

STATE OF FLORIDA FLORIDA HOUSING FINANCE CORPORATION

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FLORIDA HOUSING FINANCE CORPORATION

IN RE: SP LAKE LLC

FHFC CASE NO.: 2021-43VW

PETITION FOR WAIVER OF RULES 67-21.003(8)(J) AND 67-48.004(3)(J) TO DECREASE THE TOTAL SET-ASIDE PERCENTAGE

Petitioner, SP Lake LLC., a Florida limited liability company ("Petitioner"), pursuant to Section 120.542, Florida Statutes, and Chapter 28-104, Florida Administrative Code, hereby petitions Respondent, Florida Housing Finance Corporation (the "Corporation") for a waiver of Rules 67-21.003(8)(j) and 67-48.004(3)(j), Florida Administrative Code, to decrease the total set-aside percentage from 100 percent to 97 percent (94 out of 96 units).

In support of this petition, the Petitioner states:

1. The name of the Petitioner is SP Lake LLC. For purposes of this Petition, the address, telephone number, facsimile number and e-mail address are that of Petitioner's undersigned counsel.

The Development

2. Here is the requested background information regarding the Development:

Application Number:	2019-151BS / 2018-526C
RFA Number:	2018-116
Development name:	Lake Wales Gardens
Applicant/Borrower	SP Lake LLC/SP Lake Manager LLC
Developer/Principal:	Southport Development, Inc. a WA corporation doing business in FL as Southport Development Services, Inc./ J. David Page
Number of units:	96
County of development:	Polk County
Development/Type:	Acquisition/Rehabilitation/Garden Apartments
Set Asides:	90% @ 60% AMI, 10% @ 40% AMI
Demographic:	Family

Funding:

- SAIL \$3,860,000
- ELI \$436,100
- MMRB \$7,500,000
- Annual 4% HC \$553,353

Background

3. The Lake Wales Gardens development in Polk County consists of 96 total units and was originally developed and continues to operate as an affordable housing community administered by HUD. Eighty-seven (87) units out of the 96 units are Project Based Section 8 units. The development serves low-income individuals and families.

4. Petitioner submitted an application in 2018 pursuant to RFA 2018-116 for SAIL Financing of Affordable Multifamily Housing Developments To Be Used in Conjunction With Tax-Exempt Bond Financing and Non-Competitive Housing Credits in order to finance the acquisition and rehabilitation of the Development. In its application, Petitioner committed in their SAIL application to set aside 90 percent of the 96 units (86 units) at 60 percent of AMI or less and the remaining 10 percent of the units (10 units) at 40 percent of AMI or less. The Development's Bond/4% HC set-asides are 100% (96 units) at 60% AMI. However, two families presently reside in the development with incomes greater than 60 percent of AMI. These families initially qualified to reside in the development and still currently meet the income requirements imposed by HUD pursuant to the restrictions set forth in the project-based HAP Contract. HUD guidelines have the effect of preventing Petitioner from terminating the tenancies of these HUD-assisted tenants, and specifically from non-renewing the leases of tenants who exceed the income requirements imposed by LIHTC deed restrictions. See HUD Memorandum re Occupancy Protections for HUD-Assisted Households in Properties with Low-Income Housing Tax Credits (January 12, 2015) (copy attached). The Petitioner could not change its minimum set aside election to Average Income to maintain the set aside commitment in the application to accommodate the over-income residents as the Development is a rehabilitation and the residents were living in the units prior to closing and initial tenant income certification. Initial tenant income Certifications are completed within 120 days of LIHTC closing. These residents were not officially deemed over income until after buildings in the Development had been placed in service.

The Rules For Which The Waiver Is Sought

5. Petitioner requests a waiver of (or variance from) Rules 67-21.003(8)(j) and 67-

48.004(3)(j), Florida Administrative Code (the "Rules").

6. Rule 67-21.003(8)(j), Florida Administrative Code, provides, in relevant part, as

follows:

(8) Notwithstanding any other provision of these rules, there are certain items that must be included in the Application and cannot be revised, corrected or supplemented after the Application is deemed complete. Those items are as follows: ...

(j) The Total Set-Aside Percentage as stated in the last row of the total set-aside breakdown chart for the program(s) applied for in the Set-Aside Commitment Section of the Application;

Likewise, Rule 67-48.004(3)(j) provides in relevant part, as follows:

(3) For the SAIL, HOME and Housing Credit Programs, notwithstanding any other provision of these rules, the following items as identified by the Applicant in the Application must be maintained and cannot be changed by the Applicant after the applicable submission, unless provided otherwise below:...

(j) For the SAIL and HC Programs, the Total Set-Aside Percentage as stated in the last row of the total set-aside breakdown chart for the program(s) applied for in the Set-Aside Commitment section of the Application. ...

Statutes Implemented By The Rules

7. The Rules implement, among other sections of the Florida Housing Finance Corporation Act, the statutes that created the State Apartment Incentive Loan (SAIL) Program, the

Housing Tax Credit Program and the Multifamily Mortgage Revenue Bonds Program. See Sections

420.5087, 420.509, 420.5099, Florida Statutes (the "Statutes").

Petitioner Requests A Waiver of The Rules For The Following Reasons

8. Petitioner requests a waiver of the Rules to decrease the total set-aside percentage from 100 percent to 97 percent (94 out of 96 units), to allow the two families to continue to reside in the Development. The deep targeting ELI set asides required by SAIL/ELI will remain unchanged and a total of 10% (10 units) will stay set aside for those residents at or below 40% AMI. As noted, these two families initially qualified to reside in the Development and would be allowed to continue to reside in the Development pursuant to the income restrictions imposed by HUD. Indeed, as noted above, the HUD guidelines have the effect of prohibiting Petitioner from terminating the tenancies of these tenants. As such, unless the waiver is granted, Petitioner will be out of compliance with the Total Set-Aside Percentage, yet it will be prohibited from coming into compliance.

9. Allowing this change does not allow the Petitioner to gain any possible advantage over competitors. In addition, Petitioner could have submitted its application with the requested Total Set-Aside Percentage of 97 percent (or an even lower number) without consequences as to the evaluation of the application.

10. The requested rule waiver will not adversely affect the Development. However, a strict application of the Rules would cause a substantial hardship to Petitioner and violate the principles of fairness; it also could unnecessarily subject these two families that are current tenants to the hardship of relocation. *See* Section 120.542(2), F.S.

The Requested Waiver Will Serve The Underlying Purpose of The Statutes

11. A waiver of the Rules will serve the purpose of the Statutes which are implemented by the Rules. The Florida Housing Finance Corporation Act (Section 420.501, et seq.) was enacted in order to encourage private and public investment in facilities for persons of low-income. The purpose of the creation of the Housing Tax Credit Program, the State Apartment Incentive Loan Program and the Multifamily Mortgage Revenue Bonds Program is to stimulate creative private sector initiatives to increase the supply of affordable housing. By granting this waiver as requested in this Petition, the Corporation would recognize the goal of increasing the supply of affordable housing through private investment in facilities for persons of low-income, while allowing the Development to adapt to market conditions and furthering the Corporation's statutory mandate to provide safe, sanitary and affordable housing to the citizens of Florida.¹

Type of Waiver

12. The waiver being sought is permanent in nature.

Action Requested

WHEREFORE, Petitioner respectfully requests that the Corporation:

A. Grant the Petition and all relief requested herein;

B. Grant a waiver of Rule 67-21.003(8)(j) and Rule 67-48.004(3)(j), Florida Administrative Code, to decrease the total set-aside percentage from 100 percent to 97 percent (94 out of 96 units).

C. Grant such further relief as may be deemed appropriate.

Respectfully submitted,

/s/Lawrence E. Sellers, Jr. Lawrence E. Sellers, Jr., Florida Bar No. 300241 HOLLAND & KNIGHT LLP 315 S. Calhoun Street, Suite 600 Tallahassee, FL 32301 Telephone 850-425-5670 Facsimile: 850-224-8832 E-mail: larry.sellers@hklaw.com

Attorneys for SP Lake LLC

¹ The Board previously granted similar requests in In Re: SP Village LLC, FHFC Case No. 2021- 33VW (June 18, 2021); In Re: SP HK Apartments LLC, FHFC Case No. 2018-074VW (December 17, 2019); in In Re: Peterborough, FHFC Case No. 2016-011VW (May 12, 2016); and In Re: SP Crossings LLC, FHFC Case No. 2015-020VW (June 19, 2015);

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that the original of the foregoing "Petition for Waiver of Rules 67-21.003(8)(j) and 67-48.004(3)(j) to Decrease the Total Set-Aside Percentage" was filed by electronic mail with Ana McGlamory, Agency Clerk, <u>CorporationClerk@floridahousing.org</u>; and that a true and correct copy was provided by electronic mail to Hugh Brown, <u>hugh.brown@floridahousing.org</u>, General Counsel both at Florida Housing Finance Corporation 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301, and that a true and correct copy was provided by electronic mail to the Joint Administrative Procedures Committee, japc@leg.state.fl.us, Pepper Building, Room 680, 111 West Madison Street, Tallahassee, Florida 32399-1400, all on this 1st day of July, 2021

> /s/Lawrence E. Sellers, Jr. Lawrence E. Sellers, Jr.