, for services, labor, or material heretofore or hereafter furnished, imposed by law and not shown by the public records.
- 6. Any owner policy issued pursuant hereto will contain under Schedule B the following exception: Any adverse ownership claim by the State of Florida by right of sovereignty to any portion of the lands insured hereunder, including submerged, filled and artificially exposed lands, and lands accreted to such lands.
- 7. Federal liens and judgment liens, if any, filed with the Florida Department of State pursuant to Sec. 713.901, et seq., F.S., and Sec. 55.201, et seq., F.S., respectively, which designate the Florida Department of State as the place for filing federal liens and judgment liens against personal property. For insuring purposes:
 - (a) Pursuant to Sec. 713.901, et seq., F.S., personal property includes, but is not limited to, mortgages, leaseholds, mortgages on leaseholds, interests in cooperative associations, vendees' interests, and options when those interests are held by a partnership, corporation, trust or decedent's estate; and
 - (b) Pursuant to Sec. 55.201, et seq., F.S., personal property includes, but is not limited to, leaseholds, interests in cooperative associations, vendees' interests, and options regardless of the type of entity holding such interests, including individuals. (Note: Mortgages have been specifically excluded from the personal property interests in which a judgment lien may be acquired under the provisions of Sec. 55.201, et seq., F.S.)
- 8. Any lien provided by County Ordinance or by Chapter 159, Florida Statutes, in favor of any city, town, village or port authority, for unpaid service charges for services by any water systems, server systems or gas systems serving the land described herein; and any lien for waste fees in favor of any county or municipality.

This report does not cover matters filed in the Federal District Courts of Florida EXCEPT FOR BANKRUPTCY PROCEEDINGS filed prior to October 7, 1984, when the property lies in either DADE, DUVAL, HILLSBOROUGH, LEON OR ORANGE COUNTY.

Fund File Number 06-2008-4531

In foreclosure proceedings, title should be examined between the effective date of this report and the recording of the lis pendens to assure that all necessary and proper parties are joined. Consideration should be given to joining as defendants any persons in passession, other than the record owner, and any parties, other than those named herein, known to the plaintiff or the plointiff's attorney and having or claiming an interest in the property.

Prior to issuance of any policy of title insurance underwritten by the Company, the agent must obtain and evaluate a title search for the period between the effective date of this Title Search Report and the recording date(s) of the instrument(s) on which the policy is based.

If this product is not used for the purpose of issuing a Fund policy, then the moximum liability for incorrect information is \$1,000.

Note: The Fund Agent is responsible for obtaining underwriting approval on any commitment prepared from this product in the amount of \$3,000,000.00 or more.

Fund File Number | 06-2008-4531

EXHIBIT A

A parcel of land in the Northeast one quarter of Section 31, Township 42 South, Range 43 East, City of Riviera Beach, Palm Beach County, Florida, being more particularly described as follows:

Beginning at the North one quarter corner of said Section 31, thence run South 2 degrees 32' 43" West, along the North-South one quarter Section line and along the Easterly right of way line of the Central and Southern Plorida Flood Control District Canal No. C-17, a distance of 611 98 feet; thence, run South 87 degrees 57' 28" East, parallel with the North line of said Section 31, a distance of 1216.32 feet to the Easterly right of way line of Congress Avenue extension; thence run North 2 degrees 42' 26" East, along the said Easterly right of way line of Congress Avenue extension, a distance of 612.00 feet to the North line of said Section 31; thence, run North 87 degrees 57' 28" West, along the North section line of said Section 31, a distance of 1218.05 feet to the Point of Beginning

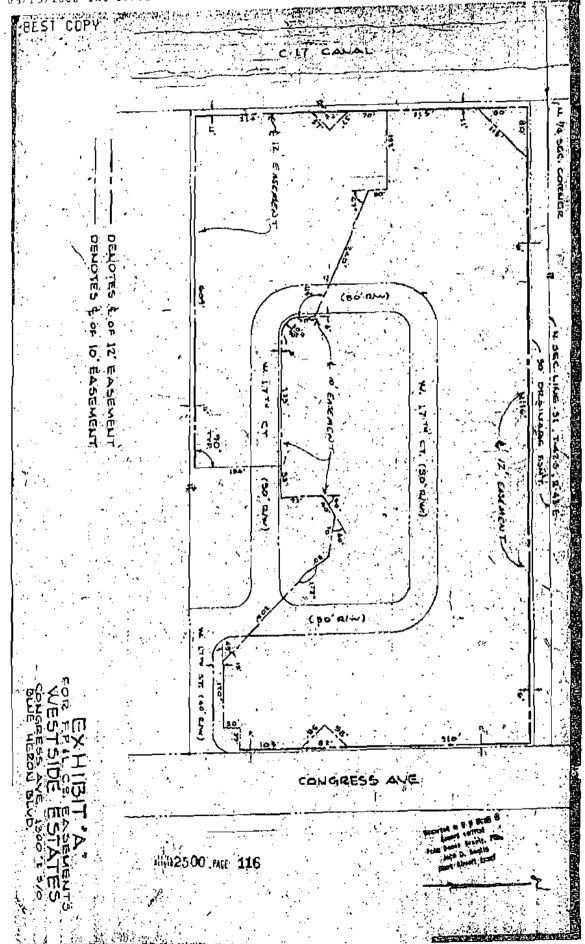
Also known as

All of the Plat Westside Estates, according to the map or plat thereof as recorded in Plat Book 31, Page(s) 81. Public Records of Palm Beach County, Florida

Part III.2 (b)

EXHIBIT "D"

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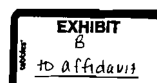


JX01 DSG **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** 12/17/2009 WPRL FOR COUNTY OF PALM BEACH 13:14 SP- PB BK-31 PG- 81 FILE/ORDER REF: 06-2009-008539 SEARCH FROM- 01011900 THRU- 12042009 ID---L1-- --L2-- --L3-- --L1-- --L3-- --L1-- --L2-- --L3--*ALL - > - > - > PLAT NAME: WESTSIDE ESTATES DATE OF PLAT- 04/16/1975 AUTHORIZED LEVELS- T / FUND BRANCH CERTIFIED THROUGH 12/04/2009 AT 11:00 PM SEARCH FROM DATE EARLIER THAN DATE OF PLAT. ***WARNING*** 65 INSTRUMENTS FOUND FOR SEARCH ARGUMENTS. ENTER SEARCH ARGUMENTS WPRL 1 1 WARN1NG / / 1 \

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:



LEGAL: 2003 W 17TH CT, RIVIERA BEACH FL

COMMENTS: POST PER TAX ROLL

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0002 OF 0065
DOF: 06042009 PR: OR 23267 1286 SR: CN 2009 0188708 DOI: 01011900
TOI: NC DESC: MIN: - -

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: ALL PL(PB 31/81) LYG W OF CONGRESS AVE (LESS W 17TH ST R/W) & 50 $^{\circ}$ ABND W 17TH CT LYG WITHIN TAX FOLIO 56-43-42-31-01-000-0010

COMMENTS: C-\$\$P A W MATERIALS INC\$#6640 SR 52W#HUDSON FL 34667#L-\$\$NONE\$

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0003 OF 0065 DOF: 03232007 PR: OR 21551 938 SR: CN 2007 0144384 DOI: 02132007 TOI: R DESC: REL MIN: - -

1ST PARTY: PALM BEACH CTY FL

2ND PARTY: RIVIERA BEACH HOUSING AUTHORITY

AMOUNT: NAME: TYPE:

REFERENCE: OR 9768/1618

LEGAL: POR TR V & W PLAT WESTSIDE EST PB 31/81 DESC: COM NW COR SAID TR V, N87*W ALG N LINE SAID TR V 63.85', S2*W 26.74' TO POB, CONT S2*W 83.68', N87*W 4 2.37'8 N2*E 84.03'8 S87*E 41.68' TO POB CONT 3524 SQ FT 0.08 AC M/L

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0004 OF 0065

DOF: 06292006 PR: OR 20543 1556 SR: CN 2006 0385346 DOI: 05252006

TOI: SM DESC: MIN; - -

1ST PARTY: BK AMER N A

2ND PARTY: RIVIERA BCH HOUSING CORP INC

AMOUNT: NAME: TYPE:

REFERENCE: OR 11195/645

LEGAL: POR TR V & TR W PB 31/81 COM AT SE COR SAID TR V, N87*W ALG S LINE S AID TR V 151' TO POB, CONT N87*W ALG SAID S LINE & S LINE SAID TR W 78', N2*E 12 7' TO N LINE SIAD TR W, S87*E ALG N LINE SAID TR W & TR V 100.94', S2*W (INC)

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0005 OF 0065

DOF: 06292006 PR: OR 20543 1554 SR: CN 2006 0385345 DOI: 01011900

TOI: TAG DESC: MIN: -

1ST PARTY: RIVIERA BCH HOUSING AUTHORITY HOUSING & URBAN DEV

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: PCL LAND IN NE/4 SEC 31-425-43E DESC BEG AT N/4 COR SAID SEC 31, S2* W ALG N-S/4 SEC LINE & ALG ELY R/W LINE CENTRAL & SOUTHERN FLOOD CONTROL DISTRIC T CANAL NO C-17 611.98', S87*E PARL WITH N LINE SAID SEC 31 1216.32' TO ELY(INC)

COMMENTS: GI ALSO

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0006 OF 0065 DOF: 06292006 PR: OR 20543 1551 SR: CN 2006 0385344 DOI: 03232006

TOI: SWD DESC: MIN: - -

1ST PARTY: RIVIERA BCH HOUSING CORP

2ND PARTY: RIVIERA BCH HOUSING AUTHORITY 2014 W 17TH CT RIVIERA BEACH FL 334 04-5002

AMOUNT: .70 NAME: SAXON GILMORE TYPE:

REFERENCE: TN 43-42-31-01-000-0010

LEGAL: PCL LAND IN NE/4 SEC 31-42S-43E DESC BEG AT N/4 COR SAID SEC 31, S2* W ALG N-S/4 SEC LINE & ALG ELY R/W LINE CENTRAL & SOUTHERN FLOOD CONTROL DISTRIC T CANAL NO C-17 611.98', S87*E PARL WITH N LINE SAID SEC 31 1216.32' TO ELY(INC)

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0007 OF 0065 DOF: 06292006 PR: OR 20543 1533 SR: CN 2006 0385343 DOI: 03232006 TOI: RSN DESC: MIN: - -

1ST PARTY: RIVIERA BCH HOUSING AUTHORITY

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE: RN 173-68 RN 195-68

LEGAL: PCL LAND IN NE/4 SEC 31-425-43E DESC BEG AT N/4 COR SAID SEC 31, S2* W ALG N-S/4 SEC LINE & ALG ELY R/W LINE CENTRAL & SOUTHERN FLOOD CONTROL DISTRIC T CANAL NO C-17 611.98', S87*E PARL WITH N LINE SAID SEC 31 1216.32' TO ELY(INC)

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0008 OF 0065 DOF: 05302006 PR: OR 20400 275 SR: CN 2006 031727I DOI: 01011900

TOI: O DESC: MIN: - -

1ST PARTY: RIVIERA BCH HOUSING AUTHORITY

2ND PARTY: RIVIERA BCH HOUSING AUTHORITY ANTHONY F DRAYTON MELVIN D FOWLER GREAT VONUNRUH-CROSS GLORIA OLIVER STEPHANIE R WILLIAMS VOIGHT INV CO

AMOUNT: NAME: TYPE:

REFERENCE: CO 2005-4520

LEGAL: NONE

COMMENTS: LP OR 18586/664

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0009 OF 0065

DOF: 06272005 PR: OR 18814 327 SR: CN 2005 0396923 DOI: 06132005

TOI: QCD DESC: MIN: - -

1ST PARTY: VOIGHT INV CO

2ND PARTY: RIVIERA BCH HOUSING AUTHORITY 2014 17TH CT RIVIERA BEACH FL 33404

AMOUNT: .70 NAME: ROSEN, MICHAEL H ATTY TYPE:

REFERENCE:

LEGAL: PCL IN NE/4 SEC 31-42S-43E DESC BEG N/4 COR SEC 31, S2*W ALG N S/4 S EC LINE & ALG ELY R/W LINE CNTL & S FL FLOOD CONTROL DIST CANAL NO C-17 611.98', S87*E PARL WITH N LINE SEC 31 1216.32' TO ELY R/W LINE CONGRESS AVE EXT(INC)

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0010 OF 0065

DOF: 06172005 PR: OR 18766 1538 SR: CN 2005 0376352 DOI: 05172005

TOI: NC DESC: MIN:

1ST PARTY: RIVIERA BCH HOUSING AUTHORITY

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: TR A THRU X (PB 31/81)

COMMENTS: C-\$\$FL STATE FIRE & SECURITY\$L-\$\$NONE\$

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0011 OF 0065

DOF: 06072005 PR: OR 18705 114 SR; CN 2005 0349401 DOI: 05232005

TOI: OCD DESC: MIN: - -

1ST PARTY: STEPHANIE R WILLIAMS

2ND PARTY: RIVIERA BCH HOUSING AUTHORITY 2014 17TH CT RIVIERA BEACH FL 33404

AMOUNT: .70 NAME: SAXON GILMORE TYPE:

REFERENCE:

LEGAL: PCL IN NE/4 SEC 31-42S-43E DESC BEG N/4 COR SAID SEC 31, S 2*W ALG N S/4 SEC LINE ALG ELY R/W LINE CNTL & S FL FLOOD CONTROL DIST CANAL NO C-17 611.9 8', S 87*E PARL WITH N LINE SAID SEC 31 1216.32' TO ELY (INC)

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0012 OF 0065

DOF: 05262005 PR: OR 18643 1968 SR: CN 2005 0323427 DOI: 05102005

TOI: QCD DESC: MIN: - -

1ST PARTY: JOHN P LITTLE III

2ND PARTY: RIVIERA BEACH HOUSING AUTHORITY 2014 17TH CT RIVIERA BEACH FL 334

04

AMOUNT: .70 NAME: SAXON GILMORE TYPE:

REFERENCE:

LEGAL: ALL PB 31/81) A/K/A PCL 1N NE/4 SEC 31-42S-43E MORE DESC: BEG AT N 1/4 COR SAID SEC, S2*W ALG N S 1/4 SEC LINE & ALG ELY R/W LINE CENTRAL & SOUTHER N FL FLOOD CONTROL DISTRICT CANAL NO C17 611.98', S87*E PARL WITH N LINE (INC)

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0013 OF 0065

DOF: 05262005 PR: OR 18643 1860 SR: CN 2005 0323404 DOI: 05042005

TOI: QCD DESC: MIN: - -

1ST PARTY: TIMOTHY FUNK SNGL

2ND PARTY: RIVIERA BEACH HOUSING AUTHORITY 2014 17TH CT RIVIERA BEACH FL 334 04

AMOUNT: .70 NAME: SAXON GILMORE TYPE:

REFERENCE:

LEGAL: ALL PB 31/81 A/K/A PCL IN NE/4 SEC 31-42S-43E MORE DESC: BEG AT N 1 /4 COR SAID SEC 31, S2*W AGL N S 1/4 SEC LINE & ALG ELY R/W LINE CENTRAL & SOUTH ERN FL FLOOD CONTROL DISTRICT CANAL NO C17 611.98', S87*E PARL WITH N LINE (INC)

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0014 OF 0065 DOF: 05162005 PR: OR 18586 664 SR: CN 2005 0297815 DOI: 02171999

TO1: LP DESC: 464 SR: CN 2005 0297815 DO1: 02171999

1ST PARTY: RIVIERA BCH HOUSING AUTHORITY

2ND PARTY: RIVIERA BCH HOUSING AUTHORITY ANTHONY F DRAYTON MELVIN D FOWLER GREAT VONUNRUH-CROSS GLORIA OLIVER STEPHANIE R WILLIAMS VOIGHT INV CO

AMOUNT: NAME: TYPE:

REFERENCE: 2005-4520

LEGAL: TR A-X PB 31/81 TOG WITH ALL R/W OF W 17TH CT

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0015 OF 0065

DOF: 05022005 PR: OR 18499 1749 SR: CN 2005 0257586 DOI: 03312005

TOI: WD DESC: CORR MIN:

1ST PARTY: BRUCE COON PATRICIA A COON H/W

2ND PARTY: TIMOTHY FUNK SNGL 9253 SW 5TH ST BOCA RATON FL 33428

AMOUNT: NAME: FARGO TITLE SERVICES TYPE:

REFERENCE: TN 00-42-47-30-15-022-1690 LEGAL: UNIT 169 CLUSTER 22 PB 33/81 COMMENTS: CORR OR 8699/405 TO CORR LEGAL

 WPRL
 **** ATTORNEYS' TITLE FUND SERVICES, LLC.
 **** PAGE 0016 OF 0065

 DOF: 04162005
 PR: OR 18430
 789
 SR: CN 2005 0224859
 DOI: 01011900

 TOI: ORD DESC:
 MIN:

1ST PARTY: CITY RIVIERA BEACH FL

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE: 2802

LEGAL: VACATING & ABANDONING R/W K/A 17TH CT PB 31/81 BEG WITH INTERSEC WIT

H N R/W LINE W 17TH ST

COMMENTS:

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: TR A-X(PB 31/81)

COMMENTS: C-\$\$WEST PALM BCH HOUSING AUTHORITY\$#1715 DIVISION AVE#W P B FL 3340 7#L-\$\$NONE\$

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0018 OF 0065
DOF: 12152004 PR: OR 17892 62 SR: CN 2004 0708005 DOI: 01011900
TOI: NC DESC: MIN: - 1ST PARTY: RIVIERA BCH HOUSING AUTHORITY 2014 W 17TH CT RIVIERA BEACH FL 334

2ND FARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: 56434231010000010 W SIDE ESTATES

COMMENTS: C-\$\$ALL SITE CONST INC\$#101 E BLUE HERON BLVD STE 203#RIVIERA BEACH FL 33404#L-\$\$NONE\$

 WPRL
 **** ATTORNEYS' TITLE FUND SERVICES, LLC.
 **** PAGE 0019 OF 0065

 DOF: 07252003
 PR: OR 15584
 974
 SR: CN 2003 0437852
 DOI: 01011900

 TOI: NC
 DESC:
 MIN:

 1ST PARTY:
 RIVIERA BCH HOUSING AUTHORITY
 2014 W 17TH COURT RIVIERA BEACH FL

 33404

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: NE/4 SEC 31-42-43 POR WESTSIDE ESTATES PB 31

COMMENTS: C-\$\$LUTZ BLDR INC\$#607 S MAIN ST STE 107#BELLE GLADE FL 33430#L-\$\$NO NE\$

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0020 OF 0065 DOF: 03242003 PR: OR 14962 879 SR: CN 2003 0163681 DOI: 01011900 TOI: R DESC: MIN: - -

1ST PARTY: RIVERA BCH HOUSING AUTHORITY

2ND PARTY:

AMOUNT: TYPE: NAME:

REFERENCE:

LEGAL: PCL LAND IN NE/4 SEC 31-42-43 DESC BEG AT N/4 SAID SEC 31, S2*W ALG N/S 1/4 SEC LINE & ALG ELY R/W LINE CNTL & S FL FLOOD CONTROL DIST CANAL NO C17 DIST 611.96', S87*E PARL WITH N LINE SAID SEC 31 1216.32' TO ELY R/W LINE CONGRE SS AVE EXTENSION, N2*E ALG SAID ELY R/W LINE CONGRESS AVE EXT 612' TO N LINE SA ID SEC 31, N87*W ALG N SEC LINE SAID SEC 31 1218.05' TO POB PCL NO 56-43-42-31-0 1-000-0010

COMMENTS:

**** ATTORNEYS' TITLE FUND SERVICES, LLC. **** FAGE 0021 OF 0065 DOF: 10182002 PR: OR 14285 317 SR: CN 2002 0550336 DOI: 01011900 TOI: NC DESC: MIN:

1ST PARTY: RIVERA BEACH HOUSING AUTH 2003 W 17 CT RIVIERA BEACH FL 33404

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: TR K(PB 31/81)

COMMENTS: C-\$\$BLDG & INTERIORS BY DAVIS CONST\$#7753 STANDREUS RD#LAKEWORTH FL# L-\$\$NONE\$

**** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0022 OF 0065 DOF: 12182001 PR: OR 13210 1839 SR: CN 2001 0564756 DOI: 01011900 TOI: R DESC:

1ST PARTY: RIVIERA BCH HOUSING AUTHORITY

2ND PARTY;

AMOUNT: NAME: TYPE:

LEGAL: PCL IN NE/4 SEC 31-42-43 DESC: BEG AT N/4 COR SAID SEC 31, S2*W ALG N-S/4 SEC LINE & ALG ELY R/W LINE CNTL & S FL FLOOD CONTROL DIST CANAL C17 611.9 8', S87*E PARL WITH N LINE SAID SEC 31 1216.32' TO ELY R/W LINE CONGRESS (INC)

COMMENTS: REPLATTED POST ALL PB 31/81 ONLY

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0023 OF 0065

DOF: 09082000 PR: OR 12003 1755 SR: CN 2000 0343816 DOI: 01011900

TOI: CL DESC: MIN: - -

1ST PARTY: P D I SUPPLY INC I/C/W JACARANDA A C & APPLIANCE

2ND PARTY: RIVIERA BCH HOUSING AUTHORITY

AMOUNT: 4967.80 NAME: TYPE:

REFERENCE:

LEGAL: POR TR V & W PB 31/81 DESC: COM AT SE COR SAID TR V; N87*W ALG S LIN E SAID TR V 151' TO POB; CONT N87*W ALG SAID S LINE & S LINE OF SAID TR W 78'; N 1*E 127' TO N LINE SAID TR W; S87*E ALG N LINE SAID TR W & TR V 100.94'; (INC)

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0024 OF 0065 DOF: 10141999 PR: OR 11400 346 SR: CN 1999 0412558 DOI: 01011900 TOI: NC DESC: MIN: - - - 1ST PARTY: RIVIERA BCH HOUSING AUTHORITY 2014 W 17TH CT RIVIERA BEACH FL 334 04

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: POR TR V & W PB 31/81 : COM SE COR SAID TR V, N87*W ALG S LINE SAID TR V 151' TO POB, N87*W ALG SAID S LINE & S LINE SAID TR W 78', N02*E 127' TO N LINE SAID TR W, S87*E ALG N LINE SAID TR W & TR V 100.94', S02*W 66.11', S65*W 2 5.74', S02*W 49.2' TO POB TOG WITH EASE FOR ING/EGR OVR W 17TH CT PER PB 31/81

COMMENTS: C-\$\$JACARANDA A C & APPLIANCE SVC INC\$#1821 W OAKLAND PK BLVD#OAKLAND PK FL 33311#L-\$\$NONE\$

 WPRL
 **** ATTORNEYS' TITLE FUND SERVICES, LLC.
 **** PAGE 0025 OF 0065

 DOF: 06251999
 PR: OR 11195
 654
 SR: CN 1999 0261066
 DOI: 01011900

 TOI: NC
 DESC:
 MIN:

 1ST PARTY:
 RIVIERA BEACH HOUSING CORP INC 2014 W 17TH CT RIVIERA BEACH FL 33

 404

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: POR TR V & TR W PB 31/81 COM AT SE COR SAID TR V, N87*W ALG S LINE S AID TR V 151' TO POB, CONT N87*W ALG SAID S LINE & S LINE SAID TR W 78', N2*E 12 7' TO N LINE SIAD TR W, S87*E ALG N LINE SAID TR W & TR V 100.94', S2*W 66.11', S65*W 25.74', S2*W 49.2' TO POB TOG WITH EASE FOR ING/EGR OVER W 17TH CT AS LAY ED OUT & IN USE PER PB 31/81 CON 11556 SQ FT .265 AC M/L

COMMENTS: C-\$\$MINICON CONST\$#3891 CLASSIC CT#WEST PALM BEACH FL 33417#L-\$\$NATI ONSBANK N A FL\$#FL9-100-03-17 9000 SOUTHSIDE BLVD#JACKSONVILLE FL 32256#

 WPRL
 **** ATTORNEYS' TITLE FUND SERVICES, LLC.
 **** PAGE 0026 OF 0065

 DOF: 06251999
 PR: OR 11195
 645
 SR: CN 1999 0261065
 DOI: 06241999

 TOI: M
 DESC: CONST
 MIN:

1ST PARTY: RIVIERA BEACH HOUSING CORP INC

2ND PARTY: NATIONSBANK N A PO BOX 40329 JACKSONVILLE FL 32203-0329

AMOUNT: 142800.00 NAME: NATIONSBANK TYPE: CONV

REFERENCE:

LEGAL: POR TR V & TR W PB 31/81 COM AT SE COR SAID TR V, N87*W ALG S LINE S AID TR V 151' TO POB, CONT N87*W ALG SAID S LINE & S LINE SAID TR W 78', N2*E 12 7' TO N LINE SIAD TR W, S87*E ALG N LINE SAID TR W & TR V 100.94', S2*W 66.11', S65*W 25.74', S2*W 49.2' TO POB TOG WITH EASE FOR ING/EGR OVER W 17TH CT AS LAY ED OUT & IN USE PER PB 31/81 CON 11556 SQ FT .265 AC M/L

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0027 OF 0065 DOF: 06181999 PR: OR 11182 76 SR: CN 1999 0250750 DOI: 06171999 TOI: SL DESC: MIN: - -

1ST PARTY: CITY RIVIERA BEACH

2ND FARTY:

AMOUNT: NAME: TYPE:

REFERENCE: OR 7622/1329 LEGAL: TR W WESTSIDE EST

COMMENTS: POST PB 31/81

 WPRL
 **** ATTORNEYS' TITLE FUND SERVICES, LLC, **** PAGE 0028 OF 0065

 DOF: 06101999
 PR: OR 11164
 353
 SR: CN 1999 0237915
 DOI: 06071999

 TOI: QCD DESC:
 MIN:

1ST PARTY: GAETA CROMWELL INC

2ND PARTY: RIVIERA BCH HOUSING CORP INC 2014 WEST 17TH CT RIVIERA BEACH FL 3 3404

AMOUNT: .70 NAME: CONKO, BERNARD A TYPE:

REFERENCE: TN 56-43-42-31-01-000-0010 THRU 0240

LEGAL: PCL LAND NE/4 SEC 31-42-43 DESC: BEG N/4 COR SAID SEC, S2*W ALG N S/4 SEC LINE & ALG ELY R/W LINE CNTRL & S FL FLOOD CONTROL DISTRICT CANAL NO C-17 611.98', S87*E PARL WITH N LINE SAID SEC 1216.32' ELY R/W LINE CONGRESS AVE(INC)

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0029 OF 0065 DOF; 06081999 PR: OR 11159 471 SR: CN 1999 0234204 DOI: 01011900 TOI: NC DESC: TERMINATION MIN: - -

1ST PARTY: RIVIERA BCH HOUSING CORP INC

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE: OR 10515/1089

LEGAL: PCL OF LAND IN NE/4 SEC 31-42-43 DESC BEG AT N/4 COR SAID SEC, S2*W ALG N S/4 SEC LINE & ALG ELY R/W LINE OF CNTL & S FL FLOOD CONTROL DISTRICT CANA L C-17 611.98'8 S87*E PARL WITH N LINE SAID SEC 1216.32' TO ELY R/W LINE (INC)

COMMENTS: RL ATTACHED

**** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0030 OF 0065

DUF: 06081999 PR: OR 11159 468 SR: CN 1999 0234203 DOI: 01011900 TOI: NC DESC: TERMINATION MIN.

1ST PARTY: RIVIERA BCH HOUSING CORP INC

2ND PARTY:

AMOUNT: TYPE: NAME:

REFERENCE: OR 10639/823

LEGAL: TR V & W PB 31/81 PCL OF LAND IN NE/4 SEC 31-42-43 DESC BEG AT N/4 COR SAID SEC, S2*W ALG N S/4 SEC LINE P AL G ELY R/W LINE OF CNTL & S FL FLOOD C ONTROL DISTRICT CANAL C-17 611.98', S87*E PARL WITH N LINE SAID SEC (INC)

COMMENTS: RL ATTACHED

**** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0031 OF 0065

DOF: 03291999 PR: OR 11013 634 SR: CN 1999 0124745 DOI: 01011900

TOI: NC DESC: MIN:

1ST PARTY: RIVIERA BEACH HOUSING AUTHORITY 2014 W 17TH CT RIVIERA BEACH FL 3

3404

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: TR G WESTSIDE EST

COMMENTS: C-\$\$POSNOR CONST CO INC\$#6671 w INDIAL TOWER RD STE 56308#JUPITER FL 33428-3987#L-\$\$NONE\$@POST PB 31/81

 WPRL
 **** ATTORNEYS' TITLE FUND SERVICES, LLC.
 **** PAGE 0032 OF 0065

 DOF: 09151998
 PR: OR 10639
 823
 SR: CN 1998 0360871
 DOI: 01011900

 TOI: NC
 DESC:
 MIN:

 1ST PARTY:
 RIVIERA BCH HOUSING AUTHORITY
 2014 W 17TH CT RIVIERA BEACH FL 334

END PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: POR TR V & W PB 31/81

COMMENTS: C-\$\$MINICOW CONST INC\$#3891 CLASSIC CT#WEST PALM BEACH FL 33417#L-\$\$ NONE\$

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0033 OF 0065 DOF: 07131998 PR: OR 10515 1089 SR: CN 1998 0265392 DOI: 01011900 TOI: NC DESC: MIN: - - - 1ST PARTY: RIVIERA BEACH HOUSING AUTHORITY 2014 W 17TH CT RIVIEIRA BEACH FL 33404

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: IVEY GREEN VILLAGE PB 31/78

COMMENTS: C-\$\$B K ELECTRIC INCS#1521 W BLUE HERON BLVD#RIVIERA BEACH FL 33404# L-\$\$NONE\$

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: LT 10-240 IVEY GREEN VILLAGE

COMMENTS: C-\$\$J PALMER INC\$#3805 INVESTMENT LANE#RIVIERA BEACH FL 33404# L-\$\$N ONE\$@POST PB 31/81

 WPRL
 **** ATTORNEYS' TITLE FUND SERVICES, LLC.
 **** PAGE 0035 OF 0065

 DOF: 01071998
 PR: OR 10172
 282 SR: CN 1998 0005751
 DOI: 01011900

 TOI: NC
 DESC:
 MIN:

 1ST PARTY:
 RIVIERA BEACH HOUSING AUTHORITY
 2014 WEST 17TH COURT RIVIERA BEACH

 H FL 33404

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: PB 31/81

COMMENTS: C-\$\$JACK WHITMORE & SONS INC\$#PO BOX 17976#WEST PALM BEACH FL 33416#L-\$\$NONE\$

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0036 OF 0065

DOF: 12111997 PR: OR 10128 1909 SR: CN 1997 0442729 DOI: 01011900

TOI: NC DESC: MIN: -
1ST PARTY: RIVIERA BCH HOUSING AUTHORITY 2014 W 17TH CT RIVIERA BEACH FL 334

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: WESTSIDE EST PB 31/81

COMMENTS: C-\$\$MINICON CONST INC\$#3891 CLASSIC CT#WEST PALM BEACH FL 33417#L-\$\$ NONE\$

**** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0037 OF 0065

DOF: 07141997 PR: OR 9887 1981 SR: CN 1997 0247916 DOI: 06181997

TOI: LS DESC: TERMINATION MTN ·

1ST PARTY: RIVIERA BCH HOUSING CORP INC

2ND PARTY: RIVIERA BCH HOUSING AUTHORITY OF CITY OF RIVIERA BCH FL

AMOUNT: TYPE: NAME:

REFERENCE: OR 2377/1075

LEGAL: PCL IN NE/4 SEC 31-42-43 DESC BEG N/4 COR SAID SEC 31, S2*W AG N S 1 /4 SEC LINE & ALG ELY R/W LINE CNTL & S FL FLOOD CONTROL DISTRICT CANAL C-17 611 .98', S87*E PARL WITH N LINE SAID SEC 1216.32' TO ELY R/W LINE CONGRESS AVE EXT, N2+E ALG SAID ELY R/W LINE AVE 612' TO N LINE SAID SEC, N87*W ALG N SEC LINE S AID SEC 1218.05' TO POB CON 744.865 SO FT OR 17.10 AC PCL

COMMENTS:

**** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0038 OF D065 DOF: 07141997 PR: OR 9887 1979 SR: CN 1997 0247915 DOI: 01011900 TOI: UCO DESC: MIN:

1ST PARTY: NATIONSBANK OF TN SUCC OF COMMERCE UNION BK

2ND PARTY: RIVIERA BCH HOUSING CORP INC

AMOUNT: NAME: TYPE: TERM

REFERENCE: OR 2377/1154,1213

LEGAL: PCL IN NE/4 SEC 31-42-43 DESC BEG N/4 COR SAID SEC 31, S2*W AG N S 1 /4 SEC LINE & ALG ELY R/W LINE CNTL & S FL FLOOD CONTROL DISTRICT CANAL C-17 611 .98', \$87*E PARL WITH N LINE SAID SEC 1216.32' TO ELY R/W LINE CONGRESS AVE EXT, N2*E ALG SAID ELY R/W LINE AVE 612' TO N LINE SAID SEC, N87*W ALG N SEC LINE S AID SEC 1218.05' TO POB CON 744.865 SQ FT OR 17.10 AC PCL

COMMENTS:

**** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0039 OF 0065

DOF: 07141997 PR: OR 9887 1976 SR: CN 1997 0247914 DOI: 01011900

TOI: AFF DESC:

MIN:

1ST PARTY: JANE S CHESTER

2ND PARTY:

NAME: AMOUNT:

TYPE:

REFERENCE: OR 2377/1099

LEGAL: PCL IN NE/4 SEC 31-42-43 DESC BEG N/4 COR SAID SEC 31, S2*W AG N S 1 /4 SEC LINE & ALG ELY R/W LINE CNTL & S FL FLOOD CONTROL DISTRICT CANAL C-17 611 .98', S87*E PARL WITH N LINE SAID SEC 1216.32' TO ELY R/W LINE CONGRESS AVE EXT, N2*E ALG SAID ELY R/W LINE AVE 612' TO N LINE SAID SEC, N87*W ALG N SEC LINE S AID SEC 1218.05' TO POB CON 744.865 SQ FT OR 17.10 AC PCL

COMMENTS:

**** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0040 OF 0065 DOF: 07141997 PR: OR 9887 DOI: 06251997 1973 SR: CN 1997 0247913

TOI: SM DESC: MIN:

1ST PARTY: BK OF NY SUCC TR TO NATIONSBANK OF TN N A SUCC TR OF NATIONSBANK OF TN SUCC TR OF SOVRAN BK TN SUCC TR OF SOVRAN BK CNTL S SUCC TR OF COMMERC E UNION BK

2ND PARTY: RIVIERA BCH HOUSING CORP INC TR

TYPE: AMOUNT: NAME:

REFERENCE: OR 2377/1099

LEGAL: PCL IN NE/4 SEC 31-42-43 DESC BEG N/4 COR SAID SEC 31, S2*W AG N S 1 /4 SEC LINE & ALG ELY R/W LINE CNTL & S FL FLOOD CONTROL DISTRICT CANAL C-17 611 .98', S87*E PARL WITH N LINE SAID SEC 1216.32' TO ELY R/W LINE CONGRESS AVE EXT, N2*E ALG SAID ELY R/W LINE AVE 612' TO N LINE SAID SEC, N87*W ALG N SEC LINE S AID SEC 1218.05' TO POB CON 744.865 SQ FT OR 17.10 AC PCL

COMMENTS:

**** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0041 OF 0065

DOF: 07141997 PR: OR 9887 1969 SR: CN 1997 0247912 DOI: 06261997 TOI: SM DESC: MIN:

1ST PARTY: NATIONSBANK N A F/K/A NATIONSBANK OF TN N A SUCC IN INT OF NATIO NSBANK OF TN SUCC IN INT OF SOVRAN BK TN SUCC IN INT OF SOVRAN BK CNTL S SUCC IN INT OF COMMERCE UNION BK

2ND PARTY: RIVIERA BCH HOUSING CORP INC

AMOUNT: NAME: TYPE:

REFERENCE: OR 2413/554

LEGAL: PCL IN NE/4 SEC 31-42-43 DESC BEG N/4 COR SAID SEC 31, S2*W ALG N S/4 SEC LINE & ALG ELY R/W LINE CNTL & S FL FLOOD CONTROL DISTRICT CANAL C-17 611. 98', S87*E PARL WITH N LINE SAID SEC 1216.32' TO ELY R/W LINE CONGRESS AVE EXT, N2*E ALG SAID ELY R/W LINE CONGRESS AVE EXT 612' TO N LINE SAID SEC,M N87*W ALG N SEC LINE SAID SEC 1218.05' TO POB CON 744.865 SQ FT OR 17.10 AC PCL

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0042 OF 0065

DOF: 05021997 PR: OR 9773 1800 SR: CN 1997 0154963 DOI: 01011900

TOI: NC DESC: MIN: -

1ST PARTY: RIVIERA BCH H U D 2014 W 17TH RIVIERA BEACH FL 33404

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: TR W PB 31/81

COMMENTS: C-\$\$A R Z BLDR INC\$#1515 N FEDERAL HWY 300#BOCA RATON FL 33432#L-\$\$N ONE\$

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0043 OF 0065

DOF: 04301997 PR: OR 9768 1618 SR: CN 1997 0151014 DOI: 03271997

TOI: R DESC: MIN:

1ST PARTY: RIVIERA BCH HOUSING AUTHORITY

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: POR TR V & W PB 31/81 DESC COM NE COR SAID TR V, N87*W ALG N LINE SA ID TR V 63.85', S2*W 26.74' TO POB, CONT S2*W 83.68', N87*W 42.37', N2*E 84.03', S87*E 41.68' TO POB CON 3524 SQ FT .08 AC M/L

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0044 OF 0065 DOF: 02041997 PR: OR 9642 297 SR: CN 1997 0041866 DOI: 01011900 TOI: NC DESC: MIN: - - - 1ST PARTY: RIVIERA BCH HOUSING AUTHORITY 2014 W 17TH CT RIVIERA BEACH FL 334 04

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: TR G WESTSIDE EST

COMMENTS: C-\$\$MINILON CONST INC\$#3891 CLASSIC COURT#WEST PALM BEACH FL 33417#D -\$OWEN@A@DIXON\$#2014 W 17TH CT#RIVIERA BEACH FL 33404# @POST PB 31/81

131 PAK:1, PRODERITAD ROME MIG CO IN

2ND PARTY: NORWEST MTG INC

AMOUNT: NAME: TYPE:

REFERENCE: OR 8699/407

LEGAL: LIVING UNIT 169 CLUSTER 22 DESC NELY 37.15' CLUSTER GREENHOUSE BOCA PB 31/81

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0046 OF 0065

DOF: 08301995 PR: OR 8897 1521 SR: CN 1995 0277828 DOI: 04041995 TOI: AM DESC: MIN: -

TOI: AM DESC: 1ST PARTY: WESTMARK MTG CORP

2ND PARTY: PRUDENTIAL HOME MTG CO INC

AMOUNT: NAME: TYPE:

REFERENCE: NO OR SHOWN

LEGAL: UNIT 169 CLUSTER 22 DESC NELY 37.15' CLUSTER 22 GREENHOUSE BOCA PB 3

1/81

COMMENTS: POST PB 33/81 & ALL SAID PB 31/81

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0047 OF 0065

MIN:

DOF: 04131995 PR: OR 8699 413 SR: CN 1995 0113245 DOI: 03311995

TOI: AM DESC:

1ST PARTY: ADVANTAGE FINL INC

2ND PARTY: WESTMARK MTG CORP

AMOUNT: NAME: TYPE:

REFERENCE: OR 8699/407

LEGAL: LIVING UNIT 169 CLUSTER 22 DESC NELY 37.15' CLUSTER GREENHOUSE BOCA

PB 31/81

COMMENTS: POST PB 33/81 & ALL SAID PB 31/81

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0048 OF 0065

DOF: 04131995 PR: OR 6699 407 SR: CN 1995 0113244 DOI: 03311995

TOI: M DESC: MIN: - -

1ST PARTY: TIMOTHY FUNK SHERI FUNK H/W

2ND PARTY: ADVANTAGE FINL INC 5092 COCONUT CREEK PKWY MARGATE FL 33063

AMOUNT: 56595.00 NAME: WESTMARK MTG TYPE: FHA

REFERENCE:

LEGAL: LIVING UNIT 169 CLUSTER 22 DESC NELY 37.15' CLUSTER GREENHOUSE BOCA

PB 31/81

COMMENTS: POST PB 33/81 & ALL SAID PB 31/81

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0049 OF 0065 DOF: 04131995 PR: OR 8699 405 SR: CN 1995 0113243 DOI: 03311995

TOI: WD DESC: MIN:

1ST PARTY: BRUCE COON PATRICIA A COON H/W

2ND PARTY: TIMOTHY FUNK MARR 9253 S W 5TH ST BOCA RATON FL 33428

AMOUNT: 392,00 NAME: FARGO TITLE SVC TYPE:

REFERENCE: TN 00-42-47-30 15-022 1690

LEGAL: LIVING UNIT 169 CLUSTER 22 DESC NELY 37.15' CLUSTER GREENHOUSE BOCA

PB 31/61

COMMENTS: CA ATTACHED @POST PB 33/81 & ALL SAID PB 31/81 @CORR OR 18499/1749 TO CORR LEGAL

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0050 OF 0065 DOF: 03121993 PR: OR 7622 1329 SR: CN 1993 0075214 DOI: 09241992 TOI: LN DESC: MIN: - -

1ST PARTY: CITY RIVIERA BCH

2ND PARTY: RIVIERA BCH HOUSING AUTHORITY

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: TR W W SIDE EST

COMMENTS: POST PB 31/81

2ND PARTY: P B C GOVT CNTR MARY TAYLOR DERRYL E BUCHECK CARRIE DELOACH TIMOTHY J LYNCH TR AMIR N MAKAR GLADYS J REED W L HOPKINS GLORIA Y HOPKINS D J VERVERILLI ANASTASIA VERVERILLI VIOLET F HITTI LABIB W HITTI (INC) AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: LTS 43 44 BLK 17 PB 6/46 LT 7 & 8 BLK 31 PB 6/46 ! LT 7 & 8 BLK 2 PB 11/19 ! LT 294 298 352 PB 39/113 ! LT 34-37 BLK 12 PB 11/68 ! W2' LT 3 4 5 & E 18' LT 6 PB 11/68 ! LTS 10 & 20 PB 30/163 ! W 75' LT 12 BLK 2 PB 23/57 ! TR Q P B 31/81 ! LT 37 PB 6/46 LT 106 PB 6/46 ! LT 37 PB 6/46 ! LTS 33 & 34 BLK 20 AD D 1 PB 3/34 ! LTS 106 49 25-31 32-36 PB 6/46 ! LTS 59 PB 6/46 ! LT 34 PB 24/15

COMMENTS:

2ND PARTY: FLORIDA POWER & LIGHT COMPANY

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: WLY15' ELY 121' FOL DESC PCL LAND A PCL LAND IN NE/4 SEC 31-42-43 DE SC FOL BEG AT NW COR NE/4 SAID SEC 31 S 02* W ALG N-S/4 SEC LINE & ALG ELY R/W L INE CNTL & S FL FLOOD CONTROL DIST CANAL C-17 611.98' S 87* E PARL WITH N LINE S EC 31 1216.32' TO ELY R/W LINE CONGRESS AVE EXT N 02* E ALG SAID ELY R/W LINE C ONGRESS AVE EXT 612' TO N LINE SAID SEC 31 N 87* W ALG N SEC LINE SAID SEC 31 12 18.05' TO POB

COMMENTS: POST TO LT L, C, B, Q, P, O WESTSIDE ESTATES PB 31/81

DOF: 09211987 PR: OR 5425 485 SR: CN 1987 0280232 DOI: 09091987 TOI: E DESC: MIN: -

1ST PARTY: RIVIERA BEACH HOUSING AUTHORITY

2ND PARTY: CONGRESS AVENUE MASTER PROPERTY OWNERS ASSOCIATION INC

AMOUNT: NAME: TYPE:

REFERENCE:

LEGAL: WLY 15' ELY 121' FOL DESC PCL LAND A PCL LAND IN NE/4 SEC 31-42-43 D ESC FOL BEG AT NW COR NE/4 SAID SEC 31 S 02* W ALG N-S/4 SEC LINE & ALG ELY R/W LINE CNTL & S FL FLOOD CONTROL DIST CANAL C-17 611.98', S 87* B PARL WITH N LINE SEC 31 1216.32' TO ELY R/W LINE CONGRESS AVE EXT N 02* E ALG SAID ELY R/W LINE CONGRESS AVE EXT 612' TO N LINE SAID SEC 31 N 87* W ALG N SEC LINE SAID SEC 31 1218.05' TO POB

COMMENTS: POST TO ALL PB 31/81

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0054 OF 0065 DOF: 05181978 PR: OR 2862 173 SR: CN 1978 0076692 DOI: 05171978 TOI: JDG DESC: MIN: - -

TOI: JDG DESC: 1ST PARTY: ARTHUR J POISSON ETC

2ND PARTY: CITY OF RIVIERA BCH FLORIDA ETC

AMOUNT: NAME: TYPE:

REFERENCE: 76-1252-CAL

LEGAL: NO LEGAL SHOWN-POST TO ALL OF PB 31/81 , PB 30/37 , PB 31/228 , PB 3

2/149 CODES 1,2,3,4 SEC 30 & 31-42-43

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0055 OF 0065

DOF: 02221977 PR: OR 2642 1945 SR: CN 1977 0020094 DOI: 01011900

TOI: O DESC: ORDER MIN: -

1ST PARTY: RIVIERA BEACH CITY OF

2ND PARTY:

AMOUNT: NAME: TYPE:

REFERENCE: LEGAL:

COMMENTS: ORDINANCE

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0056 OF 0065 DOF: 01171977 PR: OR 2629 617 SR: CN 1977 0005333 DOI: 01011900 TOI: LP DESC: MIN: - -

1ST PARTY: RIVIERA BEACH HOUSING CORP INC

2ND PARTY: PENINSULAR SUPPLY CO

AMOUNT: NAME: TYPE:

REFERENCE: CO 1976-4420

LEGAL:

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0057 OF 0065 DOF: 11011976 PR: OR 2600 1175 SR: CN 1976 0118291 DOI: 01011900 TOI: CL DESC: MIN: - -

1ST PARTY: RIVIERA BEACH HOUSING CORP INC

2ND PARTY: PENINSULAR SUPPLY CO

AMOUNT: NAME: TYPE:

REFERENCE: LEGAL: COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0058 OF 0065

DOF: 10211976 PR: OR 2597 134 SR: CN 1976 0114591 DOI: 01011900

TOI: CL DESC: MIN: 1ST PARTY: RIVIERA BEACH HOUSING CORP INC

2ND PARTY: SUBURBAN PLUMBING INC

AMOUNT: NAME: TYPE:

REFERENCE: LEGAL:

COMMENTS: AMD LIEN

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0059 OF 0065 DOF: 10121976 PR: OR 2593 655 SR: CN 1976 0110507 DOI: 01011900

TOI: CL DESC: MIN: - -

1ST PARTY: RIVIERA BEACH HOUSING CORP INC

2ND PARTY: SUBURBAN PLUMBING INC

AMOUNT: NAME: TYPE:

REFERENCE: LEGAL:

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0060 OF 0065 DOF: 09281976 PR: OR 2587 1604 SR: CN 1976 0104468 DOI: 01011900

TOI: SM DESC: MIN: -

1ST PARTY: COMMERCE UNION BANK

2ND PARTY: RIVIERA BEACH HOUSING CORP INC

AMOUNT: NAME: TYPE:

REFERENCE: ORB 2413-554

LEGAL:

COMMENTS:

WPRL *** ATTORNEYS' TITLE FUND SERVICES, LLC. *** PAGE 0061 OF 0065 DOF: 06251976 PR: OR 2553 1971 SR: CN 1976 0067286 DOI: 01011900 TOI: E DESC: MIN: - -

1ST PARTY: WIGGS & MAALE CONSTRUCTION CO INC ETC MO AM CO CORP ETC VOIGHT

INVESTMENT CO ETC

2ND PARTY: FIRST NATIONAL BANK & TRUST CO RIV BCH

AMOUNT: NAME: TYPE:

REFERENCE: ORB 2292-410

LEGAL:

COMMENTS:

WPRL *** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0062 OF 0065

MIN:

DOF: 01221976 PR: OR 2500 115 SR: CN 1976 0007352 DOI: 01011900

TOI: E DESC:
1ST PARTY: RIVIERA BEACH HOUSING CORP INC

2ND PARTY: FLORIDA POWER & LIGHT CO

AMOUNT: NAME: TYPE.

REFERENCE:

LEGAL:

COMMENTS:

WFRL *** ATTORNEYS' TITLE FUND SERVICES, LLC. *** PAGE 0063 OF 0065 DOF: 12191975 PR: OR 2489 1650 SR: CN 1975 0124079 DOI: 01011900 TOI: WD DESC: MIN: - -

1ST PARTY: WIGGS & MAALE CONSTRUCTION CO INC

2ND PARTY: VOIGHT INVESTMENT CO TR

AMOUNT: NAME: TYPE:

REFERENCE: LEGAL:

COMMENTS:

WPRL **** ATTORNEYS' TITLE FUND SERVICES, LLC. **** PAGE 0064 OF 0065 DOF: 08181975 PR: OR 2447 1943 SR: CN 1975 0077140 DOI: 01011900 TOI: E DESC: MIN: - -

1ST PARTY: RIVIERA BEACH HOUSING CORP

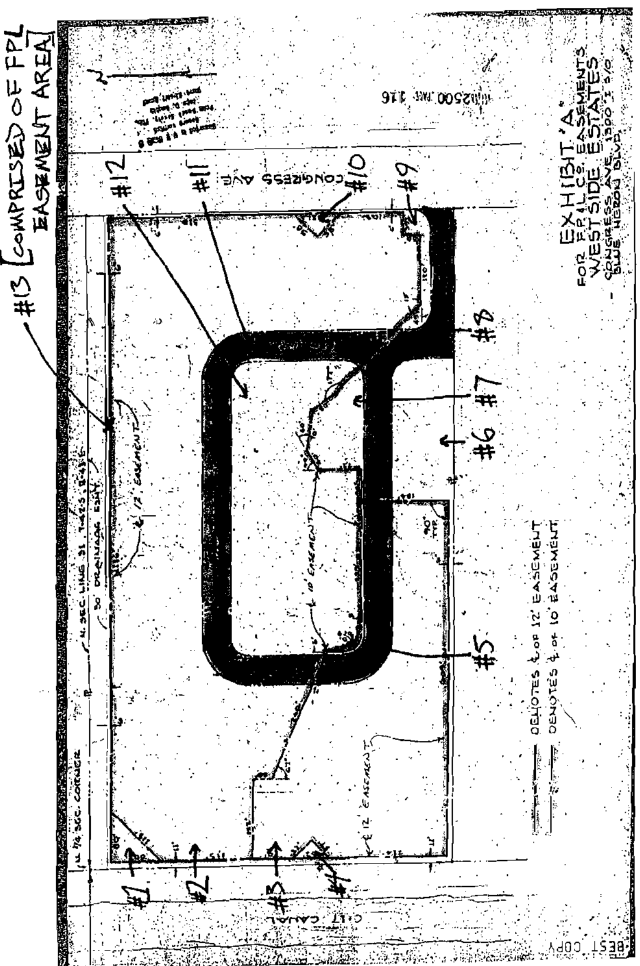
2ND PARTY: SOUTHERN BELL TEL & TEL CO

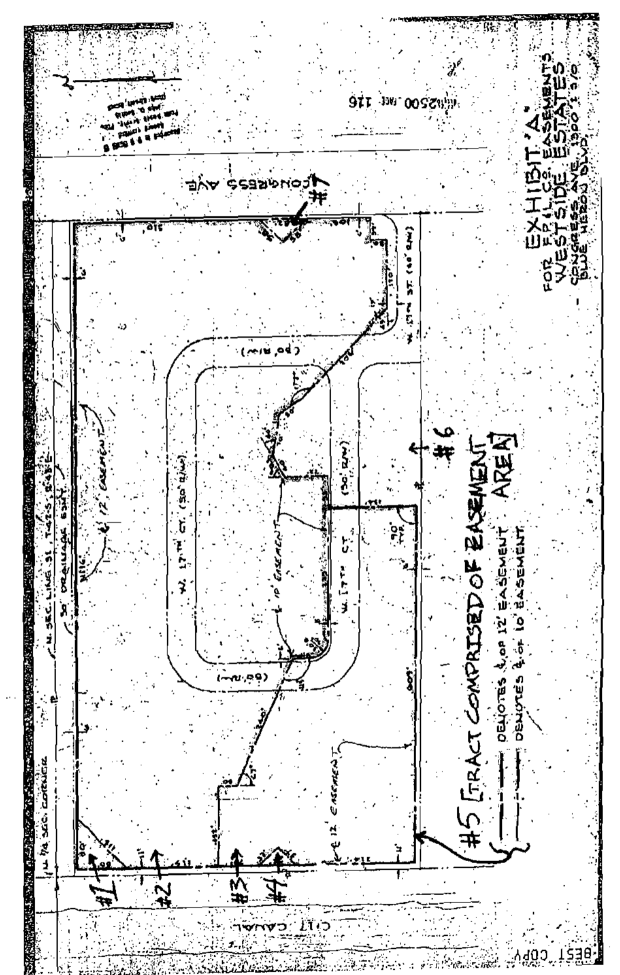
AMOUNT: NAME: TYPE:

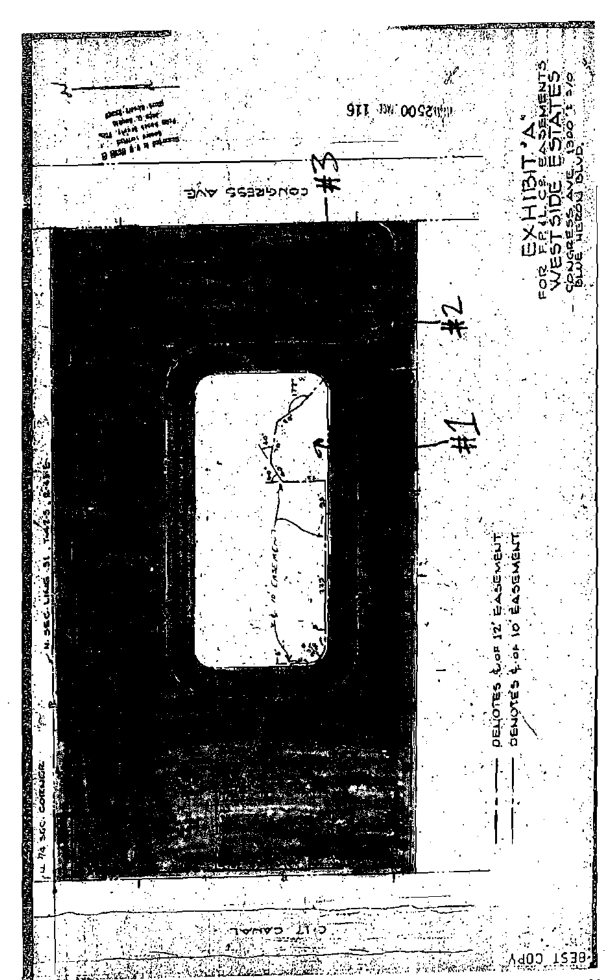
REFERENCE: LEGAL:

COMMENTS:

C: 13 TRACTS DUE TO PUBLIC RO.W. AND FPL EASEMENT. EXHIBIT







- እዚህ - 21:91 ባጣቴ ክስስን/ፍተ/ፍሰ

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SURVEYOR'S AFFIDAVIT

STATE OF FLORIDA

} ss

COUNTY OF DADE

BEFORE ME, the undersigned authority, personally appeared Charles E. Rossi, P.L.S. (the "Affiant") who, first being duly awarn on oath, deposes and says:

- That the Affant is a duly registered Professional Surveyor and Mapper under the Laws of the State of Florida, bearing registration number LS 4798;
- That the Affant is currently a Professional Surveyor and Mapper at Sun-Tech Engineering, Inc., a firm duly licensed to provide Surveying and Mapping Services in the State of Florida, bearing Certificals of Authorization number LB 7019, whose office is located at 1800 West Oakland Park Boulevard, Fort Lauderdate, Florida;
- 3. That the Affiant has reviewed the record Plat entitled "Dr. Kennedy Housing Project", recorded in Plat Book 15, page 70 of the Public Records of Broward County, Florida, and has caused to be prepared a Boundary Survey for the subject property which lies wholly within Block 1 as delipeated thereon, and that the survey depicts the location of that certain Florida Power & Light Company Easement recorded in Official Records Book 9256, page 411, and that certain Access and Utility Easement recorded in Official Records Book 43984, page 1896, both of the Public Records of Broward County, Florida, logether with the location and description of improvements to the site, lying within and adjacent to the areas subject to the above mentioned easements:
- That based on my personal inspection of the premises in conjunction with the preparation of the survey and other matters and my review of the aforementioned easement documents, I find no matter in the documents or issue created by such easements on the ground that causes the subject property to be subdivided, separated or divided into separate lots, that the aforementioned easements in their present state are coverants that run with the land and are subject to the underlying lea parcel, that the premises consists of one (1) unique undivided parcel, and that the Broward County Property Appraiser's Office has assigned the above described premises in its antirety, one (1) Tex Parcel Folio Number being 5042-09-28-0010.
- 5. That, based on my personal inspection and inquiry, the office mailing address of the subject premises is 1004 West Broward Boulevard, Fort Leuderdale, Florida 33312, and that each dwelling unit on the site has a unique mailing address assigned by the United States Postal Service causing multiple mailing addresses on the site; however, this fact in and of tyself does not create any separation, subdivision or division of the aforementioned premises.
- 6. That the Afriant further states that he is familiar with the nature of an oath, and with the penalties as provided by the laws of the State of Florida for falsely swearing to statements made in an instrument of this nature.

FURTHER AFFIANT SAYETH NAUGHT.

Charles E. Rossi, P.L.S.

Professional Surveyor and Mapper Florida Registration No. 4799

STATE OF FLORIDA

} \$\$

COUNTY OF DADE

The foregoing instrument was sworn end subscribed to before me this 29th day of October, 2009, by Charles E. Rossi, P.L.S., who is personally known to me and did take an path.

Susanne Willis

Notery Public for the State of Florida





Click here to display your 2009 TRIM Notice.

Site Address	1004 W BROWARD BOULEVARD FORT LAUDERDALE	(D #	5042 09 28 0010
	HOUSING AUTHORITY OF THE	Millage	0312
	CITY OF FORT LAUDERDALE	Use	03
Mailing Address	437 SW 4 AVE FORT LAUDERDALE FL 33315		

Legal DR KENNEDY HOMES HOUSING PROJECT P8 15-70 8 BLOCK 1 LESS PT DESC IN PAR Description 163 OF CA 78-10634 FOR RD

Property Assessment Values						
Year	Land	Building	Just Value	Assessed / SOH Value	Tax	
2010	\$669,080	\$374,400	\$1,043,460	\$1,043,480		
2009	\$669,080	\$374,400	\$1,043,460	\$1,043,480		
2008	\$669,080	\$374,400	\$1,043,480	\$1,043,480		

IMPORTANT: The 2016 values currently shown are merely rollover values from 2069. The real 2010 assessments and portability values will not be finalized until June 1. Please check back here AFTER June 1, 2010, to see the actual proposed 2010 assessments and portability values.

2010 Exemptions and Taxable Values by Taxing Authority						
	County	School Board	Mundeipal	independent		
Just Value	\$1,043,480	\$1,043,480	\$1,D43,480	\$1,043,480		
Portability	C	0	0	0		
Assessed/SOH	\$1,043,480	\$1,043,480	\$1,043,480	\$1,043,480		
Homestead	0	0	a	0		
Add. Homestead	0	0	0	0		
Wid∕VeVDis	0	٥	٩	0		
Senior	0	0	۵	Ū		
Exempt Type 15	\$1,043,480	\$1,043,480	\$1,043,480	\$1,043,480		
Taxable	D	0	0	٥		

5	ales History	- Search Su	bdivision Sa	les	Lan	d Calculations	
Date	Туре	Price	Book	Page	Price	Factor	Туре
					\$8.00	83,213	SF
					\$510	6.62	AC
				<u> </u>			1
					Adj. Đidg. Ş.I	F. (See Skelch)	

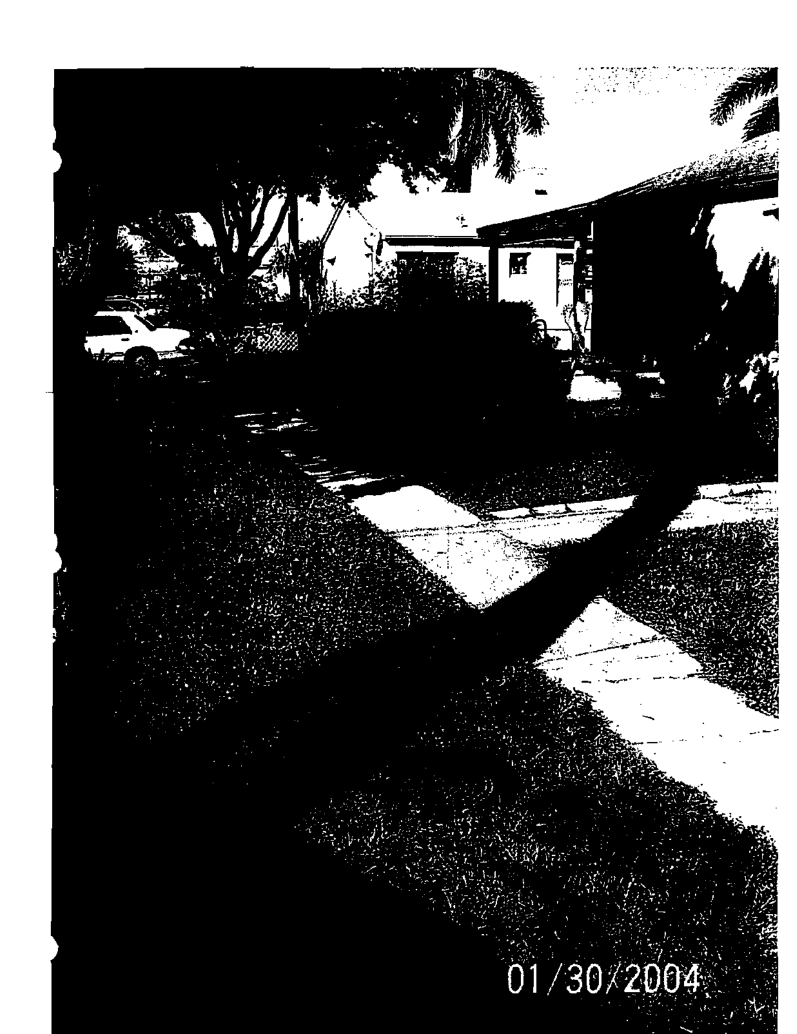
Special Assessments						
Fire	Garbage	Light	Drainaga	[mprovement	Safe	
03						
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64000						

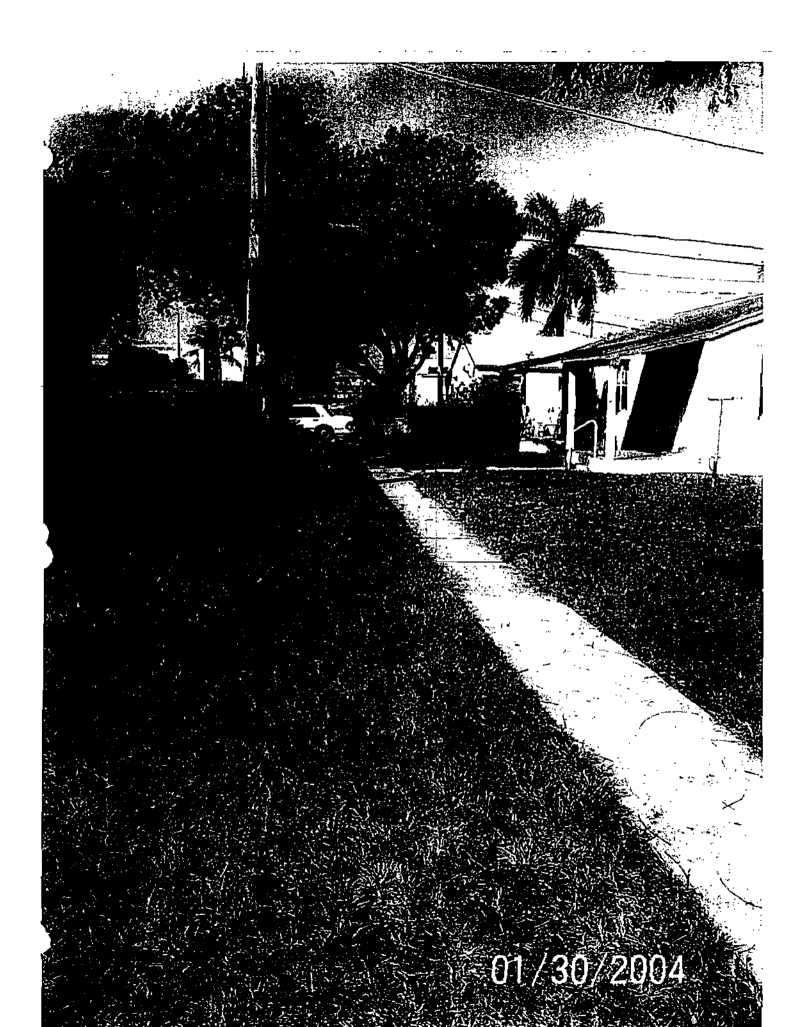
Parcel Query System Page Lof L

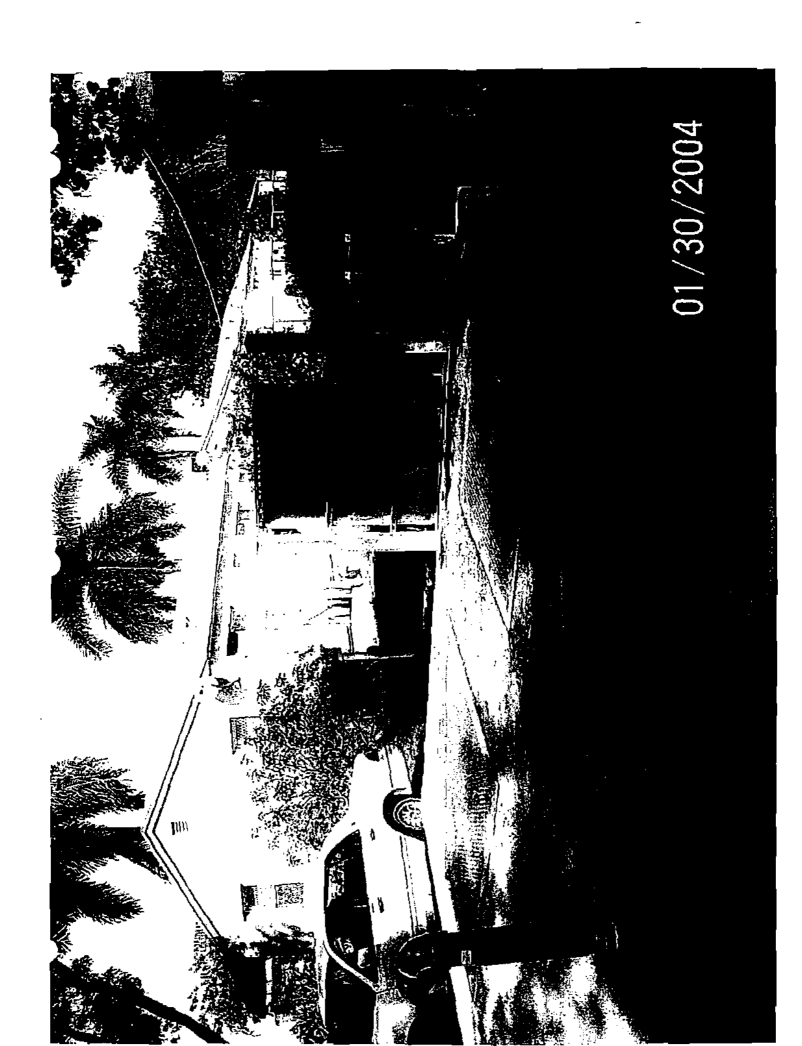
₩ Highways Major Roads Twn-Rng-Sec Municipalities City Limits Zip Codes CRA Boundaries City Zoning Codes County Land Use Comm Appraisa! Districts Resid Appraisal Districts Subdivisions No Sales ✓ Streets Parcels Aerials (2009) County Boundary

SELECTED PROPERTY-FOLIO, 50420P280010

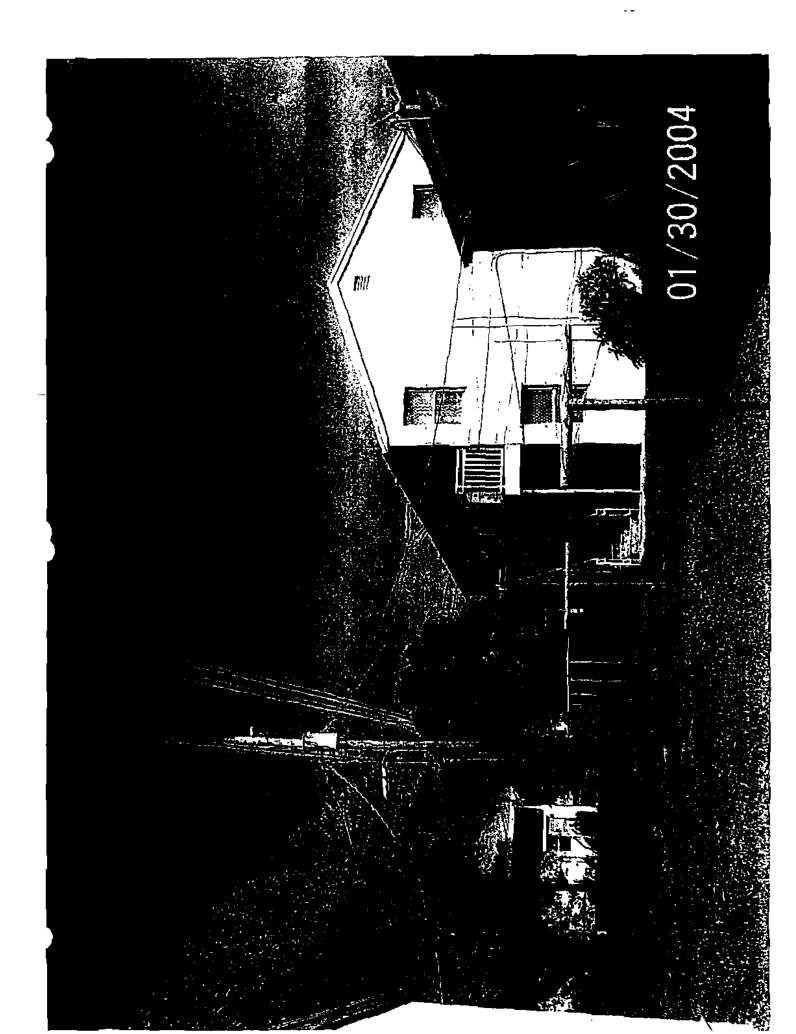
O Copyright 2003 Broward County Property Appraiser

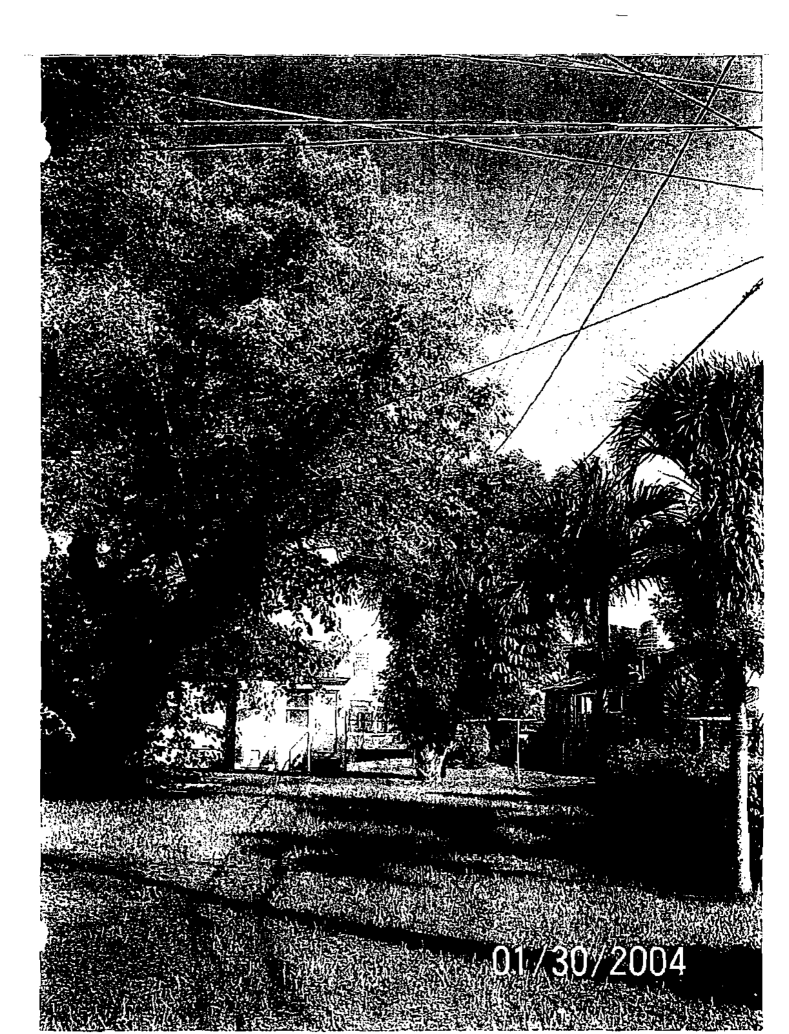












Liz Wong

From: Anthony Fajardo [AFajardo@fortlauderdale.gov]
Sent: Wednesday, October 28, 2009 12:00 PM

To: Lindsay Lecour Co: Terry Burgess

Subject: RE: help refuting contention that Kennedy is multiple sites

Lindsay,

I was able to speak to Terry Burgess and confirm what I told you on the phone based on code requirements below:

Section 47-35.1, Definitions

To determine if a site is a single development or not we use the following definitions:

Contiguous: Contiguous shall be abutting or separated by no more than a twenty (20) foot wide right-of-way.

Development site: A lot or parcel of land or combination of lots or parcels of land proposed for development. If a development site has more than one (1) parcel or lot with different owners, all property owners will be required to sign the application for development permit, and shall be required to execute and record in the public records a declaration on a form provided by the department, stating that the parcels have been developed as a single unit for purposes of meeting the ULDR. The declaration shall include a legal description of each parcel and shall state that no parcel may be developed separate from the other parcel unless each parcel standing alone meets the requirements of the ULDR.

So, in applying the above definitions, staff would make sure that the development site was under single ownership or has the permission of all owners of each parcel prior to accepting an application. In determining whether a proposed application is one development site or not we only look at whether separate parcels with legally defined boundaries are contiguous as defined above. We would not divide a proposed development site based on easements and any approval of a site containing easements would be a single approval of a single development proposal. If the site where divided by a right-of-way greater than twenty (20) feet (not an easement) then the site would be considered two separate development parcels and would be reviewed as two separate application submittals.

Please contact me if you have any questions.

Thank you,

Anthony Greg Fajardo Planner III Cily of Fort Lauderdale 954,828,5984 www.fortlauderdale.gov

From: Lindsay Lecour [mailto:llecour@carlisledevelopmentgroup.com]

Sent: Wednesday, October 28, 2009 11:35 AM

To: Anthony Fajardo

Subject: help refuting contention that Kennedy is multiple sites

Importance: High

Anthony,

Thanks for talking with me this morning. As I mentioned, Kennedy Homes is at the front of the line for tax credit financing from the state this year, but first we need to refute the allegation that the site is "divided" by an FPL and City

Force Main easement. I am reaching out to you, our surveyor and other experts asking for your statements that you view this a single site despite the presence of these access easements.

For your info, I have attached an excerpt of the allegation which shows our competitor's argument and has sketches of the easements. What would really help our case is a letter or affidavit stating that for the purposes of site plan review, the City considers this one site despite the presence of these easements — it would be even more powerful if you could include the fact that you "do" require separate site plan review for parcels separated by streets, alleys or easements greater than X feet (thereby differentiating an easement that really does physically divide a site with a utility access easement). I am happy to take a shot at drafting this If you like.

Please let me know once you review the attached and talk with your colleagues how you would like to proceed. We need to have the letter/affidavit in house by Friday to make the deadline with the state. I really appreciate your help here.

Lindsay

Undsay Lecour Carlisle Development Group 2950 SW 27th Ave, Sulle 200 Miaml, FL 33133

Direct: 305-357-4715

Dffice: 305-476-8118, ext. 4715

Fax: 305-476-1557

www.carlisiedevelopmentgroup.com

. **K**

THE HOUSING AUTHORITY

of the

CITY OF FORT LAUDERDALE, FLORIDA

ESTABLISHED 1908

October 30, 2009

Stephen P. Auger Executive Director Florida Housing Finance Corporation 227 N. Bronough Street, Suite 5000 Tallahassee, Florida 32301

Dear Mr. Auger,

I am writing in regards to the Notice of Possible Scoring Error (NOPSE) regarding Application No. 2009-144C (Dr. Kennedy Homes). The NOPSE essentially alleges that the site is a Scattered Site due to the presence of utility access easements on the site. I strongly disagree with this claim and am very concerned about the precedent this would set for Housing Authorities trying to redevelop public housing sites. All public housing sites have existing structures and therefore utility easements present; such easements do not physically divide a site nor do they allow public access on site – they serve simply to allow utility providers to access and maintain their equipment, a benefit to the land owner. Furthermore, these easements are not permanent – they are released upon redevelopment of the site and replaced with new easements to serve the new building layout. When interpreting the Scattered Site rule, there must be a distinction made between a utility access easement and a street, alley or right-of-way that physically divides two sites.

I want to emphasize that the Dr. Kennedy Homes site is owned, operated and managed as a single site. The City of Fort Lauderdale views Dr. Kennedy Homes as a single site per their site plan review process. Broward County views Dr. Kennedy Homes as a single site per the Property Appraiser assignment of a single folio number and single development address (the address we used in our FHFC application).

MLEASE ADDRESS RESPONSE TO:

Finally, we have a single contract (Declaration of Trust) with the federal government (HUD) on this site. There is no reason why the State should view the site differently than every other level of government.

The Scattered Site rule is a benefit because it allows applicants to combine sites so that they can build on a rational scale. I urge you not to allow the rule to be interpreted such that it harms those of us that have owned urban infill sites for decades. Please guide FHFC toward a reasonable interpretation of the Scattered Site rule that would not burden many future applicants with the additional work of a Scattered Site application, and more importantly, would allow Dr. Kennedy Homes to proceed with its likely allocation of tax credits this year.

Sincerely,

Tam English

Executive Director

Housing Authority of the City of Fort Lauderdale





October 29, 2009

Ms. Liz Wong Carlisle Development Group 2950 SW 27th Avenue Suite 200 Miami, Florida 33133

Re: Dr. Kennedy Homes, 1004 W. Broward Blvd., Ft. Lauderdale

Dear Ms. Wong:

This letter is in response to your request regarding FPL easements on the above mentioned property. These easements and electric utility facilities were installed to serve the buildings constructed on this site. Sheet 6.020, Section 2.9 of the FPL Tariff requires that the customer "grant or cause to grant to the Company and without cost to the Company all rights, easements, permits and privileges, which in the opinion of the Company, are necessary for the rendering of service to the Customer." If the customer requests relocation of those electric utility facilities, that customer must pay for the relocation costs and grant new easements for those relocated facilities. The original easement granted would be released.

Sincerely

J. L. Corson

Corporate Real Estate Area Manager

5 COMPANY'S INSTALLATIONS

- 5.1 Protection of Company's Property. The Customer shall property protect the Company's property on the Customer's premises, and shall permit no one but the Company's agents, or persons authorized by taw, to have access to the Company's wiring, meters, and apparatus.
- 5.2 Damage to Company's Property. In the event of any loss or damage to property of the Company caused by or arising out of carelessness, neglect or misuse by the Customer, the cost of making good such loss or repairing such damage shall be paid by the Customer.
- 5.3 Relocation of Company's Facilities. When there is a change in the Customer's operation or construction which, in the judgment of the Company, makes the relocation of Company's facilities necessary, or if such relocation is requested by the Customer, the Company will move such facilities at the Customer's expense to a location which is acceptable to the Company.
- 5.4 Attachments to Poles. The use of the Company's poles, wires, towers, attachments or other facilities for the purpose of festening or supporting any radio or television serials or other equipment, or any wires, topes, aigns, banners or other things, not necessary to the supplying by the Company of electric service to the community, or the locating of same in such proximity to the Company's property or facilities as to cause, or be likely to cause, interference with the supply of electric service, or a dangerous condition in connection therewith, is prohibited, and the Company shall have the right forthwith to remove same without notice. The violator of these rules is liable for any damage resulting therefrom.
- 5.5 Interference with Company's Facilities. The Customer should not allow trees, vines and strubs to interfere with the Company's adjacent overhead conductors, service wires, pad mounted transformers and mater. Such interference may result in an injury to persons, or may cause the Customer's service to be interrupted. In all cases the customer should request the Company to trim or remove trees and other growth pear the Company's adjacent overhead wires, and under no circumstances should the Customer undertake this work himself, except around service cables when specifically authorized by and arranged with the Company.
- 5.6 Unobstructed Access to Company's Facilities. The Company shall have perpetual anobstructed access to its overhead and underground facilities such as poles, underground cables, pad mounted transformers and meters in order to perform repair and maintenance in a sale, timely and cost-efficient manner. The Customer is responsible for contacting the Company for guidance before constructing any items which may obstruct the Company's access. Such items include, but are not limited to, building additions, decks, patios, pools, fences or pavings. Relocation of the Company's facilities, as provided in Section 5.3 of these Rules and Regulations, may be necessary. Should an item interfere with access to Company facilities requiring repair or maintenance, the Company will explore with the Customer all alternatives deemed feasible by the Company to determine the method of repair most acceptable to the Customer. When the most acceptable or only option involves the Customer removing the obstruction or the Customer taking other actions, the Customer shall accomplish the work within 20 working days. Should the Customer fail to accomplish said work within 20 working days. Should the Customer fail to accomplish said work within 20 working days or at make other astirfactory arrangements with the Company, the Company may elect to discontinue service to the Customer, pursuant to F.A.C. Rule 23-6.105 (5) (f). In all cases, the Customer will be responsible for all costs in excess of a standard, unobstructed repair.

6 SECURITY DEPOSITS/GUARANTIES

6.) Security Deposit/Guaranty.

- (1) Before the Company renders acryice or open termination of an existing Unconditional Guaranty Contract, each applicant will be required to provide:
 - a) information which satisfies the Company's application requirements for oo deposit; or
 - b) a Senurity Deposit consisting of each, surety bond, or irrevocable bank letter of credit; or
 - e) a guaranty satisfactory to the Company to secure payment of bills.
- (2) Each guaranter must enter into a guaranty contract set forth as Tariff Sheet No. 9.400 or 9.410. The amount of such initial Security Deposit, if required, shall be based upon estimated billings for a period of two average months, but not less than \$25.00. Estimations shall be based on previous billings at the service address, and/or the equipment/appliances in service or to be put into service. After four (4) months history is recorded, the initial Security Deposit may be adjusted to compensate for over or under estimations. Such adjustment may consider seasonal factors. After twelve (12) months of billing history is recorded, the initial Security Deposit may again be adjusted to compensate for over or under estimations. The Company may require a subsequent Security Deposit from a Customer, including one whose initial Security Deposit, was refunded/released. A Security Deposit from a Customer, including one whose initial Security Deposit from a Customer.

Issued by: S. R. Romig, Director, Rates and Tariffs

Effective: March 7, 2003