(At

SURVEYOR CERTIFICATION OF DEVELOPMENT LOCATION POINT FOR MMRB AND NON-COMPETITIVE HC APPLICATIONS

Name of Development: ____

(Question 5.a. of the Non-Competitive Application)

Development Location:

a minimum, provide the address number, street name and city, and/or provide (i) the street name, closest designated intersection and city if located within a city or (ii) the street name, closest designated intersection and county if located in the unincorporated area of the county.) If the Development consists of Scattered Sites, the Development Location stated above must reflect the Scattered Site where the Development Location Point is located.)

The undersigned Florida licensed surveyor confirms that the method used to determine the following latitude and longitude coordinates conforms to Rule 5J-17, F.A.C., formerly 61G17-6, F.A.C.:

State the	N			W		
Development Location Point.	IN Degrees	Minutes	Seconds (truncated	W Degrees	Minutes	Seconds (truncated
			after 1 decimal place)			after 1 decimal place)

If the Corporation discovers that there are any false statements made in this certification, the Corporation will forward a copy to the State of Florida Department of Business and Professional Regulation for investigation.

CERTIFICATION - Under penalties of perjury, I declare that the foregoing statement is true and correct.

Signature

Print or Type Name and Title of Signatory

Florida License Number

"Scattered Sites," as applied to a single Development, means a Development site that, when taken as a whole, is comprised of real property that is not contiguous (each such non-contiguous site within a Scattered Site Development, a "Scattered Site"). For purposes of this definition "contiguous" means touching at a point or along a boundary. Real property is contiguous if the only intervening real property interest is an easement provided the easement is not a roadway or street. (See Rule 67-21.002, F.A.C.).

This certification may not be signed by the Applicant, by any related parties of the Applicant, or by any Principals or Financial Beneficiaries of the Applicant. If the certification is inappropriately signed the form will not be considered and the Application will fail to meet threshold. If this certification contains corrections or 'white-out', or if it is scanned, imaged, altered, or retyped, this form will not be considered and the Application will fail to meet threshold. The certification may be photocopied.

Provide Behind a Tab Labeled "Exhibit 7"

NCA (Rev. 3-13) 67-21.003(1)(a), F.A.C.

COMMITMENT TO DEFER DEVELOPER FEE

		is eligible for% of the
	Developer (Question 4.a. of the Non-Competitive Applic. 1 of the Non-Competitive Application) – see Note belo	
Total Develo	per fee for(Name of Development (Qu	nestion 5 a of the Non-Competitive Application)
and commits	to defer:	assion.s.a. of the roon-competitive representation)
(1)	Up to \$funding shortfall until the closing	of its Developer fee to offset any ng of permanent financing
and/or	r	
(2)	Up to \$ closing of permanent financing	to fill any funding shortfall after
I,	(Print or Type Name)	, the undersigned, certify that I
	ority to make this commitment of as applicable.	n behalf of the above-named Developer or Non-

Signature

NOTE: If the proposed Development will have more than one Developer and each Developer is committing to defer some or all of its eligible Developer fee, each Developer must complete and provide a Commitment to Defer Developer Fee form reflecting the portion of the Developer fee it is deferring.

If the Applicant entity is comprised of a qualified Non-Profit entity or entities and the entity/entities is/are committing to defer some or all of its eligible Developer fee, each Non-Profit entity must complete and provide a Commitment to Defer Developer Fee form reflecting the portion of the Developer fee it is deferring.

If this certification contains corrections or 'white-out', or if it is scanned, imaged, altered, or retyped, the form will not be considered. The certification may be photocopied.