

City of Key West Planning Department P. O. Box 1409, Key West, FL 33041-1409 (305) 809-3720



Application for Transfer of Transient Units and / or Licenses

Please complete this application in its entirety accompanied by a check for \$2,000.00 made out to the City of Key West. There are also separate fees of \$50.00 for Fire Department Review and Advertising and Noticing fee of \$100.00. Deliver the original and 2 signed & sealed surveys and site plans to the Planning Department at 3140 Flagler Avenue. It is suggested that a pre-application discussion be scheduled as well as an appointment to deliver the application. Due to the complexity and individuality of each transaction, the Planning Department may need additional information prior to processing.

This application is for a transaction involving a transfer from one location (sender site) to another (receiver site). If there is an additional site at either end of the transfer process, this requires another application.

The owner(s) of both the sender site and receiver site are the applicants and must sign the application. Corporations and partnerships must sign as legally required. If another person is acting as the agent or authorized representative of the owner, supporting documentation must be provided as indicated.

The application process for a Transient Transfer is: Development Review Committee (DRC) Planning Board

A. Fill in the following information. Sender Site	Receiver Site
Address of Site WNASSIGNED From Hyatt	Address of Site 421 Angela St. Unit B
RE# See Resolutions	RE# 12470 - 00000
Name(s) of Owner(s): Maximus Roperties LLC	Name(s) of Owner(s): Maximus Properties LLC
Purchased from Hyatt Rogos/Trans	in NT
Name of Agent or Person to Contact:	Name of Agent or Person to Contact:
Andy Birrell	Andy Birrell
Address: 3608 Sunrise Dr	Address: 3608 Sunvise Dr
Key West 71.	Key West 71.
Telephone 305 923-5753	Telephone 305 - 923 - 5753
Email Andy @ Keysrealestate. com	Email Andy @ Keysreglestate. com

Page 1 of 5

For Sender Site:
"Local name" of property <u>UNASS iqued</u> Zoning district
Legal description See Resolution and Staff Report
Current use:
Number of existing transient units:
Size of site Number of existing city transient rental licenses:
What is being removed from the sender site?
What are your plans for the sender site?
For Receiver Site: "Local name" of property Ang FLa Unit B Zoning district HRCC-1
Legal description 421 Angelast KWP4 Sar 62 G4-594 or 117-302 or 783-1655 D/c or 783-494/497 or 790-108301867-473 or 2049-2007/12 (Res No 04-325) or 2284-541/42012690-1544/4
Current use Rental
Size of site: 1839 Number of existing city transient rental licenses:
Number of existing transient and/or residential units:
Existing non-residential floor area 452

What will be transferred to the receiver site? <u>Transient License</u>

What are your plans for the receiver site? <u>Vacation Rentals</u>

Sender Site: Current Owner Information

FOR INDIVIDUALS	
1. NAME	2. NAME
ADDRESS	
TELEPHONE(1)	
(2)	
FAX	
FOR CORPORATIONS	
A.CORPORATE NAME	aximus Properties LLC Formerly Hyo
	ORPORATION 71 MONTOE
C. REGISTERED TO DO BUSI	NESS IN THE STATE OF FLORIDA YES _NO
David Lightweis	ODESIGNATIONS Irick Pres Andy Birrell agent Sec Tree
FOR PARTNERSHIPS	
A. NAME OF PARTNERSHIP:	
B. STATE OF REGISTRATION	:
C. GENERAL PARTNER WITH	AUTHORITY TO BIND PARTNERSHIP:
FOR CORPORATIONS AND PANAME AND ADDRESS OF PERAME	ARTNERSHIPS RSON "IN HOUSE" TO CONTACT: Cell 3608 Sunrise DC KW 71
TELEPHONE(S) 305-92	3-5753 FAX 305 359 9216

Receiver Site: Current Owner Information

FOR INDIVIDUALS	
1. NAME	2. NAME
ADDRESS	
TELEPHONE(1)	TELEPHONE(1)
(2)	(2)
FAX	FAX
FOR CORPORATIONS	
A.CORPORATE NAME Maxi	mus Properties LLC
	RATION 71 MONTOR
C. REGISTERED TO DO BUSINESS	IN THE STATE OF FLORIDA XYESNO
D. NAMES OF OFFICERS AND DES	
Warren Dedrick ?128	And Birvell agent
David Lightweis Trea	Andy Birrell agent
FOR PARTNERSHIPS	
A. NAME OF PARTNERSHIP:	
B. STATE OF REGISTRATION:	
C. GENERAL PARTNER WITH AUTH	
FOR CORPORATIONS AND PARTNA NAME AND ADDRESS OF PERSON	
Andy Birrell 3	608 Sunrise Dr Kw 71
TELEPHONE(S) 305-923-57	753 FAX 305 359 9216

REQUIRED ATTACHMENTS

Sender Site

1. Current survey
2. Current floor plans
3. Copies of current occupational license(s) for transient rental use OR Letter from City Licensing Official verifying number of licenses and date
4. Copy of last recorded deed to show ownership as listed on application
5. If property is mortgaged, a letter from the mortgagee consenting to the transfer of the transient licenses and the proposed disposition of the property
6. Proposed site plan if changed for future use
7. Proposed floor plans if changed for future use
8. Detailed description of how use of transient rental units will be extinguished.
9. Other
1. Current survey L
2. Current floor plans
3. Copies of current occupational license(s).
4. Copy of last recorded deed to show ownership as listed on application
5. If there is a homeowner's or condominium association, provide proof of the association's approval of the transfer. (This approval must be by a majority vote as defined by the governing documents of the association.)
6. Proposed site plan if changed for future use
7. Proposed floor plans if changed for future use
8. Other

5-5-2016

Information contained in this Package

Application for Transfer of Transient Units:

Note: Package reflex 6 licenses Maximus Properties LLC purchased from Hyatt & Hyatt Inc

Documentation from City to Hyatt included. Licenses are now in Maximus Properties

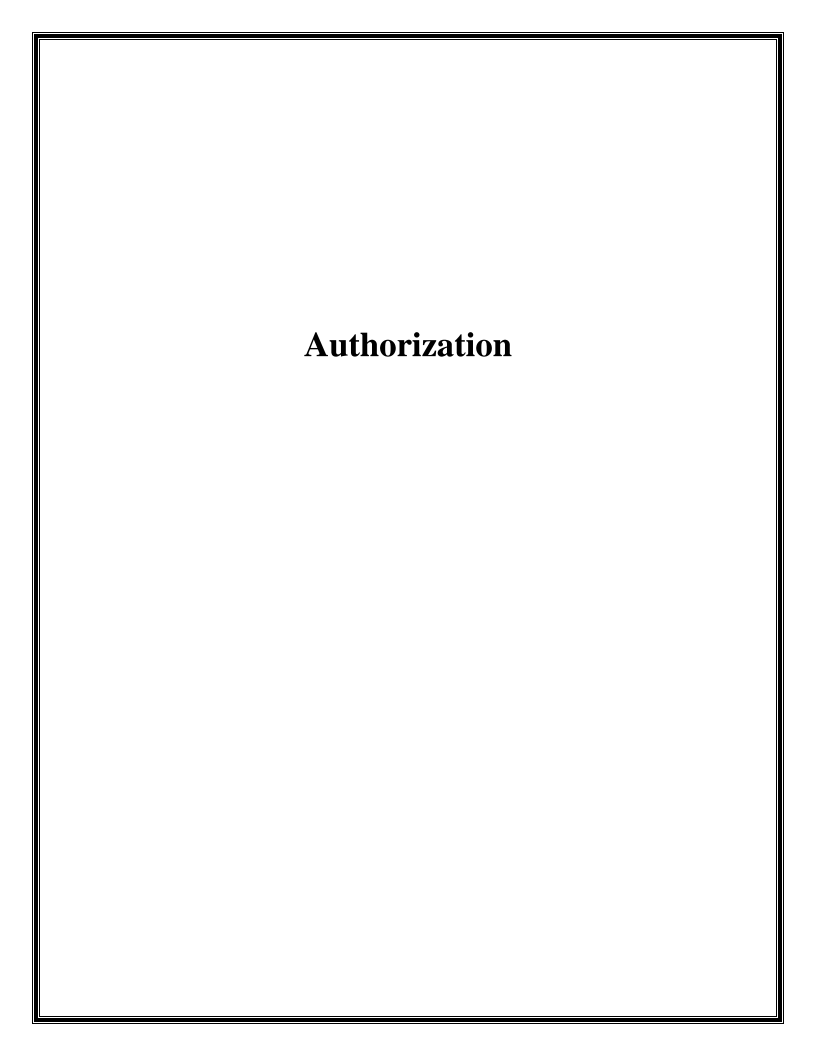
LLC name

Sender Site paperwork:

- A. Copy of Business Tax receipt for 6 transient / rogo licenses. Shows unassigned Status Note: resolutions and staff report does not correlate to one specific license so we provided all info for all of them.
- B. Purchase agreement for 6 Transient/rogos between Hyatt & Hyatt Inc. and Maximus Properties LLC
- C. City of Key West Planning Board Staff Report
- D. Planning Board Resolution No. 2012-41
- E. Planning Board Resolution No. 2015-23
- F. Business Tax Receipt Transfer Application from Hyatt to Maximus
- G. Authorization form making Andy Birrell agent
- H. Maximus Letter authorizing Andy Birrell agent

Receiver Site paperwork:

- A. Survey
- B. Floor Plan
- C. Angela Existing Transient license
- D. Certificate of Title
- E. Certificate of Sale
- F. Property Appraiser Record
- G. Authorization making Andy Birrell agent for Maximus Properties LLC
- H. Life Safety Plan



City of Key West Planning Department



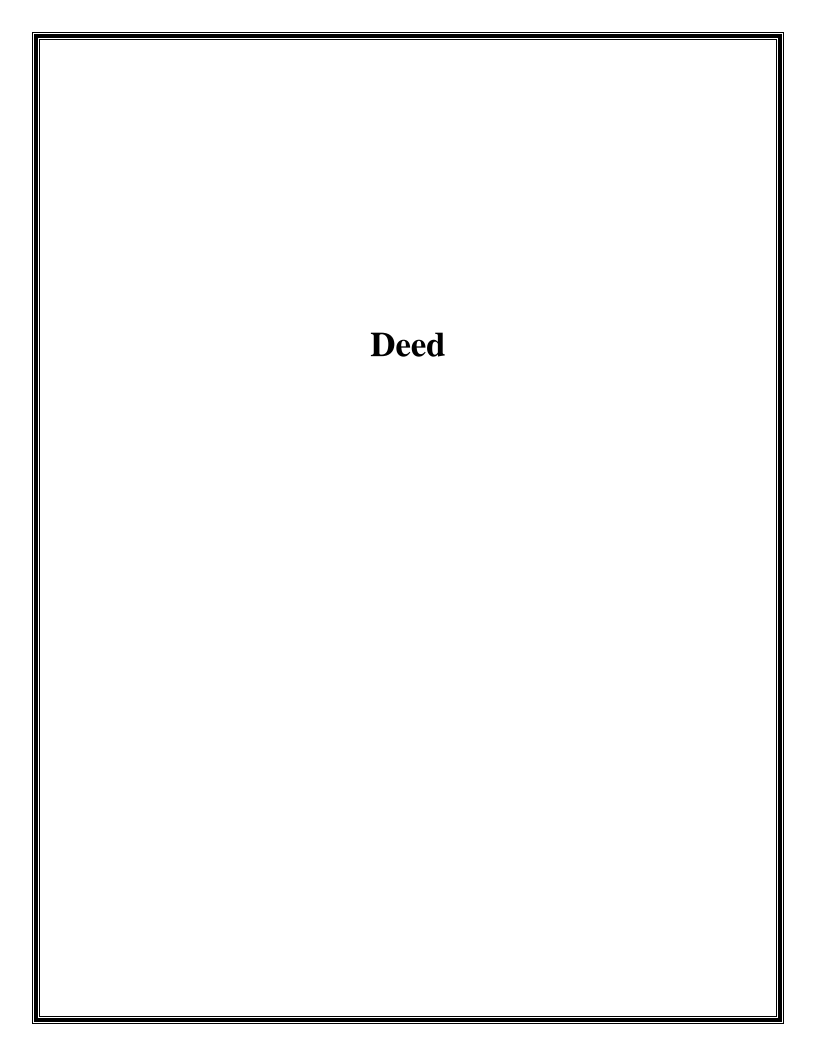
Authorization Form

(Where Owner is a Business Entity)



Please complete this form if someone other than the owner is representing the property owner in this matter.

I. Warren Dedrick as Please Print Name of person with authority to execute documents on behalf of entity
Managing Meinber of Maximus Properties 222 Name of office (President, Managing Member) Name of owner from deed AND BILLE Please Print Name of Representative
to be the representative for this application and act of my/our behalf before the City of Key West.
Signature of person with authority to execute documents on behalf on entity owner Subscribed and sworn to (or affirmed) before me on this
byBurley Date Name of person with authority to execute documents on behalf on entity owner
He/She is personally known to me or has presented as identification.
Avel Kindery's Signature and Seal
Name of Acknowledger typed, printed or stamped JANEL K. JESELSKIS NOTARY PUBLIC STATE OF FLORIDA
Comm# FF057279 Expires 9/25/2017



B

AGREEMENT OF PURCHASE AND SALE

THIS AGREEMENT OF PURCHASE AND SALE ("Agreement") dated as of the date the last party to this Agreement executes the same (the "Effective Date"), by and between HYATT AND HYATT, INC. ("Seller") and WARREN DEDRICK her successors or assigns ("Buyer").

WITNESSETH:

WHEREAS, Buyer desires to acquire from Seller and Seller desires to convey to Buyer the "Property" (as hereinafter defined), on the terms and subject to the conditions hereinafter set forth.

NOW, THEREFORE, in consideration of the mutual covenants and agreements hereinafter set forth, Seller and Buyer hereby agree as follows:

1. <u>Description of Property</u>. The property being transferred and conveyed to Buyer (collectively, the "Property") shall mean:

The six (6) market rate ROGO units that are represented by the Certificates attached hereto and made a part hereof, together with six (6) transient licenses represented by Transient Licenses attached hereto and made a part hereof.

- 2. <u>Purchase Price</u>. The purchase price for the Property shall be Seven Hundred Thirty Seven Thousand (\$737,000) ("Purchase Price"). At "Closing" (as hereinafter defined), the Buyer shall pay to the Seller the purchase price, less the amount of the Deposit (as hereinafter defined) payable in cash, cashier's check or wire transfer.
- 3. <u>Deposit</u>. Within three (3) days of the execution of this agreement by both parties, the Buyer shall deliver to BHHS Knight and Gardner Realty ("Escrow Agent" or "Listing Broker") a deposit in the amount of Fifty Thousand Dollars (\$50,000.00) (the "Deposit"). This Deposit shall be non-refundable except in the event of Seller default or non performance.
- 4. <u>Seller's Representations and Warranties</u>. As a material inducement to Buyer to enter into this Agreement, Seller represents and warrants to Buyer that the following are true and correct as of the Effective Date and shall be true and correct at Closing:
 - a. Seller owns the Property and has full right and is duly authorized to enter into and consummate this Agreement. If Seller is other than a natural person, then Seller is duly organized and validly existing under applicable law.
 - b. To the best of Seller's knowledge, Seller has complied and shall comply from the date hereof until the Closing with all applicable Federal, State, County and municipal regulations, rules, ordinances, statutes and other requirements and restrictions with respect to all matters pertaining to the Property.

- c. There is no litigation, investigation or proceeding pending, or to the knowledge of Seller threatened, against Seller relating to or affecting the Property or otherwise adversely affecting Seller's ability to perform its obligations hereunder.
- d. To the best of Seller's actual knowledge, there are no commitments to or agreements with governmental authorities, agencies, utilities or quasi-governmental entities or any other entities or persons which might adversely affect Buyer's ability to use and develop the Property for its Intended Use.
- e. Seller warrants and agrees that the Property being conveyed may be transferred to a compliant zoning with the property density requirements. The Seller agrees to cooperate with the Buyer after closing when the Buyer selects a qualifying property to transfer the units, if necessary. This provision shall survive closing.
 - f. The Seller shall not assign, sell, lease, transfer or otherwise dispose of any of the Property to any other party before this Agreement is closed or terminated.
 - g. Seller discloses that it needs to receive approval from B,B & T bank, which is the lender on these units to release the lien before closing.

The foregoing representations and warranties shall (i) not be affected by independent investigation, verification or approval by Buyer or anyone acting on behalf of Buyer; (ii) be true and correct on the date hereof and shall be correct at Closing; and (iii) survive Closing.

5. Closing. The parties shall consummate the conveyance of the Property, pay the purchase price and deliver all instruments of conveyance relating thereto ("Closing") at such location in Monroe County, Florida designated by Seller or as otherwise mutually agreed upon by the parties ("Closing Location") on or before April 29, 2016 (the "Closing Date").

Closing Charges and Procedure.

- a. At Closing, the Seller shall execute and deliver to Buyer the following:
- i. A duly executed Bill of Sale or Assignment form acceptable to Monroe County, Florida for the transfer of the Property free and clear of all liens, claims and encumbrances;
 - ii. A Seller's Affidavit;
- iii. Appropriate evidence of Seller's formation, existence and authority to sell and convey the Property; and a letter from any applicable government agency granting Buyer use of the Property according to her stated purpose, allowing transfer and full use of the ROGO/Transient Licenses recognized at a minimum of three (3) bedrooms and three (3) bathrooms each, and

iv. A Closing Statement.

- b. At Closing, the Buyer shall execute and/or deliver to Seller the following:
- i. The Purchase Price less the Deposit (or Option Deposit, if applicable) previously paid and
 - ii. A Closing Statement.
- c. At the Closing, Escrow Agent shall deliver the Deposit (or Option Deposit) to Seller.

Notwithstanding the foregoing, Seller will, at Buyer's request, deliver executed documents as set forth above as to any or all of the ROGO certificates at anytime between the execution of this agreement and prior to the closing date. Buyer will comply with the payment schedule as set forth herein irrespective of the timing of delivery of Seller's documents to Buyer. Any documents not previously provided by the parties as required under this agreement shall be provided on the Closing Date.

7. Escrow. It is agreed that the duties of the Escrow Agent are only as herein specifically provided and purely ministerial in nature, and the Escrow Agent shall incur no liability whatever except for willful misconduct or gross negligence, as long as the Escrow Agent has acted in good faith. The Seller and Buyer each release the Escrow Agent from any act done or omitted to be done by the Escrow Agent in good faith in the performance of its duties hereunder, except the parties shall not release Escrow Agent from willful misconduct or gross negligence.

The Escrow Agent is acting as stakeholder only with respect to the Deposit and any other monies or documents to the extent delivered to Escrow Agent pursuant to this Agreement. The Escrow Agent agrees that at such times as either party alleges that there is an event entitling the party to any deposit held with Escrow Agent, then the Escrow Agent shall send notice to the Buyer and Seller advising that the other party has made demand on the Escrow Agent for such funds. If a party does not dispute Escrow Agent disbursing the deposit within ten (10) days of receipt of notice that Escrow Agent intends to disburse the Deposit, other document or money held by Escrow Agent, then Escrow Agent is authorized to disburse the money or document (as applicable) as set forth in Escrow Agent's notice. If there is any valid dispute as to whether the Escrow Agent is obligated to deliver the Deposit, money or document or the cash or documents to close or as to whom the Deposit or cash or documents to close is to be delivered, the Escrow Agent shall not make any delivery, but in such event, the Escrow Agent shall hold same until receipt by it of an authorization in writing, directing the disposition of same executed by Seller and Buyer; or in the absence of such authorization, the Escrow Agent shall hold the Deposit and/or the cash or documents to close until final determination of the rights of the parties in the appropriate proceedings. If such written authorization is not given or proceedings for such determination are not begun within thirty (30) days of written demand by Escrow Agent to Seller and Buyer and diligently continued, the Escrow Agent may bring an appropriate action or proceeding to interplead such deposits. Any such interpleader action must be brought in Monroe

County, Florida. The Escrow Agent shall be reimbursed for all costs and expenses of such action or proceeding, including, without limitation, reasonable attorneys' fees and disbursements, by the party determined to have wrongfully disputed Escrow Agent's authority to disburse. Upon making delivery of the Deposit and/or the cash or documents to close, the Escrow Agent shall have no further liability unless such delivery constituted willful misconduct or gross negligence. Seller acknowledges that the Escrow Agent is counsel to Buyer and the parties hereby that Escrow Agent can represent Buyer and itself hereunder in the event of any dispute hereunder, concerning the monies or documents which Escrow Agent is holding or otherwise, and waive any right to object to same.

The provisions of this Paragraph shall survive any termination of this Agreement.

8. <u>Brokerage Representation</u>. By signing this Agreement, BUYER and SELLER represent and warrant to each other that SELLER and BUYER have not consulted or dealt with any broker, salesperson, agent or finder other than BHHS Knight and Gardner Realty (the "Broker"), The SELLER shall be solely responsibility for the payment of a commission to the Broker of five-percent (5%) of the gross purchase price. BUYER and SELLER will indemnify and hold each other harmless for and from any such person or company claiming otherwise.

9. Default.

- a. If, prior to Closing, Seller shall default under any of its covenants, representations or warranties set forth in this Agreement or shall otherwise fail, neglect or refuse to perform its obligations set forth in this Agreement Buyer may elect to terminate this Agreement, in which event Buyer shall receive the return of the Deposit together with any interest thereon; provided, however, Buyer shall not thereby waive any rights or remedies because of such default by Seller or Buyer shall be entitled to all remedies available in equity, including an action for specific performance as a result of Seller's breach.
- b. If, prior to Closing, Buyer shall default under any of its covenants, representations or warranties set forth in this Agreement or shall otherwise fail, neglect or refuse to perform its obligations set forth in this Agreement, the Seller may elect to terminate this Agreement in which event, the Deposit together with any interest thereon shall be paid to Seller as liquidated damages (there being no method available at the date hereof to ascertain damages), consideration for the execution of this Agreement and full settlement of any claims and Seller and Buyer shall be relieved of all obligations under this Agreement.
- c. Prior to either party enforcing its remedies under this Agreement, the non-defaulting party shall provide the other party with written notice and a ten (10) day period in which to attempt to cure such default.

10. Miscellaneous.

- a. This Agreement shall be construed in accordance with the laws of the State of Florida. This Agreement shall not be construed more strongly against either party regardless of which party is responsible for its preparation. Venue for any dispute hereunder shall be in the Circuit Court for Monroe County, Florida.
- b. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, and all such counterparts shall for all purposes constitute a single instrument. Facsimile execution of this Agreement or any amendment hereto shall constitute binding execution.
- c. In connection with any litigation, including appellate proceedings arising out of this Agreement, the prevailing party shall be entitled to recover reasonable attorneys' fees and costs, through all trial and appellate levels.
- d. This Agreement contains all the terms, promises, covenants, conditions and representations made by or entered into by and between Seller and Buyer, and supersedes all prior discussions and agreements whether written or oral. This Agreement shall bind and inure to the benefit of the parties hereto and their heirs, executors, administrators, assigns and successors in interest. This Agreement is freely assignable by the Buyer provided that any assignee shall assume and agree to perform all obligations of the assignor.
- e. In construing this Agreement, the singular shall be deemed to include the plural, the plural shall be deemed to include the singular and the use of any gender shall include every other gender and all captions and paragraph headings shall be discarded.
- f. If any portion of this Agreement is determined to be unlawful, the remaining portions shall remain in full force and effect as if such unlawful portion(s) did not appear herein.
- g. Seller's and Buyer's warranties, agreements, covenants and representations set forth in this Agreement shall not be merged upon delivery of the instrument of conveyance nor upon delivery of the Consideration and shall survive the Closing.
- h. For purposes of performance, the date of this Agreement (the "Effective Date") shall be the date when this Agreement is executed by Seller and Buyer without any change or amendment to the Agreement as presented.
- i. The parties agree that time is of the essence with respect to performance of each party's obligations under this Agreement. The parties agree that in the event that the date on which performance is to occur falls on a Saturday, Sunday or state or national holiday, then the time for such performance shall be extended to the next business day thereafter occurring.

k Buyer shall not be able to assign this contract-

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed under proper authority as of the Effective Date.

SELLER:

HYATT AND HYATT, INC

By: Mark B. Hyatt, President

Date 9/1

BUYER:

WARREN DEDRICK

By: V / Warren Dedrick, Individually

Date



IN THE CIRCUIT COURT OF THE SIXTEENTH JUDICIAL CIRCUIT IN AND FOR MONROE COUNTY, FLORIDA

Doc# 1987037 06/20/2014 2:19PN Filed & Recorded in Official Records of MONROE COUNTY AMY HEAVILIN

CASE NO. 44-2013-CA-1259-K

WAYNE LaRUE SMITH and DANIEL E. SKAHEN

Plaintiff

_06/20/2014 2:19PM DEED DOC STAMP CL: Krys

\$1,050.00

VS.

JAMES G. MCALHANY and PAMELA D. MCALHANY, et. al.

Defendant

CERTIFICATE OF TITLE

The undersigned Clerk of the Court certifies that he or she executed and filed a Certificate of Sale in this action June 2014 for the property described herein and that no objections

to the sale have been filed within the time allowed for filing objections.

The following property in Monroe County, Florida:

Doc# 1

Doc# 1987037 Bk# 2690 Pg# 1544

SEE ATTACHED LEGAL DESCRIPTION

was sold to: <u>MAXIMUS PROPERTIES, LLC</u>
727 WASHINGTON STREET

KEY WEST, FLORIDA 33040

WITNESS MY HAND AND SEAL of this Court on June 20, 2014.

AMY HEAVILIN, CLERK

Clerk of the Court

DITTION

Deputy Clerk

Bid Amount \$150,000.00

In the City of Key West and part of Lot 1 in Square 62 according to Whitehead's map of said City delineated in February 1829; COMMENCING at a point on Angela Street 242 feet from the comer of Angela and Whitehead Streets and running thence Northeasterly along Angela Street 34 feet and 6 inches; thence running Northwesterly 66 feet and 6 inches; thence running Southeasterly 34 feet and 6 inches; thence running Southeasterly 66 feet and 6 inches to the Place of Beginning on Angela Street.

TOGETHER WITH an Easement; a portion of the land located in the City of Key West, Monroe County, Florida and being a part of Lot 1 in Square 62 according to Whitehead's map of said City delineated in February 1829, and being more particularly described as follows: COMMENCING at the intersection of the Northeasterly right of way line of Whitehead Street and the Southeasterly right of way line of Angela Street; thence in a Northeasterly direction along the said Southeasterly right of way line of Angela Street for 242.00 feet; thence at a right angle and in a Northwesterly direction for 7.21 feet to the Point of Beginning; thence continue in a Northwesterly direction 59.29 feet; thence at a right angle and in a Southwesterly direction 2.67 feet; thence at an angle of 88° 37'12" to the right and in a Southeasterly direction for 59.33 feet; thence at a right angle and in a Northeasterly direction for 1.24 feet to the Point of Beginning.

including the buildings, appurtenances, and fixtures located thereon.

Property Address: 421 ANGELA STREET, KEY WEST, FL 33040

Doc# 1987037 Bk# 2690 Pg# 1545



CASE NO: 44-2013-CA-1259-K

IN THE CIRCUIT COURT OF THE SIXTEENTH JUDICAL CIRCUIT IN AND FOR MONROE COUNTY, FLORIDA

Doc# 1985545 06/11/2014 9:38AN Filed & Recorded in Official Records of MONROE COUNTY AMY HEAVILIN Doc# 1985545 Bk# 2688 Pg# 2428

WAYNE LARUE SMITH and DANIEL E. SKAHEN	# 0	* 3	
Plaintiff	60.		
VS.	80% 1 2	ر.،	
JAMES G. McALHANY, et.al	<u> </u>). j 	77
Defendant	<i>\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\</i>	(ر :	

CERTIFICATE OF SALE

The undersigned Clerk of the Court certifies that Notice of Public Sale of the property described in the Final Judgment was published in the KEY WEST CITIZEN a newspaper circulated in Monroe County, Florida, in the manner shown by the Proof of Publication attached.

See attached Property Description

And on June 9, 2014 the property was offered for public sale to the highest and best bidder for cash.

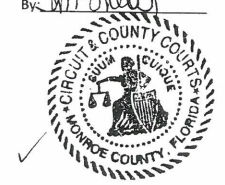
The highest and best bid received for the property was submitted by MAXIMUS PROPERTIES, LLC to whom the property was sold.

The proceeds of the sale are retained for distribution in accordance with the Final Judgment.

WITNESS MY HAND AND SEAL of this Court on June 9, 2014

AMY HEAVILIN, Clerk Clerk of the Court

Bid: \$150,000.00



In the City of Key West and part of Lot 1 in Square 62 according to Whitehead's map of said City delineated in February 1829; COMMENCING at a point on Angela Street 242 feet from the corner of Angela and Whitehead Streets and running thence Northeasterly along Angela Street 34 feet and 6 inches; thence running Northwesterly 66 feet and 6 inches; thence running Southeasterly 34 feet and 6 inches; thence running Southeasterly 66 feet and 6 inches to the Place of Beginning on Angela Street.

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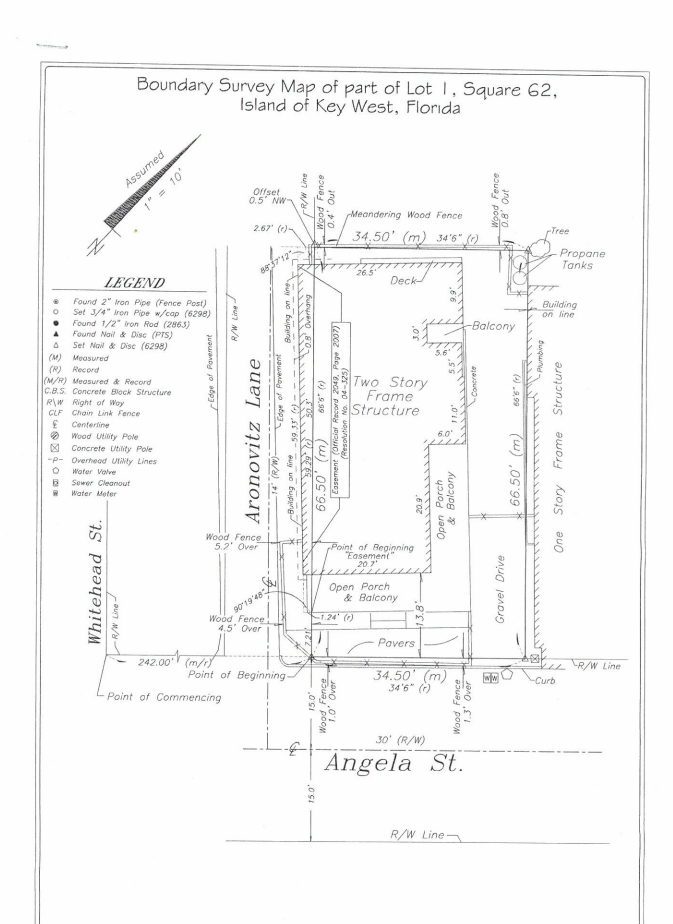
including the buildings, appurtenances, and fixtures located thereon.

Property Address: 421 ANGELA STREET, KEY WEST, FL 33040

Doc# 1985545 Bk# 2688 Pg# 2429



A.



Sheet One of Two Sheets

J. LYNN O'FLYNN, Inc.

Professional Surveyor & Mapper PSM #6298

3430 Duck Ave., Key West, FL 33040 (305) 296-7422 FAX (305) 296-2244

NOTE: This Survey Map is not full and complete without the attached Survey Report.

Boundary Survey Report of part of Lot 1, Square 62, Island of Key West, Florida

NOTES:

1. The legal description shown hereon was furnished by the client or their agent. This survey does not determine or imply ownership.

2. Underground foundations and utilities were not located.

- Underground foundations and utilities were not located.
 All angles are 90° (Measured & Record) unless otherwise noted.
 Street address: 421 Angela Street, Key West, FL.
 This survey is not valid without the signature and the original raised seal of a Florida licensed surveyor and mapper.
 Lands shown hereon were not abstracted for rights-of-way, easements, ownership, or other instruments of record.
 North Arrow is assumed and based on the legal description.
 Date of field work: August 27, 2014
 Ownership of fences is undeterminable, unless otherwise noted.
 Adjoiners are not furnished.
 The Survey Report is not full and complete without the attached Survey Map.

BOUNDARY SURVEY OF: In the City of Key West and part of Lot 1 in Square 62 according to Whitehead's map of said City delineated in February 1829; COMMENCING at a point on Angela Street 242 feet from the corner of Angela and Whitehead Streets and running thence Northeasterly along Angela Street 34 feet and 6 inches; thence running Northwesterly 66 feet and 6 inches; thence running Southwesterly 34 feet and 6 inches; thence running Southeasterly 66 feet and 6 inches to the Place of Beginning on Angela Street.

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BOUNDARY SURVEY FOR: Maximus Properties LLC;

J. LYNN O'FLYNN, INC.

KOW J. Lynn O'Flynn, PSM Florida Reg. #6298

August 28, 2014

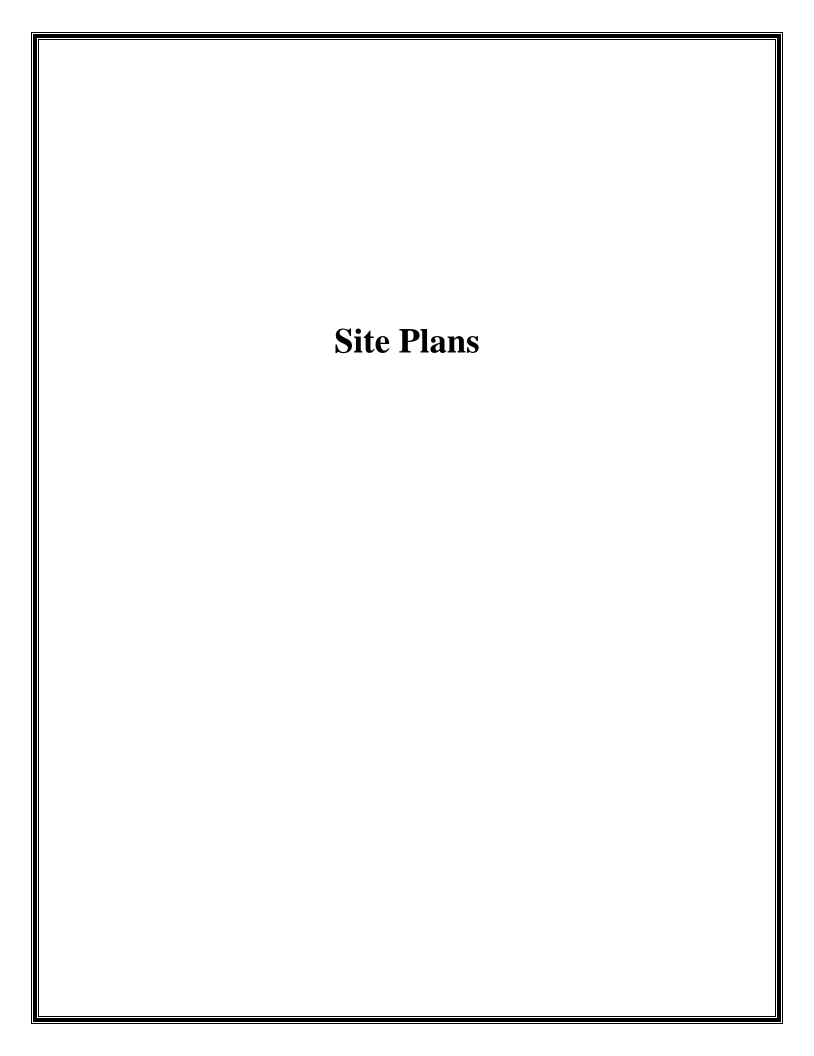
THIS SURVEY IS NOT ASSIGNABLE

Sheet Two of Two Sheets

J. LYNN O'FLYNN, Inc.

Professional Surveyor & Mapper PSM #6298

3430 Duck Ave., Key West, FL 33040 (305) 296-7422 FAX (305) 296-2244





2 nd 7100r Unit B



Interior Square Footage: 1108.31 Sq Ft

Interior Square Footage with Deck: 1515.48 Sq Ft

Second Floor





KEY WEST DESIGN LAB

ASSOCIATES. LLC 4426002848 1901 FLAGLER AVENUE FEY WEST, FL 33040 (305) 440 3960

JAMES MARR HOFFHAN AR 15.729 (615) 955-0975 AUGURNARCHITECT@GMAIL COM

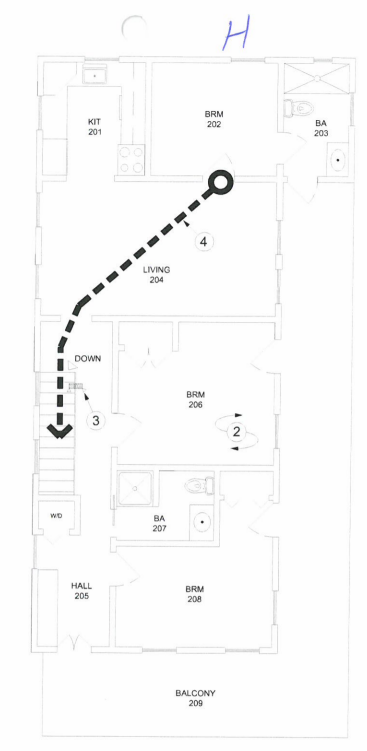
Dimensions Warren Dedrick 421 Angela St. Key West, FL 33040

PN 14000311

Second Floor







1 LS-1

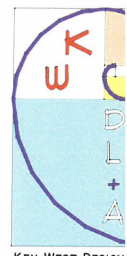
Proposed First Floor

Scale: 1" - 8'-0"

2 Proposed Second Floor
Scale: 1" - 8'-0"

Life Safety Notes: 421 Angela St

- 1. Provide (2) 5lb ABC Fire Extinguishers as shown -
- 2. Provide Smoke Detectors as required by code Smoke detectors shall be hardwired with battery back-up -
- 3. Provide Emergency Lighting w/ Battery Back-up -
- 4. Travel distances do not exceed 50' from any space -



KEY WEST DESIGN

ASSOCIATES, LL

AA26002848 1901 FLAGLER AVENU KEY WEST, FL 3304 (305) 440-3960

Par in

JAMES MARR HOFFMA AR 15,729 (615) 955-0 AUBURNARCHITECT@GMAIL

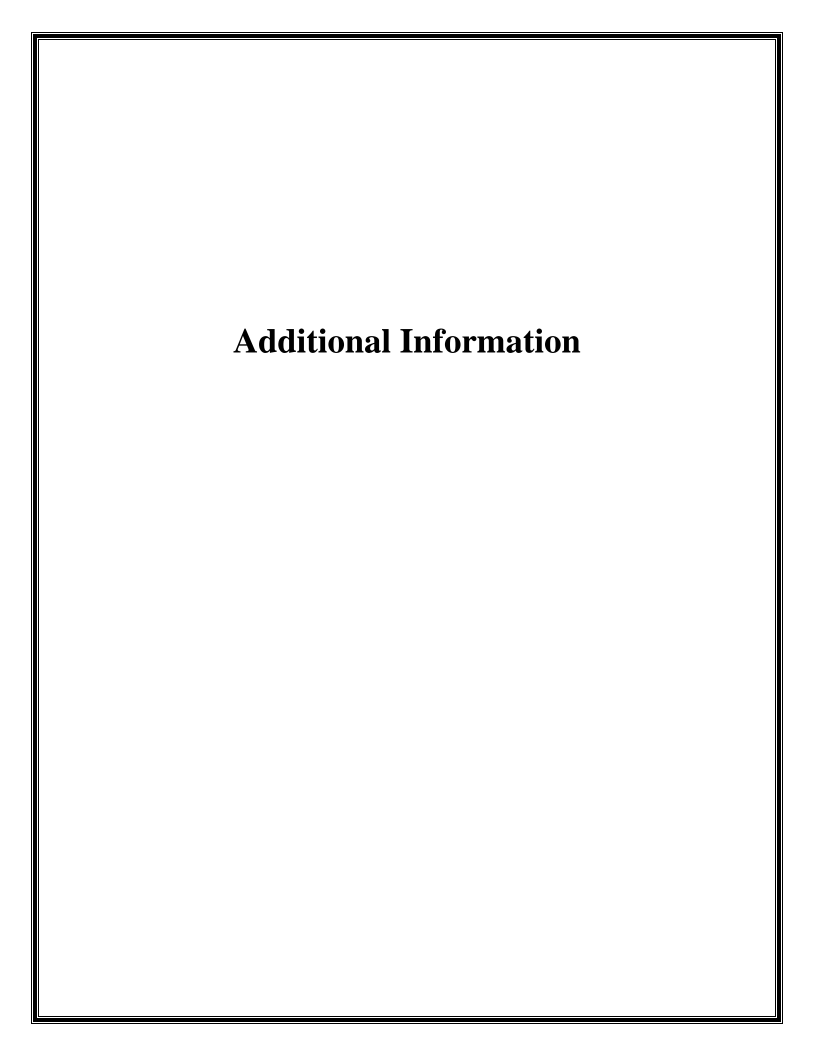
Interior Improvements
Maximus Properties LLC
421 Angela Street
Key West FI 33040

Life Safety Plan

PN: 14000345.1 11/12/2015



Sheet 01 of 01



APPROVED 5/21/15
RESCINDED LATE 3 KOGOS.

THE CITY OF KEY WEST PLANNING BOARD Staff Report

To:

Chair and Planning Board Members

From:

Kevin Bond, AICP, Senior Planner

Through:

Thaddeus Cohen, Planning Director

Meeting Date:

May 21, 2015

Agenda Item:

Request by Hyatt & Hyatt, Inc. to rescind Planning Board Resolution Nos. 2005-040 & 2006-019 — Dissolving previously-adopted Planning Board Resolution No. 2005-040, which approved a transfer of 2 full-size transient units from 914 Frances Street (RE # 00020900-000000; AK # 1021644) to 3591 South Roosevelt Boulevard (RE # 00054350-000000; AK # 1054968) for two non-transient units, and Planning Board Resolution No. 2006-019, which approved a transfer of 1 full-size transient unit from 914 Frances Street to 3591 S Roosevelt Blvd for 1 non-transient unit, pursuant to Chapter 122, Article V, Division 6 of the Land Development Regulations of the Code of Ordinances of the City of Key West, Florida

Request:

To rescind Planning Board Resolution Nos. 2005-040 and 2006-019 and substitute in its place recognition of three (3) transient units with licenses as unassigned to any sender site.

Applicant:

Mark Hyatt

Property Owner:

Hyatt & Hyatt, Inc.

Location:

3591 South Roosevelt Boulevard (RE # 00054350-000000; AK # 1054968)

Zoning:

Salt Pond Commercial Tourist (CT)

Page 1 of 3

Ja Jahr

Background:

In 2005, a Major Development Plan was approved through City Commission Resolution No. 05-342 to construct a 20-unit market-rate residential condominium at 3591 South Roosevelt Boulevard. To that end, Hyatt & Hyatt assembled development rights for 12 of the units through the transient transfer process via Planning Board Resolution Nos 2005-040, 2005-041 and 2006-019; and eight (8) of the units through ROGO Unit Certificates. However, the 20-unit development never commenced and expired. Subsequently, 14 of the 20 units were sold or transferred as transient units with licenses from Hyatt & Hyatt to other parties. In 2012, the Planning Board passed Resolution No. 2012-41 dissolving previously-adopted Resolution No. 2005-041, which approved the transfer of 15 small transient units for use as nine (9) full-size non-transient residences, and substituted in its place recognition of nine (9) BPAS transient units with licenses as unassigned to any particular property.

Request:

The applicant would like to divest himself of the remaining transient units and licenses previously transferred to the property at 3591 South Roosevelt Boulevard through the rescinding of Planning Board Resolution Nos. 2005-040 and 2006-019 for the purpose of future sale and transfer to an eligible receiver site.

Process:

Planning Board: Local Appeal: DEO Review:

May 21, 2015 10 Days Up to 45 Days

Analysis - Evaluation for Compliance With The Land Development Regulations:

Hyatt & Hyatt still owns six (6) remaining transient units with licenses out of the 20 planned units at 3591 South Roosevelt Boulevard. Three (3) of the six (6) remaining units are left from Planning Board Resolution No. 2012-41, which dissolved Planning Board Resolution No. 2005-041 and recognized nine (9) transient units with licenses available for transfer to eligible receiver sites. The other three (3) of the six (6) remaining units are still associated with their prior transient transfer approvals: Planning Board Resolution No. 2005-040, which approved a transfer of two (2) full-size transient units from 914 Frances Street to 3591 South Roosevelt Boulevard for two (2) non-transient units; and Planning Board Resolution No. 2006-019, which approved a transfer of one (1) full-size transient unit from 914 Frances Street to 3591 South Roosevelt Boulevard for one (1) non-transient unit.

In order to permit the sale and transfer of all six (6) remaining units from Hyatt & Hyatt to an eligible receiver site, Hyatt & Hyatt has requested that Planning Board Resolution Nos 2005-040 and 2006-019 be dissolved, following the same process as was done for Planning Board Resolution No. 2012-41. If dissolved, then the next step would be obtaining an approval for transfert transfer of the units with licenses from the Planning Board. As was done with Planning Board Resolution No. 2012-41, the three (3) transfert units with licenses would not be assigned to a particular sender site. At all times, the right to transfer the transient units with licenses must be preserved by keeping the business tax receipts active.



Although, if approved, the transient units with licenses would not be associated with a sender site, that does not mean that the units could be of unlimited size on a receiver site. Therefore, for purposes of satisfying the parity requirement for transient transfers in Code Section 122-1339(b), the future development of the remaining units at 3591 South Roosevelt Boulevard should not exceed three bedrooms. This determination is consistent with how the units were intended to be used at 3591 South Roosevelt Boulevard, and how units that have already been reassigned to other properties were used, as outlined below.

- City Commission Resolution No. 05-124 approved the redevelopment of a former 24-room motel at 915 Windsor Lane into six (6) full-size transient units. The old motel rooms were single-room units. Six (6) of the ROGO equivalents were redeveloped into six 3-bedroom townhouse-type transient units at the Windsor property.
- Planning Board Resolution No. 2005-041 approved the transfer of 15 small transient units from 915 Windsor Lane to 3591 South Roosevelt Boulevard for nine (9) full-size non-transient units. The receiver site units were going to be 3-bedroom non-transient units of 2,800 square feet each.
- Planning Board Resolution No. 2013-46 approved the transfer of three (3) transient units with licenses from unassigned status to 520 Angela Street for "one 3-bedroom single-family house...and a two bedroom one bath single-family house."

The transient transfer process, as defined in Code Chapter 122, Article V, Division 6, promotes compliance with allowed transient use in particular zoning districts. The transfer process also allows for the transfer of transient units and the extinguishment of the transient license to create non-transient residential units. The applicant had originally intended to create non-transient residential units through this process at the South Roosevelt Boulevard property. With the dissolving of the prior resolutions, the units would retained their transient status and be available for transfer to an eligible receiver site.

RECOMMENDATION:

The Planning Department, based on criteria established in Chapter 122, Article V, Division 6 of the Land Development Regulations, recommends the request be APPROVED.

Tark

TRANSFERABLE TRANSIENT ROGO EXEMPTIONS TRANSFER AGREEMENT

THIS INDENTURE is made as of this $\frac{27}{10}$ day of April, 2018, by and between HYATT & HYATT, INC. a Florida corporation ("Grantor"), with an address of 3591 South Roosevelt Boulevard, Key. Florida in West, 33040 favor of **MAXIMUS** PROPERTIES, LLC., a Florida limited liability company (hereinafter referred to as "Grantee"), with an address of 727 Washington Street, Key West, Florida 33040 ("Grantor" and "Grantee" to include their respective heirs, successors, executors, administrators, legal representatives and assigns where the context requires or permits).

WITNESSETH:

Grantor, for and in consideration of the sum of Ten and No/100 Dollars (\$10.00) and other good and valuable consideration the receipt, adequacy, and sufficiency of which are hereby acknowledged by Grantor, does hereby grant, bargain, convey and confirm unto Grantee all of Grantor's right, title and interest in and to those certain six (6) market rate Transferable Transient ROGO Exemptions ("TREs") identified by the City of Key West Florida under license number 16-00021490 (three unassigned units) and 16-00024628 (three unassigned units) and further defind by the City of Key West Planning Boar Resolutions number 2005-040 & 2006-019 (a copy of which is an exhibit to this Agreement) together with Grantor's rights to transfer the TREs to another site, and any and all claims of Grantor with respect thereto and together with all right, title and interest of Grantor in and to any and all extensions and renewals of any of the foregoing.

TO HAVE AND TO HOLD, with all and singular the rights, members and appurtenances thereof, to the same being, belonging or in anywise appertaining to the only proper use, benefit and behoof of the said Grantee forever in FEE SIMPLE.

AND THE SAID Grantor will warrant and forever defend the right and title to the above described TREs unto the said Grantee against the lawful claims of all persons whomsoever.

TOP

to.

IN WITNESS WHEREOF, the Grantor has signed and sealed this Indenture as of the date first above written.

WITNESS:

Vame:

Name

Hyatt & Hyatt, Inc., a Florida

corporation

Name: Mark B. Hyatt

Title: President

STATE OF FLORIDA COUNTY OF MONROE

The foregoing instrument was acknowledged before me this 27 day of April, 2016 by 44 day of April, 2016 of Hyatt & Hyatt, Inc., a Florida corporation, who is personally known to me or who provided a Driver's License as identification, and who did take an oath.

[seal]

JANEL K. JESELSKIS
NOTARY PUBLIC
STATE OF FLORIDA
Comm# FF057279
Expires 9/25/2017

Notary Public - State of Florida

Printed Name:

TO THE

CITY OF KEY WEST, FLORID

Business Tax Receipt

P.O. Box 1409, Key West, Florida 33040 (305) 809-3955 Holder must meet all City zoning and use provisions. This Document is a business tax receipt

CtlNbr:0017540 MAXIMUS PROPERTIES, LLC Business Name

UNASSIGNED Location Addr

Lic NBR/Class

16-00031970 RENTAL-TRANSIENT RESIDENTIAL

May 02, 2016 Expiration Date: September 30, 2016 Issue Date:

\$3.00

\$0.00

Penalty Total

\$0.00 Add. Charges License Fee

TRANSIENT UNITS Comments:

This document must be prominently displayed.

MAXIMUS PROPERTIES, LLC

727 WASHINGTON ST

KEY WEST FL 33040

MAXIMUS PROPERTIES, LLC

IPATIONAL RENEWA 1.00 30.00 3081054 Type: OC Drawer: Receipt no: 1571 Oper: KEYMB D Date: 5/02/16 51 2016 315

Trens rumber; CA CASH

Time: 10:03:03 Trans date; 5/02/16

CITY OF KEY WEST, FLORIDA Business Tax Receipt

This Document is a business tax receipt Holder must meet all City zoning and use provisions. P.O. Box 1409, Key West, Florida 33040 (305) 809-3955

Business Name

MAXIMUS PROPERTIES, LLC

CtlNbr:0017539

Location Addr UNASSIGNED

Lic NBR/Class 16-00031971 RENTAL-TRANSIENT RESIDENTIAL

Issue Date:

May 03, 2016 Expiration Date: September 30, 2016

License Fee

\$3.00

Add. Charges

\$0.00

Penalty

\$0.00

Total

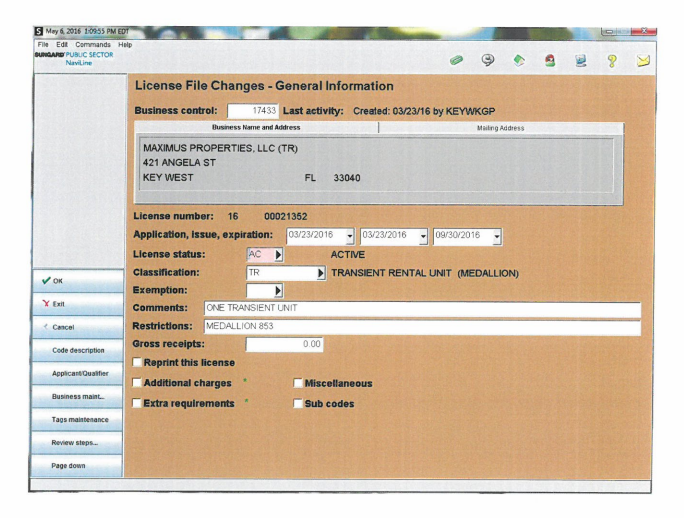
\$0.00

Comments: 3 TRANSIENT RENTAL UNITS

This document must be prominently displayed.

MAXIMUS PROPERTIES, LLC 727 WASHINGTON ST

KEY WEST FL 33040



D.

PLANNING BOARD RESOLUTION No. 2012-41

2012 rolly 3 left

A RESOLUTION OF THE KEY WEST PLANNING BOARD PURSUANT TO CHAPTER 122, ARTICLE V. DIVISION 6, SECTIONS 122-1336 THROUGH 122-1345, SUBPART B, LAND DEVELOPMENT REGULATIONS OF THE CODE OF ORDINANCES OF THE CITY OF KEY WEST DISSOLVING THE **PREVIOUSLY** ADOPTED RESOLUTION 2005-041 WHICH APPROVED APPLICATION FOR THE TRANSFER OF FIFTEEN (15) SMALL TRANSIENT UNITS FROM 915 WINDSOR LANE (RE# 00020091-000000 TO 3591 SOUTH ROOSEVELT BOULEVARD (RE#00054350-000000 FOR USE AS NINE (9) FULL SIZE NON-TRANSIENT RESIDENCES, AND SUBSTITUTING IN ITS PLACE RECOGNITION OF NINE (9) BPAS TRANSIENT UNITS WITH LICENSES AS UNASSIGNED TO ANY PARTICULAR PROPERTY; PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Section 122-1338 (2) of the Code of Ordinances allows a transient unit to be transferred along with an accompanying business tax receipt from an area where transient uses are prohibited to a receiver site where transient residential use is permitted without the accompanying transfer of the unit; and

WHEREAS, the transient units transferred to 3591 South Roosevelt Blvd were combined from fifteen (15) 0.58 ESFU into nine (9) 1.0 ESFU; and

WHEREAS, the purpose for the transfer was to construct single family units approved

Page 1 of 4 Resolution Number 2012 - 41

Chairman

Planning Director

for a major development plan; and

WHEREAS, the development approvals for that project have expired; and

WHEREAS, the applicant wishes to divest himself of the transferred transient units to second party; and

WHEREAS, the units will be held as unassigned to any particular property until such time as a buyer will come forth; and

WHEREAS, the units will be potentially located in an appropriate zoning district.

NOW, THEREFORE BE IT RESOLVED by the Planning Board of the City of Key West, Florida:

Section 1. That the above recitals are incorporated by reference as if fully set forth herein.

Section 2. That a transfer of transient units and associated business tax receipts, pursuant to Section 122-1339 of the Code of Ordinances of the City of Key West, Florida, is hereby granted as follows: ALLOWING A TRANSFER OF NINE TRANSFENT UNITS AND

Page 2 of 4 Resolution Number 2012 - 41

Chairman Chairman

ASSOCIATED BUSINESS TAX RECEIPTS FROM PROPERTY LOCATED AT 3591 SOUTH ROOSEVELT BOULEVARD (RE# 00054350-000000) TO A STATUS OF UNASSIGNED TO ANY PARTICULAR PROPERTY with the following conditions as determined by the Planning Board:

Section 3. This transfer of nine transient units and associated business tax receipts does not constitute a finding as to ownership or right to possession of real property, and assumes, without finding, the correctness of applicant's assertion of legal authority respecting any real property.

Section 4. This resolution shall go into effect immediately upon its passage and adoption and authentication by the signatures of the presiding officer and the Clerk of the Commission

Section 5. This resolution is subject to appeal periods as provided by the City of Key West Code of Ordinances (including the Land Development Regulations). After the City appeal period has expired, this permit will be rendered to the Florida Department of Economic Opportunity. Pursuant to Chapter 9J-1, F.A.C., this permit is not effective for forty five (45) days after it has been properly rendered to the DEO with all exhibits and applications attached to or incorporated by reference in this approval; that within the forty five (45) day review period the DCA can appeal the permit to the Florida Land and Water Adjudicatory Commission; and that such an appeal stays the effectiveness of the permit until the appeal is resolved by agreement or

Page 3 of 4 Resolution Number 2012 - 41

Chairman

Planning Director

order.

Read and passed on first reading at a regularly scheduled meeting held this 20th day of September, 2012.

Authenticated by the Chairman of the Planning Board and the Planning Director.

Richard Klitenick, Chairman Key West Planning Board 0/2/12

Date

Attest:

Donald Leland Craig, AICP

12812

Date

Planning Director

then with the Clerky

10-3-12

Cheryl Smith, City/Clerk

Date

Page 4 of 4 Resolution Number 2012 - 41

Chairman

Planning Director



23 October 2007

THE CITY OF KEY WEST PLANNING DEPARMENT

P.O. Box 1409 Key West. Florida 33041-1409 gkenson@keywestcity.com Phone (305) 809-3728 Fax (305)809-3739

Mr. Mark B. Hyatt 17021 Starfish Lane West Sugarloaf Shores, Florida 33042

Subject:

3591 South Roosevelt Boulevard

RE# 00054350-000000

Dear Mr. Hyatt:

It is my understanding that you no longer wish to proceed with the proposed major development plan for 20 residential units at 3591 South Roosevelt Boulevard approved by City Commission Resolution 05-342 on October 19, 2005. Between November, 2005 and July, 2006, Hyatt & Hyatt, Inc. purchased 20 ROGO units for use in connection with the major development plan approved for 3591 South Roosevelt Boulevard., Key West, Florida (the "Property"). The ROGO units were acquired by Hyatt & Hyatt, Inc. as follows:

Planning Board Resolution No. 2005-040 approved the transfer of two (2) full size transient units from 914 Frances Street for use as two (2) full size units at 3591 South Roosevelt Boulevard.

Planning Board Resolution No. 2005-041 approved the transfer of fifteen (15) small transient units from 915 Windsor Lane for use as nine (9) full size units at 3591 South Roosevelt Boulevard.

Planning Board Resolution No. 2006-019 approved the transfer of one (1) full size transient units from 914 Frances Street for use as one (1) full size unit at 3591 South Roosevelt Boulevard.

On September 13, 2005, the City Manager, on behalf of the City Planner issued ROGO Unit Certificate Nos. 1 – 6 to Old Town Key West Development Ltd. Each Certificate represents a transferable right to develop one full size residential unit pursuant to City Resolution No. 05-240. On December 6, 2005, the City Planner approved the assignment of the development rights represented by Certificate Nos. 1 – 6 from Old Town Key West Development Ltd. to Hyatt & Hyatt, Inc.

On January 12, 2006, the City Planner issued ROGO Unit Certificate Nos. 7 and 8 to Old Town Key West Development Ltd. Each Certificate represents a transferable right to develop one full size residential unit pursuant to City Resolution No. 00-354. On March 24, 2006, the City Planner approved the assignment of the development rights represented by Certificate Nos. 7 and 8 from Old Town Key West Development Ltd. to Hyatt & Hyatt, Inc.

The Planning Department proposes the following resolution:

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- 1. Hyatt & Hyatt, Inc. may petition the Planning Board to reseind Planning Board Resolution No. 2005-040; Planning Board Resolution No. 2005-041; and Planning Board Resolution No. 2006-019 for the express purpose of separating the ROGO units from 3591 South Roosevelt Blvd., Key West, Florida, for future transfer to a receiver site in accordance with the procedures and provisions of City of Key West Code of Ordinances ("Code of Ordinances") Section 122-1336 et.seq.
- 2. Following recession of the above-referenced Planning Board Resolutions. Hyatt & Hyatt, Inc. may preserve the right to transfer the units, and then transfer such units pursuant to Code of Ordinances Section 122-1338 (10), provided that transient license no. 04-18390 and transient license no. 05-18249 have been and continue to be maintained. Any application to transfer the units pursuant to this paragraph shall be filed in the name of Hyatt & Hyatt. Inc. and shall list 914 Frances Street and 915 Windsor Lane as the "sender" site, even though the units are not in use at said "sender" sites. Once the units have been attached to a "receiver" site by a Planning Board resolution, the units shall expire from the "sender" sites.
- 3. Hyatt & Hyatt, Inc. may re-assign the development rights represented by ROGO Unit Certificate Nos. 1 8 in accordance with the procedures and restrictions referenced on the face of said ROGO Unit Certificates, copies of which are attached hereto as Exhibit "A".
- 4. Should the Planning Board Resolutions be rescinded, then Hyatt & Hyatt shall request the city commission rescind Resolution 05-342. The major development plan approval contained in City of Key West Resolution No. 05-342 may otherwise remain intact and unchanged, through the extended expiration date of October 19, 2008.

Should you have any questions concerning this matter, please contact me at the 809-3728 or gkenson@kevwestcity.com.

Sincerely.

Gail E. Kenson, AICP Planning Director

Cc: Shawn D. Smith, Esq., City Attorney

Susan M. Cardenas, Esq., Stones and Cardenas

E put



THE CITY OF KEY WEST

Post Office Box 1409 Key West, FL 33041-1409 (305) 809-3700

Date: April1, 2009

To: Amy Kimball-Murley, AICP, Planning Director

From: Brendon Cunningham

Re: Unit Allocations, Major Development Plan, 3591 South Roosevelt Boulevard

The applicant met with planning staff prior to the expiration of the Major Development Plan (MDP). The purpose of the meeting was to inquire as to the status of the 20 units, twelve transient transfers that authorized 12 non-transient, full-size residential units and eight "ROGO Unit Certificates" for eight non-transient, full-size residential units and also for a potential extension of the MDP. According to the information available, the twelve transient transfers were for units with licenses even though the applicant had no intentions for transient use. The Certificates never had a transient component.

I have reviewed the files for the property located at 3591 South Roosevelt Boulevard. Attached are copies of Planning Board Resolutions 2005-040, 2005-041 and 2006-019 approving a total transfer of twelve full-size transient units, 3 from 914 Frances Street and 15 "small" units (transient) converted into 9 full-size units, from 915 Windsor Lane to the property. City Commission Resolutions 00-354 and 05-240 established development rights via the ROGO Unit Certificates, eight of which were assigned to this property for a total of 20 units.

There is a Planning Department memorandum dated October 23, 2007 (attached) outlining the process for severing these units from the current assigned location for transfer to other potential developments. It is noted that the applicant wanted to withdraw the application and transfer the units off site. The key point of the memo is item 4 on page 2 that states that if these resolutions are rescinded, the MDP will be voided.

There is a letter from Stones & Cardenas dated December 11, 2007 (attached) that states that ROGO Unit Certificates 1-5 are to be transferred to "Old Town Key West Development, Ltd" and ROGO Unit Certificates 6-8 are to be transferred to "Michael B. Ingram" pending review and signature by the City Planner. At this time these eight Certificates have been transferred off site and there are 12 remaining units assigned to this property.

C: Richard M. Klitenick, PA, Representative for the Applicant Mayte Santamaria, Department of Committee Affairs

Attachments: Planning Board Resolutions

City Commission Resolutions ROGO Unit Certificates Planning Department Letter Letter from Stones & Cardenas

ac pur

PLANNING BOARD RESOLUTION No. 2005-041

A RESOLUTION OF THE CITY OF KEY WEST PLANNING BOARD PURSUANT TO SECTIONS SUBPART B, LAND DEVELOPMENT REGULATIONS OF THE CODE OF ORDINANCES OF THE CITY OF KEY WEST APPROVING AN APPLICATION FOR THE TRANSFER OF FIFTEEN (15) SMALL TRANSIENT UNITS FROM 915 WINDSOR LANE (RE# 00020090-000000) to 3591 SOUTH ROOSEVELT BLVD. (RE # 00054350-000000 FOR USE AS NINE FULL SIZE NON-TRANSIENT RESIDENCES; PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, pursuant to Sec. 122-1338 of the Code of Ordinances of the City of Key West, Michael Ingram, agent for Elegant Island Homes of the Sea Isle on Windsor Lane LLC, the owner 915 Windsor Lane (the sender site), filed an application to transfer fifteen (15) full size transient units from the property (sender site) to 3591 South Roosevelt Boulevard (the receiver site) to allow the construction of two non-transient residence; and

WHEREAS, the above-referenced party presented to the City proof of "transient residential rental unit" Occupational License, Number 05-18249; and

WHEREAS, Mark Hyatt, agent of Hyatt and Hyatt, Inc, owner of the receiver site, simultaneously made application to transfer the units from the sender site to the receiver site; and

WHEREAS, the receiver site shall be redeveloped into six (6) transient residential units pursuant to the development plan approved by Resolution (05-124) and such construction activity has begun; and

WHEREAS, at the Planning Board Meeting of December 15, 2005, Mr. Symroski reported that there were 85 notices, four (4) responses received, with no objections, four (4) non-objections, and no written comments; and

WHEREAS, at that Meeting, Mr. Symroski referenced his staff report dated November 29, 2005, that reviewed the application for compliance with all applicable regulations and reported the comments from the Development Review Committee of November 23, 2005 and recommended approval of the requested transfer of a transient license based on a finding that the proposal complies with the criteria and intent of the Transfer Ordinance and with the finding that this approval is for the transfer only and not of the proposed plans which shall be

PUX

subject to the full review necessary of a building permit and the already approved development plan (Res. 05-342); and

NOW, THEREFORE, BE IT RESOLVED by the Planning Board of the City of Key West, Florida:

Section 1. That the Planning Board finds that the transfer of the fifteen (15) small transient units from 915 Windsor Lane to 3591 South Roosevelt for use as nine (9) full size non-transient residences is approved only and not the building plans.

Section 2. That this Resolution shall go into effect immediately upon its passage and adoption and authentication by the signatures of the Chairman of the Planning Board and City Planner.

Passed at a meeting held this 15th day of December 2005.

Patricia Eables, Chairman
Key West Planning Board

Attest:

Ty Synroski
City Planner

Filed with the Clerk:

Cheryl Smith, City Clerk

Date

DE PLUK

andy@keysrealestate.com

From:

Venetia A. Flowers <vflowers@cityofkeywest-fl.gov>

Sent:

Friday, March 11, 2016 10:37 AM

То:

andy@keysrealestate.com

Subject:

Hyatt & Hyatt

Attachments:

PB_Resolution_2015-23.pdf

Here is the resolution you requested.

Have a great day!

Venetia A Flowers | Planning Department | City of Key West | P.O. Box 1409 | Key West, FL 33041

Tel: 305-809-3764 | Fax: 305-809-3978 | vflowers@cityofkeywest-fl.gov | www.cityofkeywest-fl.gov

Under Florida law, e-mail addresses are public record. If you do not want your email address released in response to a public records request, do not send electronic mail to this entity. Instead, you may contact this office by phone or in writing.

F.

PLANNING BOARD RESOLUTION NO. 2015-23

A RESOLUTION OF THE KEY WEST PLANNING BOARD **DISSOLVING PREVIOUSLY-ADOPTED RESOLUTION** NO. 2005-040, WHICH APPROVED A TRANSFER OF TWO (2) FULL-SIZE TRANSIENT UNITS FROM 914 FRANCES STREET (RE # 00020900-000000; AK # 1021644) TO 3591 SOUTH ROOSEVELT BOULEVARD (RE # 00054350-000000; AK # 1054968) FOR TWO (2) NON-TRANSIENT UNITS, AND RESOLUTION NO. 2006-019, WHICH APPROVED A TRANSFER OF ONE (1) FULL-SIZE **TRANSIENT UNIT FROM 914 FRANCES STREET TO 3591** SOUTH ROOSEVELT BOULEVARD FOR ONE (1) NON-TRANSIENT UNIT, AND SUBSTITUTING IN ITS PLACE RECOGNITION OF THREE (3) TRANSIENT UNITS WITH LICENSES AS UNASSIGNED TO ANY SENDER SITE PURSUANT TO CHAPTER 122, ARTICLE V, DIVISION 6 OF THE LAND DEVELOPMENT REGULATIONS OF THE CODE OF ORDINANCES OF THE CITY OF KEY WEST, FLORIDA; PROVIDING FOR AN EFFECTIVE DATE

WHEREAS, Planning Board Resolution Nos. 2005-040 and 2006-019 approved the transfer of a total of three (3) full-size transient units from 914 Frances Street to 3591 South Roosevelt Boulevard to be converted into three (3) non-transient market-rate units; and

WHEREAS, the purpose for the transfer was to construct non-transient residential units for a major development plan approved through City Commission Resolution No. 05-342; and

WHEREAS, the development approvals for that project have expired; and

WHEREAS, the applicant wishes to divest himself of the transferred transient units to a second party; and

WHEREAS, the units shall be held as unassigned to any sender site until such time as a transient transfer is approved pursuant to Code Chapter 122, Article V, Division 6; and

Page 1 of 3 Planning Board Resolution No. 2015-23

Vice Chair

Planning Director

NOW, THEREFORE BE IT RESOLVED by the Planning Board of the City of Key West, Florida:

Section 1. That the above recitals are incorporated by reference as if fully set forth herein.

Section 2. That Planning Board Resolution Nos. 2005-040 and 2006-019 are hereby dissolved.

Section 3. That a transfer of transient units and associated business tax receipts, pursuant to Code Chapter 122, Article V, Division 6, is hereby granted as follows: Allowing a transfer of three (3) transient units and associated business tax receipts from property located at 3591 South Roosevelt Boulevard (RE # 00054350-000000; AK # 1054968) to a status of unassigned to any particular sender site with the following conditions:

- 1. The future development of the three (3) transient units shall not exceed three (3) bedrooms.
- 2. The three (3) unassigned transient units shall be subject to a transient transfer approval pursuant to Code Chapter 122, Article V, Division 6.
- **Section 4.** This resolution shall not constitute a finding as to ownership or right to possession of real property, and assumes, without finding, the correctness of applicant's assertion of legal authority respecting any real property.
- Section 5. This resolution shall go into effect immediately upon its passage and adoption and authentication by the signatures of the presiding officer and the City Clerk.
- Section 6. This resolution is subject to appeal periods as provided by the City of Key
 West Code of Ordinances (including the Land Development Regulations). After the City appeal

Page 2 of 3 Planning Board Resolution No. 2015-23

Vice Chair

lanning Director

period has expired, this development order shall be rendered to the Florida Department of Economic Opportunity. Pursuant to Chapter 73C-44, F.A.C., this development order is not effective for 45 days after it has been properly rendered to the DEO with all exhibits and applications attached to or incorporated by reference in this approval; that within the 45-day review period the DEO can appeal the development order to the Florida Land and Water Adjudicatory Commission; and that such an appeal stays the effectiveness of the development order until the appeal is resolved by agreement or order.

Read and passed on first reading at a regularly scheduled meeting held this 21st day of May, 2015.

Authenticated by the Chair of the Planning Board and the Planning Director.

Sam Holland, Vice Planning Board Chair

Attest:

Thaddeus Cohen, Planning Director

Filed with the Clerk:

Cheryl Smith, City Clerk

Page 3 of 3 Planning Board Resolution No. 2015-23

Vice Chair

Planning Director

F10=Business maintenance

THE CITY OF KEY WEST - OL License File Changes - General Information

10/26/09 13:36:39

F24=More keys

Type information, press Enter. Last activity: Business control . . . 17540 Created: 09/22/09 by KEYWKGP Mailing address Business name & address 17021 STARFISH LANE WEST HYATT & HYATT INC UNASSIGNED - TRANSIENT SUMMERLAND KEY FL 33042 KEY WEST FL 33040 License number . . . : 10 00021490 Appl, issue, expir . . . License status (F4) . . 92209 92209 93010 AC ACTIVE RENTAL-TRANSIENT RESIDENTIAL Classification (F4) . . 10C Exemption (F4) License comments 9 TRANSIENT UNITS License restrictions . . Gross receipts Reprint this license . N Y=Yes, N=No Additional charges . . \overline{N} * Y=Yes, N=No Miscellaneous . . N Y=Yes, N=No Sub codes \dots N Extra requirements . . N * Y=Yes, N=No Y=Yes, N=No More... F5=Code description F9=Applicant/Qualifier F3 = Exit

F12=Cancel

ec puk

OL250I01

THE CITY OF KEY WEST - OL Special Notes Display

10/26/09 13:36:30

Property address . . . : UNASSIGNED - TRANSIENT Business name : HYATT & HYATT INC

Source Code Note Date License

BUSS AC# S TRANSFERRED FROM SEA ISLE LICENSE, #4297 7/16/07

Bottom

Press Enter to continue. F3=Exit F12=Cancel

Business Tax Receipt Transfer Application

City of Key West Date applied
Business Category: <u>UNASSIGNED</u> Transient License Business Name: MAXIMUS Properties LLC UN New Owner: <u>Maximus Properties LLC</u> Previous Owner: <u>Hyatt & Hyatt Inc</u>
New Address:
Previous Address:
Mailing Address: 727 Washington St Phone: 36518-791-0049 KW 71 SS#/EIN#: 36-476 4707
Bill of Sale Liability / Worker's comp
Sales Tax Number 305-470-5001 myflorida.com Fire inspector 292-8179
Lease or deed Home occupation application
Corporate registration Fictitious name registration
State inspection / license 305-470-6900 (Dep Ag) Proof of commercial garbage (Waste Mgmt 797-3312) 850-487-1395 myflorida.com
Local btr/license from home base If change of location, previous use of property:
Warren Dedrick Mgr 2 4 29/16 Applicant name (printed) Mender Applicant Signature Date
State of Florida County of Monroe
The foregoing instrument was acknowledged before me this <u>29</u> day of <u>April</u> , 20/6, by <u>Warren</u> bebrick
Personally known or produced i.d. \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\
Notary Public, State of Florida (SEAL)
Approved Denied (reason) LEIGH A STECKLY Commission # FF 186229 Expires December 29, 2018 Bonded Thru Troy Fain insurance 800-385-7019
Licensing Official Date

H.

Maximus Real-estate LLC

727 Washington ST

Key West, FL 33040

To whom it may concern:

Andy Birrell is hereby entitled to represent our firm to transfer a trainset license to Maximus.

Andy is a licensed real estate agent. We have been working with Andy for years.

If you have any questions please feel free to call the managing member.

We wish to thank you in advance

Warren W Dedrick

Managing Member

518 791 0049



Cooke Communications, LLC Florida Keys

PO Box 1800 Key West FI 33041 Office....305-292-7777 Extension...x219 Fax......305-295-8025 legals@keysnews,com

INTERNET PUBLISHING keywest.com keysnews.com floridakeys.com key-west.com Web Design Services

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Upper Keys Office 91731 Overseas Hwy Tavernier, FL 33070 Tel 305-853-7277 Fax 305-853-0556 freepress@floridakeys.com

STATE OF FLORIDA COUNTY OF MONROE

Before the undersigned authority personally appeared Tommy Todd, who on oath says that he is Advertising Director of the Key West Citizen, a daily newspaper published in Key West, in Monroe County, Florida; that the attached copy of advertisement, being a legal notice in the matter of

JAMES MEALHANY CASE # 44-2013-CA-1259-K

1M 26 & JUNE 5, 2014

was published in said newspaper in the issue(s) of

Affiant further says that the Key West Citizen is a newspaper published in Key West, in said Monroe County, Florida and that the said newspaper has heretofore been continuously published in said Monroe County, Florida every day, and has been entered as second-class mail matter at the post office in Key West, in said Monroe County, Florida, for a period of 1 year next preceding the first publication of the attached copy of advertisement; and affiant further says that he has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

Doc# 1985545 Bk# 2688 Pg# 2430

Sworn and subscribed before me this Z day of J VNC .2014

Signature of Affiant

Notary Public:

Va. B. A

DAWN KAWZINSKY NOTARY PUBLIC STATE OF FLORIDA Comm# EE157233 Expires 1/4/2016

Dawn Kawzinsky Expires: 1/4/16

Notary Seal

Personally Known ___ x __ Produced Identification ____ Type of Identification Produced ____ IN THE CIRCUIT COURT OF THE
SIXTEENTH JUDICIAL CIRCUIT IN AND FOR MONROE COUNTY
NOTICE OF FORECLOSURE SALE BY CLERK OF THE CIRCUIT COURT

Notice is hereby given that the undersigned, AMY HEAVILIN, Clerk Ad-Interim Clerk of the Circuit Court of Monroe County, Florida, will, on-the 9th day of June, 2014, at 11:00 o'clock a.m., at 500 Whitehead Street, Monroe County, in the City of Key West, Florida, offer for sale and sell at public outcry to the highest and best bidder for CASH the following described property situated in Monroe County, Florida, to wit:

In the City of Key West and part of Lot 1 in Square 62 according to Whitehead's map of sald City delineated in February 1829; COMMENCING at a point on Angela Street 242 feet from the corner of Angela and Whitehead Streets and running thence Northeasterly along Angela Street 34 feet and 6 inches; thence running Northwesterly 66 feet and 6 inches; thence running Southwesterly 34 feet and 6 inches; thence running Southeasterly 66 feet and 6 inches to the Place of Beginning on Angela Street. TOGETHER WITH an Easement; a portion of land located in the City of Key West, Monroe County, Florida and being a part of Lot 1 in Square 62 according to Whitehead's map of said City delineated in February 1829, and being more particularly described as follows: COMMENCING at the Intersection of the

Northeasterly right of way line of Whitehead Street and the Southeasterly right of way line of Angela Street; thence in a Northeasterly direction along the said Southeasterly right of way line of Angela Street for 242.00 feet; thence at right angle and in a Northwesterly direction for 7.21 feet to the Point of Beginning; thence continue in a Northwesterly direction 59.29 feet; thence at a right angle and in a Southwesterly direction 2.67 feet; thence at an angle of 86°37'12" to the right and in a Southeasterly direction for 59.33 feet; thence at a right angle and in a Northeasterly direction for 1.24 feet to the Point of Beginning. Including the buildings, appurtenances, and fixtures located thereon. Property Address: 421 ANGELA STREET, KEY WEST, FL 33040

Pursuant to FINAL JUDGMENT OF FORECLOSURE entered in a case pending in said Court, the Style of which is:

WAYNE LARUE SMITH AND DANIEL E SKAHEN,
Plaintiff

VS.

JAMES G MCALHANY & PAMELA D. MCALHANY, et al, Defendants.

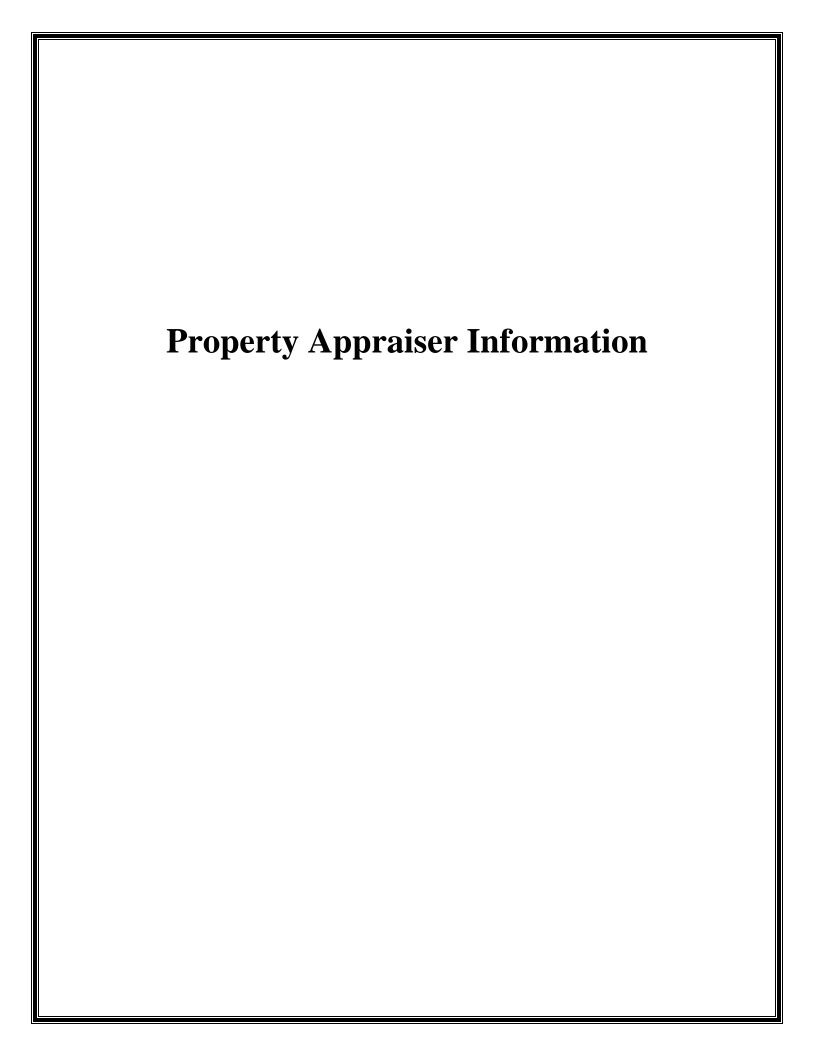
And the Docket Number of which is Number 44-2013-CA-1259-K

WITNESS my hand and the Official Seal of Said Court, this 20th day of March, 2014

Arny Heavilin, Clerk of the Circuit Court Monroe County, Florida By: Shonta McLeod Deputy Clerk

Florida Statute 45.031: Any person claiming an interest in the surplus from the sale, if any, other than the property owner as of the date of the Lis Pendens must file a claim within 60 days after the sale.

May 26 & June 2, 2014 Key West Citizen





Key West (305) 292-3420 Marathon (305) 289-2550 Plantation Key (305) 852-7130

Property Record Card -

Website tested on IE8,

Maps are now launching the new map application version file los. 10.3 or higher

Alternate Key: 1012840 Parcel ID: 00012470-000000

Ownership Details

Mailing Address:

MAXIMUS PROPERTIES LLC 180 SUGARLOAF DR SUMMERLAND KEY, FL 33042-3673

Property Details

PC Code: 08 - MULTI FAMILY LESS THAN 10UNITS

Millage Group: 10KW Affordable Housing: No Section-Township-06-68-25

Range:

Property Location: 421 ANGELA ST KEY WEST

Legal Description: KW PT LOT 1 SQR 62 G4-594 OR117-302 OR783-1655D/C OR783-494/497 OR790-1083 OR867-473

OR2049-2007/12(RES NO 04-325) OR2284-541/42 OR2690-1544/45



Land Details

Land Use Code	Frontage	Depth	Land Area
0800 - MULTI FAMILY	35	67	2,294.00 SF

Building Summary

Number of Buildings: 1 Number of Commercial Buildings: 0 Total Living Area: 2164 Year Built: 1938

Building 1 Details

Building Type R2 Effective Age 5 Year Built 1938 Functional Obs 0 Condition E. Perimeter 336
Special Arch 0
Economic Obs 0

Quality Grade 550 Depreciation % 3 Grnd Floor Area 2,164

Inclusions:

R2 includes 2 3-fixture baths and 2 kitchens.

Roof Type GABLE/HIP Heat 1 NONE

Heat Src 1 NONE

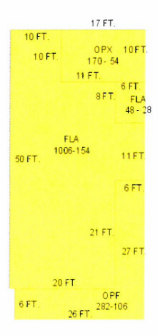
Roof Cover METAL Heat 2 NONE Heat Src 2 NONE Foundation WD CONC PADS

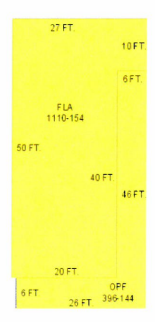
Bedrooms 5

Extra Features:

2 Fix Bath 2
3 Fix Bath 0
4 Fix Bath 0
5 Fix Bath 0
6 Fix Bath 0
7 Fix Bath 0
Extra Fix 0

Vacuum 0
Garbage Disposal 0
Compactor 0
Security 0
Intercom 0
Fireplaces 0
Dishwasher 0





Sections:

Nbr	Туре	Ext Wall	# Stories	Year Built	Attic A	C Basement	Finished Basement %	Area
0	OPF		1	1993				396
0	OPX		1	2015		H-V-		170
0	FLA	12:ABOVE AVERAGE WOOD	1	2015	,	(48
1	FLA	12:ABOVE AVERAGE WOOD	1	1993	N '	0.00	0.00	1,006

2	OPF		1	1993			0.00	0.00	282
5	FLA	12:ABOVE AVERAGE WOOD	1	1993	N	Υ	0.00	0.00	1,110

Misc Improvement Details

Nbr	Туре	# Units	Length	Width	Year Built	Roll Year	Grade	Life
2	FN2:FENCES	210 SF	35	6	2015	2016	2	30
4	FN2:FENCES	168 SF	42	4	2015	2016	2	30

Appraiser Notes

2009-04-20 MLS \$735,000 5/2 THIS OLD TOWN KEY WEST LICENSED DUPLEX IS AT THE HEART OF THE COMMERCIAL DISTRICT. VALUABLE HRCC-1 ZONING IS THE CITIES MOST TOLERANT TO COMMERCIAL/OFFICE CONVERSION. IN THE TRANSIENT LICENSE RECEIVER AREA WITH MAJOR VISIBILITY AND WALK-BY CLIENTELE, THIS MIXED USE PROPERTY IS ON A BRIGHT CORNER LOT JUST STEPS FROM THE 600 BLOCK OF DUVAL STREET. RENOVATIONS ARE NEARLY COMPLETE FOR THIS BEAUTIFULLY REFINISHED 5 BEDROOM, 2 BATH CLASSIC CONCH TWO STORY HOME WITH HISTORIC ORNAMENTAL MOLDING, VAULTED CEILINGS, GINGERBREAD ACCENTS, COVERED WRAP-AROUND PORCHES, AND OFF-STREET PARKING

2012-11-05 MLS \$575,000 5/2 THIS IS A CLASSIC CONCH, TWO STORY HOME IN A GREAT LOCATION AND IS ZONED HRCC-1 (TRANSIENT RECEIVER SITE). THERE ARE 3BD/1BA UP AND 2BD/1BA DOWN. IT IS JUST STEPS FROM THE 700 BLOCK OF DUVAL, DOWN FROM MANGO'S RESTAURANT AND HAS OFF-STREET PARKING.

Building Permits

Bldg	Number	Date Issued	Date Completed	Amount [Description Notes
	7-4206	09/20/2007	03/03/2008	150	REMOVE 32LF OF ROTTED FENCING
	07-4453	09/24/2007	03/03/2008	100	ATF REMOVE DECK NO REPLACEMENT
	14-4525	09/29/2014	12/15/2015	138,000	R & R APPROX 6500SF DRYWALL. INSTALL 8000SF FIRE CODE WALL AND CEILING R&R 17 STAIR TREADS . INSTALL APPROX 400SF OF WALL TILE APPROX 800SF OF FLOOR TILE. INSTALL 15 INTERIOR DOORS
	14-4449	12/02/2014	12/15/2015	36,000	R & R 12 POSTS, R & R187 SF DECK WITH T & G REPLACE 350 SF SIDING INSULATE ATIC R & R 165 LF TRIM REPLACE 3 WINDOWS AND 3 DOORS
	14-4448	12/02/2014	12/15/2015	2,500	INSTALL 50 LF OF PICKET FENCE 6' 30' 4' HIGH NEW GATES
	14-5125	11/13/2014	12/15/2015	16,400	INSTALL SERVICE TO 1ST FLOOR SHOWER, TOILET, SINK, AND KITCHEN SINK, DISHWASHER, ICE MAKER, NEW FEED FOR WASHING MASHINE FOR 1ST AND 2ND FLOOR ALSO NEW KITCHEN AND BATH 2ND FLOOR SME AS 1ST
	14-4525	02/02/2015	12/15/2015	151,100	INSTALL 2- 3' X 3' SPREAD PUTTERS. AUGMENT FLOOR FRAMING UNDER 2ND FLOOR, INSTALL 6, FRENCH DOOR TO REPLACE SLIDER MODIFY FRAMING IN BATHROOM. INSTALL 2 CONCRETE COLUMNS ON FRONT DECK MODIFY 50 LF OF FENCE.
	14-4449	05/15/2015	12/15/2015	44,850	REVISION#1: REMOVE AND REPLACE APPROX. 14 LF OF ROTTED BEAM AND APPROX. 100 SQ FT OF WOOD SIDING, INSTALL 2 36" X 20" SPREAD FOOTER, APPROX. 500 SQ FT 24 X 24 " TILE ON FRONT CONCRETE DECK 3"X 6" X 8" A/C PAD, 12 X 12 X 18.5" CHASE IN FRONT HALL AND APPROX. 12 LF X 4" BRICK WALKWAY. REBAR REAR WALL FRAMING APPROX. 200 SQ FT. AND REBAR APPROX. 35 SQ FT INTO CONCRETE FLOOR. PAINT EXTERIOR: PAINTING BODY OF HOUSE WHITE AND PAINTING PORCH, SOFFIT, OVERHANGS LIGHT BLUE9SKY

			12/15/2015	15,000		AND RAFTER TAIL. INSTALL NEW ROOF SHEETING, VICTORIAN METAL SHINGLE. NEW METAL SHINGLES WILL MATCH EXISTING METAL SHINGLES. RELOCATE REMOVE AND REPLOACE WIRING IN STRUCTURE
1	9902526	07/20/1999	10/20/1999	375 4,346	Residential	REPAIR SIDING PAINT METAL ROOF COVER

Parcel Value History

Certified Roll Values.

View Taxes for this Parcel.

Roll Year	Total Bldg Value	Total Misc Improvement Value	Total Land Value	Total Just (Market) Value	Total Assessed Value	School Exempt Value	School Taxable Value
2015	101,293	1,033	257,574	359,900	359,900	0	359,900
2014	220,203	967	164,476	385,646	379,399	0	385,646
2013	226,494	995	153,001	380,490	344,909	0	380,490
2012	229,640	1,031	82,883	313,554	313,554	0	313,554
2011	229,640	1,059	114,761	345,460	345,460	0	345,460
2010	235,931	1,087	81,600	318,618	318,618	0	318,618
2009	266,179	1,124	231,258	498,561	498,561	0	498,561
2008	254,551	1,152	229,400	485,103	485,103	0	485,103
2007	290,756	2,378	378,510	671,644	671,644	0	671,644
2006	451,572	2,410	219,545	673,527	673,527	0	673,527
2005	430,069	2,458	173,325	605,852	605,852	0	605,852
2004	270,810	2,492	173,325	446,627	446,627	0	446,627
2003	281,225	2,540	55,464	339,229	339,229	0	339,229
2002	274,624	2,572	57,775	334,971	334,971	0	334,971
2001	254,282	2,733	57,775	314,790	314,790	0	314,790
2000	263,528	3,357	39,287	306,172	306,172	0	306,172
1999	226,747	2,956	46,220	275,923	275,923	0	275,923
1998	175,541	2,329	46,220	224,090	224,090	0	224,090
1997	160,494	2,280	41,598	204,372	204,372	0	204,372
1996	117,506	1,844	41,598	160,947	160,947	0	160,947
1995	117,506	1,940	41,598	161,043	161,043	0	161,043
1994	105,086	1,833	41,598	148,517	148,517	0	148,517
1993	112,058	705	41,598	154,361	154,361	0	154,361
1992	110,668	726	41,598	152,992	152,992	0	152,992
1991	110,668	756	41,598	153,021	153,021	0	153,021
1990	81,734	777	34,087	116,598	116,598	25,000	91,598
1989	74,304	731	33,510	108,545	108,545	25,000	83,545

1988	64,979	626	33,510	99,115	99,115	25,000	74,115
1987	64,238	647	19,972	84,857	84,857	25,000	59,857
1986	64,595	662	19,301	84,558	84,558	25,000	59,558
1985	44,126	685	32,850	77,661	77,661	0	77,661
1984	41,074	0	32,850	73,924	73,924	0	73,924
1983	41,074	0	11,209	52,283	52,283	0	52,283
1982	41,913	0	7,082	48,995	48,995	0	48,995

Parcel Sales History

NOTE: Sales do not generally show up in our computer system until about two to three months after the date of sale. If a recent sale does not show up in this list, please allow more time for the sale record to be processed. Thank you for your patience and understanding.

Sale Date	Official Records Book/Page	Price	Instrument	Qualification	
6/20/2014	2690 / 1544	150,000	CT	12	
3/16/2007 2284 / 541		700,000	WD	Q	
5/1/1979	790 / 1083	58,000	00	Q	

This page has been visited 28,657 times.

Monroe County Property Appraiser Scott P. Russell, CFA P.O. Box 1176 Key West, FL 33041-1176