FLORIDA HOUSING FINANCE CORPORATION
BEFORE THE STATE OF FLORIDA

HTG VILLAGE VIEW, LLC
Petitioner,

vs.

FLORIDA HOUSING FINANCE CORPORATION.
Respondent.

FORMAL WRITTEN PROTEST AND PETITION
FOR ADMINISTRATIVE HEARING

Petitioner, HTG Village View, LLC, (the “Petitioner” or “Village View”), pursuant to sections 120.57(1) and (3), Florida Statutes (“F.S.”) and Rules 28-110 and 67-60, Florida Administrative Code (“FAC”) hereby files this Formal Written Protest and Petition (the “Petition”) regarding the scoring decisions of the Respondent, Florida Housing Finance Corporation (“Florida Housing” or the “Corporation”) to award funding to responsive Applicants pursuant to RFA 2017-113- Housing Credit Financing for Affordable Housing Developments Located in Broward, Duval, Hillsborough, Orange, Palm Beach, and Pinellas Counties (hereinafter the “RFA”)

Introduction

1. This Petition is filed pursuant to sections 120.57(1) and (3), Florida Statutes, Rules 28-110 and 67-60, Florida Administrative Code.

Parties

2. Petitioner is a Florida limited liability company in the business of providing affordable housing. Petitioner’s address is 3225 Aviation Avenue, Sixth Floor, Coconut Grove, Florida
33133. Petitioner’s address, telephone number and email address are those of its undersigned counsel for purposes of this proceeding.

3. The affected agency is Florida Housing Finance Corporation. Florida Housing’s address is 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329.

Notice

4. On October 6, 2017, Florida Housing issued the RFA.

5. On November 1, 2017 and November 29, 2017, the RFA was modified by Florida Housing and Notices of Modification of RFA 2017-113 were issued.

6. Applications in response to the RFA were due on or before December 28, 2017.

7. Florida Housing received approximately 33 applications in response to the RFA. Petitioners submitted an application in response to the RFA requesting an allocation of $2,561,000.00 in Housing Credit funding for its proposed ninety-six (96) unit affordable housing development in Broward County, Florida. Petitioner’s application satisfied all of the required elements of the RFA and is eligible for a funding award.

8. Petitioner’s received notice of the preliminary RFA scoring and rankings through electronic posting on Friday, March 16, 2018 at 1:05 pm. A copy of the notices posted on the Corporation’s website is attached hereto as Exhibit “A”. Petitioner was deemed eligible for funding but was not among those recommended for funding.

9. On Wednesday, March 21, 2018 at 8:06 am, Petitioner timely submitted their Notice of Intent to Protest Florida Housing’s intended decision. A copy of that Notice of Intent is attached hereto as Exhibit “B”.

10. This Petition is timely filed in accordance with the provisions of section 120. 57(3) (b), Florida Statutes, and rules 28-110.004 and 67-60.009, Fla. Admin. Code.
Background

11. Florida Housing is a public corporation created by section 420.504, Florida Statutes, to administer the governmental function of financing or refinancing affordable housing and related facilities in Florida. Florida Housing’s statutory authority and mandates are set forth in Part V of Chapter 420, Florida Statutes. See, Sections 420.501-420.55, Fla. Stat.

12. Chapter 67-60, Fla. Admin. Code, establishes the procedures by which the Corporation administers, “… the competitive solicitation processes to implement the provisions of the Housing Credit (HC) Program authorized by Section 42 of the IRC and Section 420.5099, F.S” See rule, 67-60.001(2), Fla. Admin. Code.

RFA 2017-113

13. Through the RFA process Florida Housing anticipated awarding up to an estimated $14,601,863 of Housing Credits to proposed Developments located in Broward, Duval, Hillsborough, Orange, Palm Beach and Pinellas Counties. RFA at p. 2

14. Within the RFA the Corporation established a goal to fund (1) Application wherein the Applicant applied and qualified as a Non-Profit Applicant. RFA at p. 66

15. Review Committee members will independently evaluate and score their assigned portions of the submitted applications based on various mandatory and scored items. The maximum point total that an applicant can receive is 20 points. Failure to meet all submission items results in an application being deemed ineligible. RFA at p. 64.

16. The RFA provides that all eligible Applications will be ranked by sorting the Applications from the highest scoring Application to the lowest, with any scores that are tied separated as follows:
1) First, by the Application’s eligibility for the Proximity Funding Preference (which is outlined in Section Four A.5.e of the RFA) with Applications that qualify for the preference listed above Applications that do not qualify for the preference;

2) Next, by the Application’s eligibility for the Per Unit Construction Funding Preference which is outlined in Section Four A. 11.e of the RFA (with Applications that qualify for the preference listed above Applications that do not qualify for the preference);

2) Next, by the Application’s eligibility for the Development Category Funding Preference which is outlined in Section Four A.4.b.(4) of the RFA (with Applications that qualify for the preference listed above Applications that do not qualify for the preference);

3) Next, by the Application’s Leverage Classification, applying the Multipliers outlined in Item 3 of Exhibit C of the RFA (with Applications having the Classification of A listed above Applications having the Classification of B);

4) Next, by the Application’s eligibility for the Florida Job Creation Funding Preference which is outlined in Item 4 of Exhibit C of the RFA (with Applications that qualify for the preference listed above Applications that do not qualify for the preference); and

5) And finally, by lottery number, resulting in the lowest lottery number receiving preference.

RFA at p. 66-67

17. The RFA mandates the Funding Selection Order (hereinafter “Selection Order”), as follows,

a. The highest ranking eligible Application will be selected for funding for proposed Developments located in each of the following counties for which an eligible Application was received: Broward, Duval, Hillsborough, Orange, Palm Beach, and Pinellas.

b. If funding remains after funding the highest ranking eligible Applications as outlined in a. above, and if none of the Applications selected for funding in a. above qualify for the Non-profit goal, the next Application selected for funding will be the highest ranking eligible unfunded Application wherein the Applicant applied and qualified as a Non-Profit Applicant, regardless of county. If the selected Application cannot be fully funded, it will be entitled to receive a Binding Commitment for the unfunded balance.

c. If funding remains after funding the highest ranking eligible Applications as outlined in a. above and at least one (1) of the selected Applications qualified for the Non-Profit goal, the next Application selected for funding will be the highest ranking eligible unfunded Application in Broward County. If the selected Application cannot be fully funded, it will be entitled to receive a Binding Commitment for the unfunded balance.
If funding remains after selecting the highest ranking eligible unfunded Broward County Application, or if there is no eligible unfunded Application located in Broward County, no additional Applications from any county will be selected for funding and any remaining funding will be distributed as approved by the Board.

See RFA at p.67

18. The selection process was carried out by the members of the Review Committee at a public meeting held on February 22, 2018.

19. The following applications were selected for funding by Review Committee members,

- 2018-284C-Sailboat Bend Apartments II (Broward)

- 2018-293C- Lofts at Jefferson Station (Duval)

- 2018-283C- The Boulevard at West River (Hillsborough)

- 2018-274C- Pendana at West Lakes Senior Residences (Orange)

- 2018-286C- Ocean Breeze East (Palm Beach)

- 2018-304C-Eagle Ridge (Pinellas)

- 2018-279C- Marquis Apartments (Broward)

Of the seven (7) Applications selected for funding in response to the RFA, two sought funding for proposed Developments located in Broward County. Application No. 2018-284C, Sailboat Bend Apartments II, was selected as satisfying the Broward County/geographic goal and Application No. 2018-279C, Marquis Partners, Ltd., was selected as the second Broward County goal.

20. Marquis Partners, Ltd. ("Marquis Partners") should have been deemed ineligible and thus not selected for funding. HTG Village View, LLC, Application 2018-303C, the next highest ranked eligible Applicant in Broward County should have been selected.
Marquis Apartments

Ability to Proceed Form

21. The RFA requires that the Applicant demonstrate certain Ability to Proceed elements as of the Application Deadline. See RFA at 31. Failure to demonstrate required Availability to Proceed elements will lead to an application being deemed “ineligible” for funding. RFA at p. 63. One of the Availability to Proceed elements is electricity. The RFA provides as follows,

...The Applicant must demonstrate that as of the Application deadline electricity is available to the entire proposed Development site by providing as Attachment 11 to Exhibit A:

(a) The properly completed and executed Florida Housing Finance Corporation Verification of Availability of Infrastructure-Electricity form (Form Rev. 08-16); or

(b) A letter from the electricity service provider that contains the name of the Development and Development location and is dated within 12 months of the Application Deadline. The letter may not be signed by the Applicant, by any related parties of the Applicant, by any Principals or Financial Beneficiaries of the Applicant, or by any local elected officials.

RFA at p. 32. (Emphasis Supplied)²

22. Marquis Partners submitted a letter from Florida Power & Light (“FPL”) to attempt to satisfy the required electricity Availability to Proceed element. The FPL letter did not contain the name of the Development, Marquis Apartments, as required by the RFA. A copy of the correspondence from FPL, dated November 10, 2017 is attached hereto as Exhibit “C”.

23. Marquis Partners should have been deemed ineligible for funding for not complying with the RFA specifications.

¹ The Application Deadline is 11:00am, Eastern Time, on December 28, 2017. RFA at p. 2.
² As part of the modification to the RFA, Paragraph 3(b) was modified as follows,

A letter from the electricity service provider that is development-specific and contains the name of Development and Development location and is dated within 12 months of the Application Deadline. RFA at p. 32.
24. The RFA requires that each Applicant disclose sources of funding of the Development from Non-Corporation funding. RFA at p. 54-58. If including Non-Corporation Funding Proposals, the RFA provides,

For funding, other than deferred Developer fee, to be counted as a source on Development Cost Pro Forma, the Applicant must provide documentation of all financing proposals from both the construction and the permanent lender(s), equity proposals from the syndicator, and other sources of funding.

***
(a) Financing Proposal

Financing proposal documentation, regardless of whether the documentation is in the form of a commitment, proposal, term sheet, or letter of intent, must meet the following criteria. Evidence for each funding source must be behind its own numbered attachment.

Each financing proposal shall contain:

- Amount of the construction loan, if applicable
- Amount of the permanent loan, if applicable
- Specific reference to the Applicant as the borrower or direct recipient; and
- Signature of all parties, including acceptance by the Applicant.

RFA at p. 56. (Emphasis Supplied)

25. Marquis Partners submitted correspondence dated December 21, 2017 from JPMorgan Chase Bank, N.A., which included terms for a construction loan of approximately $15,000,000.00 and a permanent loan in the amount of $2,600,000.00. A copy of this correspondence is attached hereto as Exhibit “D”. The correspondence identified the Borrower as Marquis Partners, Ltd. The terms were Agreed and Accepted by the signature of Ms. Mara Mades, as follows,

Agreed and Accepted By:
Cornerstone Marquis, LLC, a Florida limited liability company, a General Partner of Marquis Partners, Ltd.

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3 The correspondence was addressed to Mara Mades, c/o Cornerstone Partners, LLC
26. Pursuant to the Florida Division of Corporations, Cornerstone Marquis, LLC is the General Partner of Marquis Partners, Ltd. The three managers of Cornerstone Marquis, LLC, however are identified as follows,

- Jorge and Awilda Lopez
- M3 Acquisitions, LLC
- M.S. Mades Family Limited Partnership

Mara Mades is not a Manager of Cornerstone Marquis, LLC. A copy of the Division of Corporations, *Detail by Entity Name for Cornerstone Marquis, LLC*, is attached hereto as Exhibit “E”. Thus, the Applicant, Marquis Partners, has failed to demonstrate acceptance of the terms of the construction and permanent loans resulting in a funding shortfall which renders the application ineligible. (RFA at p. 59)

**Substantial Interests Affected**

27. If Florida Housing had followed the specifications of the RFA, then HTG Village View rather than Marquis Partners, would have been selected as the second Broward County applicant. have

28. Petitioner is substantially affected by the evaluation and scoring of the responses to the RFA. The results of the scoring have affected Petitioners ability to obtain funding through the RFA. Consequently, Petitioners have standing to initiate and participate in this and related proceedings.

29. Petitioner is entitled to a Formal Administrative Hearing pursuant to Sections 120.57(1) and 120.57(3), Florida statutes, to resolve the issues set forth in this Petition.
Disputed Issues of Material Fact and Law

30. Disputed issues of material fact and law exist and entitle Petitioners to a Formal Administrative Hearing pursuant to Section 120.57(1), Florida Statutes. The disputed issues of material fact and law include, but are not limited to, the following:

   a. Whether Florida Housing’s proposed award of funding to Marquis Partners is consistent with the RFA;

   b. Whether Florida Housing’s proposed award of funding to Marquis Partners is clearly erroneous;

   c. Whether Florida Housing’s determination that Marquis Partners is an eligible Applicant is arbitrary and capricious;

   d. Whether Florida Housing’s determination that Marquis Partners is an eligible Applicant is clearly erroneous;

   e. Whether the proposed award to Marquis Partners is arbitrary and capricious;

   f. Whether Marquis has demonstrated electricity is available to the proposed Development Site;

   g. Whether Mara Mades is a Manager of Cornerstone Marquis, LLC.

   h. Whether the financing proposal submitted by Marquis Partners indicated acceptance of the terms as required by the RFA.

   i. Such other issues as may be revealed during the protest process.

Statutes and Rules Entitling Relief

31. Petitioner is entitled to relief pursuant to Section 120.569 and 120.57, Florida Statutes, Chapters 28-106, 28-110, and 67-60, Florida Administrative Code.
Concise Statement of Ultimate Fact and Law, Including the
Specific Facts Warranting Reversal of the Agency’s Intended Award

32. Petitioner participated in the RFA process to compete for an award of Housing Credit funds based upon the delineated scoring and ranking criteria in the RFA. Marquis Apartments, which proposed development in Broward County, is ineligible for funding because its availability of electricity letter failed to include the name of the Development and its financing proposal from a noncorporation source failed to demonstrate acceptance by the applicant entity, resulting in a shortfall of construction funds.

33. Unless the score and ranking is corrected and the preliminary allocation revised, Petitioner will be excluded from funding and Marquis Apartments will be awarded Housing Credit funds contrary to the provisions of the RFA and Florida Housing’s governing statutes and rules.

34. A correct application of the eligibility, scoring and ranking criteria will result in funding for the Petitioner.

Right to Amend the Petition

35. Petitioner reserves the right to amend this Petition if additional disputed issues of material fact are identified during the discovery process in this case.

WHEREFORE, pursuant to section 120.57(3), Florida Statutes, and rule 28-110.004. Florida Administrative Code, Petitioner’s request the following relief:

a) An opportunity to resolve this protest by mutual agreement within seven days of the filing of this Petition as provided by Section 120.57(3)(d)(1), Florida Statutes.

b) If this protest cannot be resolved within seven days, that the matter be referred to the Division of Administrative Hearings for a formal hearing to be conducted before an Administrative Law Judge (“ALJ”) pursuant to Section 120.57(1) and (3), Florida Statutes.
c) The ALJ enter a Recommended Order determining that the Corporations should have deemed Marquis Apartments’ application ineligible for funding pursuant to the terms of the RFA and award funding to the Petitioner.

d) That the Corporation adopt the Recommended Order of the ALJ.

Dated this 2nd day of April 2018.

Respectfully Submitted

[Signature]

Maureen M. Daughton, Esq.
FBN 0655805
Maureen McCarthy Daughton, LLC
1725 Capital Circle NE, Ste 304
Tallahassee, Florida 32308

Counsel for HTG Village View, LLC

CERTIFICATE OF SERVICE

I CERTIFY that the original of this Formal Written Protest and Petition for Administrative hearing was filed by electronic mail and U.S. Mail with the Corporation Clerk and Hugh Brown, general Counsel, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301, on this 2nd day of April 2018.

[Signature]

Maureen M. Daughton
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**Exhibit A**

**RFA 2017-113 Board Approved Preliminary Awards**

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New York City Department of Housing and Urban Development

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Via Hand Delivery and Email
March 21, 2018

Ms. Ana McGlamory CP, FCP, FRP (Ana.McGlamory@Floridahousing.org)
Corporation Clerk
Florida Housing Finance Corporation
227 North Bronough, Suite 5000
Tallahassee, Florida 32301

RE: Notice of Intent to Protest, Request for Applications (RFA) 2017-113 Proposed Funding Selections

Dear Corporation Clerk:

On behalf of Applicant, HTG Village View, LLC, Application No. 2018-303C, we hereby give notice of our intent to protest the Award Notice and Scoring and Ranking of RFA 2017-113 posted by Florida Housing Finance Corporation on March 16, 2018 at 1:05pm concerning Housing Credit Financing for Affordable Housing Developments located in Broward, Duval, Hillsborough, Orange, Palm Beach and Pinellas Counties (See Attached).

A formal written petition will be submitted within ten (10) days of this Notice as required by law.

Respectfully Submitted,

Maureen M. Daughton

cc: Hugh Brown, General Counsel
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**RFAs 2017-13 Board Approved Preliminary Awards**

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**Total HC Available for RFA:**

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November 10, 2017

Jasmine Baldwin
2601 S Biscayne Drive, Suite 725,
Miami, Florida 33133

Re: Service Availability Letter for 100 Multifamily Apartments located at NW 9th ST, Northwest corner of NW 9th ST and Dr. B.J McCormick Avenue, Pompano Beach

Dear Jasmine:

This letter is to confirm that FPL at the present time has sufficient capacity to provide electrical service to the above captioned property. This service will be furnished in accordance with applicable rates and FPL practices. With sufficient lead time and the appropriate plans, FPL can design and install the necessary facilities.

It is imperative that the architect, electrical engineer, or developer contact Florida Power and Light during the planning stages and prior to plan submittal to avoid costly and unnecessary plan revisions.

Should FPL facilities need to be relocated or removed, then the applicant will pay for the total costs of any relocation, removal, or replacement of those FPL facilities as deemed necessary by FPL or requested by the applicant. Additionally the applicant will pay for any relocation costs associated with any relocation of FPL facilities due to turn lanes, de-acceleration lanes, road right-of-way vacations etc.

Should any FPL work require new easements, the applicant shall provide a new utility easement by recorded legal instrument that covers FPL facilities on the subject property.

FPL reserves the right to install equipment; maintain and/or place cable or conductor within the utility easement along the above-mentioned property.

It is understood that if any damages are incurred to FPL facilities during demolition or construction the applicant will be totally responsible for all charges incurred for repairing said damages.

Sincerely,

Christina Kale
Customer Project Manager
954.956.2047
December 21 2017

Ms. Mara Mades

c/o Cornerstone Group Partners, LLC
2601 South Bayshore Drive, Suite 725
Miami, FL 33133

Re: Marquis Apartments
Pompano Beach, Florida

Dear Ms. Mades:

Thank you for considering JPMorgan Chase Bank, N.A. ("JPMorgan Chase" or "Lender") as a potential construction and permanent lender for the development of affordable rental housing to be known as Marquis Apartments and located in Pompano Beach, Florida. We have completed a preliminary review of the materials you have submitted, and the following is a brief outline of the terms that we propose to undertake for credit approval. Of course, this letter is for discussion purposes only and does not represent a commitment by JPMorgan Chase to provide financing for the project nor an offer to commit, but is rather intended to serve as a basis for further discussion and negotiation should you wish to pursue the proposed transaction. Our interest and preliminary terms are subject to change as our due diligence and discussions with you continue. Such a commitment can only be made after due diligence materials are received, reviewed and approved and credit approval has been obtained.

Borrower: Marquis Partners, Ltd.
Developer: Cornerstone Group Partners, LLC
General Partner: Cornerstone Marquis, LLC & PCC Community Development, LLC
Project: Marquis Apartments will consist of a 100-unit affordable housing development targeted towards families and located in Pompano Beach, Florida.

Construction Loan

Amount: Approximately $15,000,000; subject to final budget, sources and uses of funds, and LIHTC equity pay-in schedule.

Initial Term: 24 months.

Interest Rate: Libor + 225 bps (3.52% as of November 29, 2017).

Commitment Fee: 1% of the loan amount.

Extension Option: One, conditional, six-month maturity extension.

JPMorgan Chase Bank, N.A. • 100 North Tampa Street, 33rd Floor, Tampa, FL 33602
Telephone: 813 483.8297 • tammy.haylock-moore@chase.com

EXH D
Extension Fee: 0.25% of the remaining loan commitment amount.

Collateral: First mortgage; other typical pledges and assignments.

Guarantee: Full payment and completion guarantees and environmental indemnity by a guarantor or guarantors/indemnitor(s) satisfactory to JPMorgan Chase.

Developer Fee: Assigned to Lender. Notwithstanding provisions of the LP or LLC Agreement, any payments of developer fee prior to permanent debt conversion are subject to Lender’s prior approval and control.

Tax Credit Equity: At least 15% must be paid in at closing. The identity of the equity investor and pay-in schedule for this transaction must be disclosed and acceptable to the Lender in its sole discretion.

Subordinate Liens: Subordinate financing will be permitted subject to approval of terms by JPMorgan Chase and Impact.

Repayment: Construction Loan will be repaid with principal reductions from equity funded at or subsequent to construction completion and the Permanent Loan.

Loan to Value: Up to 80% including the value of the real estate and tax credits.

Contract Bonding: 100% Payment and Performance Bonds from “A” rated surety

**Permanent Loan**

Amount: $2,600,000 subject to final underwriting. Permanent Loan to be sold to Impact CIL, LLC (“Impact”) in accordance with, and subject to satisfaction of, Impact’s requirements.

Forward Commitment: 24 months plus one six-month option.

Fees: Loan Fee: The greater of 0.75% of the perm loan or $7,500, payable at Construction Loan closing. Conversion Fee: $10,000, payable at Permanent Loan closing.

Interest Rate: The applicable interest rate for the Permanent Loan shall be locked at Construction Loan closing. Current indicative rate is 5.75%.

Please note that credit markets are volatile. Loan fees and interest rates are subject to adjustment prior to commitment.

Rate Lock: Forward rate lock must be secured by a second lien subordinate note. The subordinate note is equal to the lesser of 3% of the Permanent Loan amount or Yield Maintenance Amount. At stabilization/conversion closing, the secured subordinate lien will be released. Security forfeited if loan does not convert.

Term: 18 years.
| Amortization: | 30 years. |
| Collateral: | First mortgage; other typical pledges and assignments. |
| Guarantee: | After conversion, the Permanent Loan shall be non-recourse to the Borrower, except as to standard carve-outs for the Borrower, General Partner, and Key Principals. |
| Loan to Value: | Up to 85% of the stabilized rent-restricted value. |
| Conversion Requirements: | • 1.20x debt service coverage ratio (DSCR); 1.15x all-in DSCR including all loans requiring debt service payment. Commercial income will be excluded from DSCR analysis. • 90% economic and physical occupancy for 90 days. |
| Prepayment Terms: | Prepayments are subject to yield maintenance, except for the last three years of the term. During the last three years, the prepayment fee will be 1% of the loan balance. There is no prepayment fee during the final 90 days of the term. |
| Escrows/Reserves: | Escrows required for property taxes, insurance, and replacement reserves. Minimum replacement reserve of $300/unit/year or as required by Equity. Debt service reserve shall be funded with a minimum contribution of six months of debt service expense. |

We appreciate the opportunity to discuss the possibility of providing construction and permanent financing for the proposed project with you. This letter of interest is for your and Florida Housing Finance Corporation’s information and use only, and is not to be shown to or relied upon by other parties. Please note that JPMorgan Chase and its affiliates may be providing debt financing, equity capital or other services (including financial advisory services) to other companies in respect of which you may have conflicting interests regarding the transaction described herein or otherwise. JPMorgan Chase and its affiliates may share information about you in connection with the potential transaction or other possible transactions with you.

This letter, which expires July 31, 2018, serves as an outline of the principal terms of the proposed facility, and is subject to receipt and satisfactory review of all due diligence materials by Lender and to change as described above. Please note that JPMorgan Chase cannot extend any legally binding lending commitment until formal credit approval has been obtained and a commitment letter has been issued.

Sincerely,

JPMORGAN CHASE BANK, N.A.

By: **Tammy Haylock-Moore, Authorized Officer**
Agreed and Accepted By:

Cornerstone Marquis, LLC, a Florida limited liability company, a General Partner of Marquis Partners, Ltd.

[Signature]

By: ________________________________

Mara. Mades, Manager
Detail by Entity Name
Florida Limited Liability Company
CORNERSTONE MARQUIS, LLC

Filing Information
Document Number L15000161533
FEI/EIN Number 47-5132046
Date Filed 09/22/2015
State FL
Status ACTIVE

Principal Address
2100 HOLLYWOOD BLVD.
HOLLYWOOD, FL 33020

Mailing Address
2100 HOLLYWOOD BLVD.
HOLLYWOOD, FL 33020

Registered Agent Name & Address
WOLFE, LEON J
2100 HOLLYWOOD BLVD.
HOLLYWOOD, FL 33020

Authorized Person(s) Detail
Name & Address
Title MGR

LOPEZ, JORGE AND AWILDA TBE
2100 HOLLYWOOD BLVD.
HOLLYWOOD, FL 33020

Title MGR

M3 ACQUISITIONS, LLC
2100 HOLLYWOOD BLVD.
HOLLYWOOD, FL 33020

Title MGR

M.S. MADES FAMILY LIMITED PARTNERSHIP
2100 HOLLYWOOD BLVD.
HOLLYWOOD, FL 33020
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**Document Images**

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