## APPLICATION



## **DEVELOPMENT PLAN AND CONDITIONAL USE APPLICATION CITY OF KEY WEST, FLORIDA • PLANNING DEPARTMENT** Address: 1300 White Street • Key West, Florida 33040 Phone: 305-809-3764 Website: <u>www.cityofkeywest-fl.gov</u>

Fees listed below include a \$358.87 advertising/noticing fee and a \$127.63 fire review fee where applicable. Any Major or Minor Development Plan returned to the Planning Board after initial approval willrequire a new application fee equivalent to one-half of the current fee schedule

### Development Plan and Conditional Use application fee schedule

Minor Development Plan	
Within Historic District Total Application Fee	\$ 3,932.46
Outside Historic District Total Application Fee	\$ 3,166.69
Conditional Use Total Application Fee	\$ 1,403.91
Extension Total Application Fee	\$ 1,124.64
Major Development Plan Total Application Fee	\$ 5,208.74
Conditional Use Total Application Fee	\$ 1,403.91
Extension Total Application Fee	\$ 1,124.64
Administrative Modification Fee	\$ 926.10
	\$ 1,765.38
	\$ 2,981.18
Conditional Use (not part of a development plan) Total Application Fee	\$ 3,677.20
Extension (not part of a development plan) Total Application Fee	\$ 1,124.64
Revision or Addition (not part of a development plan) Fee	\$ 2,801.75

## Applications will not be accepted unless complete

Major Development Plan	Conditional Use	<u>Historic District</u> Yes
Х		No

### 1) Site Address: <u>3201 Flagler Avenue Key West FL 33040</u>

- 2) Name of Applicant: <u>Audrey M. Perry</u>
- Applicant is: Property Owner: \_\_\_\_\_ Authorized Representative:X\_\_\_\_\_ (attached Authorization and Verification Forms must be completed)
   Address of Applicant:<u>221 Simonton St. Key West FL 33040</u>
- 5) Applicant's Phone #:<u>305-294-0252</u> Email: <u>audrey@oropezastonescardenas.com</u>
- 6) Email Address:audrey@oropezastonescardenas.com
- 7) Name of Owner, if different than above: FLAGLER CENTER III CONDOMINIUM ASSOCIATION, INC.
- 8) Address of Owner:6 Azalea Dr. Key West FL 33040

Development Plan and Conditional Use Application

Revised 09.19.24 by DP

9)	Owner Phone #:305-294-0252 Email: audrey@oropezastonescardenas.com
10)	Zoning District of Parcel: <u>CL</u> RE# <u>00052870-000100</u>
11)	Is Subject Property located within the Historic District? YesNo_X
	If Yes: Date of approval
	HARC approval #
	OR: Date of meeting
12)	Description of Proposed Development and Use. Please be specific, list existing and proposed buildings and uses, number of dwelling units, parking, restaurant seats, vehicles proposed, etc. If there is more than one use, describe in detail the nature of each use (Give concise description here and use a separate sheet if necessary).
	The proposed project involves the redevelopment of the Property which was involuntarily destroyed by fire. The Property is situated within the Limited Commercial (CL) zoning district and consists of approximately 30,677.64 square feet (or 0.7042 acres). Prior to the fire, the site was developed with a legally established mixed-use configuration, containing both residential and commercial units.
13)	Has subject Property received any variance(s)? Yes No X
,	If Yes: Date of approvalResolution #
	Attach resolution(s).
14)	Are there any easements, deed restrictions or other encumbrances on the subject property?
	Yes <u>X_No</u>
	If Yes, describe and attach relevant documents.
	The Declaration of Condominium for FLAGLER CENTER III CONDOMINIUM ASSOCIATION INC.
	The Deciaration of Condominium for PEAGLER CENTER IN CONDOMINIUM ASSOCIATION INC.
	A. For both <i>Conditional Uses</i> and <i>Development Plans</i> , provide the information requested from the attached <b>Conditional Use and Development Plan</b> sheet.
	B. For Conditional Uses only, also include the Conditional Use Criteria required under Chapter 122, Article III, Sections 122-61 and 122-62 of the Land Development Regulations (see attached copy of criteria).
	C. For Major Development Plans only, also provide the Development Plan Submission Materials

- C. For *Major Development Plans* only, also provide the **Development Plan Submission Materials** required under Chapter 108, Article II, Division 7, Sections 108-226 through 108-248 of the Land Development Regulations (see attached copy of criteria) and any additional information as determined by the Planning Staff.
- D. For both Conditional Uses and Development Plans, one set of plans MUST be signed & sealed by an Engineer or Architect.

Please note, development plan and conditional use approvals are quasi-judicial hearings, and it is improper to speak to a Planning Board member or City Commissioner about the project outside of the hearing.

### Required Plans and Related Materials for both a Conditional Use and Minor/Major Development Plan

#### Existing Conditions.

- A) Recent Survey of the site by a licensed Surveyor (Survey must be within 10 years from submittal date of this application) showing all dimensions including distances from property lines, and including:
  - 1) Size of site;
  - 2) Buildings, structures, and parking;
  - 3) FEMA Flood Zone;
  - 4) Topography;
  - 5) Easements; and
  - 6) Location of Utility Lines (sewer, water, electric, cable) adjacent and extending into the site.
  - B) Existing size, type and location of trees, hedges, and other features.
  - C) Existing stormwater retention areas and drainage flows.
  - D) A sketch showing adjacent land uses, buildings, and driveways.
- II. Proposed Development: Plans at 11" X 17" (10,000 Sq. ft. or less); 24" X 36" if site is over 10,000 sq. ft.
  - A) Site Plan to scale of with north arrow and dimensions by a licensed architect or engineer.
    - 1) Buildings
    - 2) Setbacks
    - 3) Parking:
      - a. Number, location and size of automobile and bicycle spaces
      - b. Handicapped spaces
      - c. Curbs or wheel stops around landscaping
      - d. Type of pavement
    - 4) Driveway dimensions and material
    - 5) Location of Utility Lines (sewer, water, electric, cable) adjacent and extending into the site.
    - 6) Location of garbage and recycling
    - 7) Signs
    - 8) Lighting
    - 8) Project Statistics:
      - a. Zoning
      - b. Size of site
      - c. Number of units (or units and Licenses)
      - d. If non-residential, floor area & proposed floor area ratio
      - e. Consumption area of restaurants & bars
      - f. Open space area and open space ratio
      - g. Impermeable surface area and impermeable surface ratio
      - h. Number of automobile and bicycle spaces required and proposed
  - B) Building Elevations
    - 1) Drawings of all building from every direction. If the project is in the Historic District, please submit HARC approved site plans.
    - 2) Height of building.
    - 3) Finished floor elevations and bottom of first horizontal structure
    - 4) Height of existing and proposed grades
  - C) Drainage Plan: Existing & Proposed retention areas and calculations approved by the City Engineer. See one of the attached commercial and residential use Stormwater Retention Forms.
  - D) Landscape Plan: Size, type, location and number of plants to be removed, kept, and installed. The plan must be approved by the City Landscape Coordinator through a letter of approval. If the project is a Major Development Plan a landscape design prepared by a licensed Landscape Architect is required per Section 108-511(b) of the Land Development Regulations.

III. <u>Solutions Statement</u>. Aspects of the design that address community issues including but not limited to water pollution from stormwater runoff, potable water conservation, waste disposal, recycling, energy conservation, affordable housing, and impacts on neighbors such as lighting, noise, traffic and parking.

#### **Development Plan Submission Materials**

#### Sec. 108-226. Scope.

A development plan, for the purposes of this division, shall include but not necessarily be limited to the requirements in this division. With the exception of sections 108-227 through 108-229, the city planner may waive or modify requirements, information and specific performance criteria for development plan review after rendering a finding in writing that such requirements:

- (1) Are not necessary prior to development plan approval in order to protect the public interest or adjacent properties.
- (2) Bear no relationship to the proposed project or its impacts; and
- (3) Are found to be impractical based on the characteristics of the use, including the proposed scale, density/intensity, and anticipated impacts on the environment, public facilities and adjacent land uses.

#### Sec. 108-227. Title block.

The development plan shall contain the following pertaining to the title block:

- (1) Name of development.
- (2) Name of owner/developer.
- (3) Scale.
- (4) North arrow.
- (5) Preparation and revision date.
- (6) Location/street address of development.

#### Sec. 108-228. Identification of key persons.

The development plan shall contain the following pertaining to identification of key persons:

- (1) Owner.
- (2) Owner's authorized agent.
- (3) Engineer and architect.
- (4) Surveyor.
- (5) Landscape architect and/or environmental consultant.
- (6) Others involved in the application.
- (7) A verified statement showing each and every individual person having a legal and/or equitable ownership interest in the subject property, except publicly held corporations whose stock is traded on a nationally recognized stock exchange, in which case the names and addresses of the corporation and principal executive officers together with any majority stockholders will be sufficient.

#### Sec. 108-229. Project description.

Project description should be included on the site plan sheet. The development plan shall contain the following pertaining to the project description:

- (1) Zoning (include any special districts).
- (2) Project site size (acreage and/or square footage).
- (3) Legal description.
- (4) Building size.
- (5) Floor area ratio permitted and proposed.
- (6) Lot coverage permitted and proposed.
- (7) Impervious surface.
- (8) Pervious surface.
- (9) Landscape areas.
- (10) Parking spaces permitted and proposed.
- (11) Delineation of location of existing and proposed structures.
- (12) Existing and proposed development type denoted by land use including density/intensity.
- (13) Setbacks.

#### Sec. 108-230. Other project information.

A general outline of the proposed development shall include the following criteria where applicable:

- (1) Proposed stages or phases of development or operation and facility utilization.
- (2) Target dates for each phase.
- (3) Expected date of completion.
- (4) Proposed development plan for the site.
- (5) A written description of characteristics of the proposed development (i.e., number and type of residential units; floor area by land use; number of tourist accommodations units; seating or parking capacities; number of hospitalbeds; any proposed outside facilities or areas to be used for storage, display, outside sales, waste disposal or similar use; and any other proposed uses).
- (6) For planned unit developments, indicate design techniques (i.e., clustering, zero lot line, or other techniques) used to reduce public facility costs, reduce disturbance of natural resources, and preserve scenic quality of the site.
- (7) Buildings and sitting specifications which shall be utilized to reduce damage potential and to comply with federal flood insurance regulations.
- (8) Protection against encroachment together with proposed mitigation measures to be employed within environmentally sensitive areas.

#### Sec. 108-231. Residential developments.

- (a) If the development includes residential units, the following characteristics shall be discussed in the written description:
  - (1) A breakdown of the proposed residential units by number of bedrooms.
  - (2) Tenure (i.e., owner-occupied or rental); and
  - (3) Structure type, such as single-family, duplex, multiple-family, mobile home.
- (b) Refer to division 10 of article V of chapter 122 for information and legal instruments needed to satisfy the city's affordable housing requirements.

#### Sec. 108-232. Intergovernmental coordination.

The development plan shall contain the following pertaining to intergovernmental coordination:

- (1) Provide proof of coordination with applicable local, regional, state and federal agencies, including but not limited to the following agencies that will be involved in the project:
  - a. South Florida Regional Planning Council (SFRPC).
  - b. City electric system (CES).
  - c. State department of environmental protection (DEP).
  - d. Army Corps of Engineers (ACOE).
  - e. South Florida Water Management District (SFWMD).
  - f. State department of transportation (DOT).
  - g. State department of community affairs (DCA).
  - h. Florida Keys Aqueduct Authority (FKAA).
  - i. State fish and wildlife conservation commission (F&GC).
  - j. The county.
- (2) Provide evidence that any necessary permit, lease or other permission from applicable local, regional, state and federal agencies has been obtained for any activity that will impact wetland communities or submerged land.
- (3) When intergovernmental coordination efforts are incomplete, the applicant shall provide evidence of good faith efforts towards resolving intergovernmental coordination issues.

#### CONDITIONAL USE CRITERIA

#### Sec. 122-61. Purpose and intent

The purpose of this article is to ensure that a conditional use shall only be permitted on specific sites where the proposed use may be adequately accommodated without generating adverse impacts on properties and land uses within the immediate vicinity. This article sets forth provisions and criteria for consideration of conditional uses on specific sites. Conditional uses shall be permitted only upon a finding that the proposed use satisfies this article.

#### Sec. 122-62. Specific criteria for approval.

- (a) <u>Findings</u>. A conditional use shall be permitted upon a finding by the planning board that the proposed use, application and, if applicable, development plan complies with the criteria specified in this section, including specific conditions established by the planning board and or the city commission during review of the respective application in order to ensure compliance with the comprehensive plan and land development regulations. If the proposed conditional use is a major development pursuant to sections 108-165 and 108-166, the city commission shall render the final determination pursuant to section 122-63. A conditional use shall be denied if the city determines that the proposed use does not meet the criteria provided in this section and, further, that the proposed conditional use is adverse to the public's interest. An application for a conditional use shall describe how the specific land use characteristics proposed meet the criteria described in subsection (c) of this section and shall include a description of any measures proposed to mitigate against possible adverse impacts of the proposed conditional use on properties in the immediate vicinity.
- (b) <u>Characteristics of use described</u>. The following characteristics of a proposed conditional use shall be clearly described as part of the conditional use application:
  - (1) Scale and intensity of the proposed conditional use as measured by the following:
    - a. Floor area ratio:
    - b. Traffic generation;
    - c. Square feet of enclosed building for each specific use;
    - d. Proposed employment;
    - e. Proposed number and type of service vehicles; and
    - f. Off-street parking needs.
  - (2) On- or off-site improvement needs generated by the proposed conditional use and not identified on the list in subsection (b)(1) of this section including the following:

a. Utilities;

- b. Public facilities, especially any improvements required to ensure compliance with concurrency management as provided in chapter 94;
- c. Roadway or signalization improvements, or other similar improvements;
- d. Accessory structures or facilities; and
- e. Other unique facilities/structures proposed as part of site improvements.
- (3) On-site amenities proposed to enhance site and planned improvements. Amenities including mitigative techniques such as:
  - a. Open space;
  - b. Setbacks from adjacent properties;
  - c. Screening and buffers;
  - d. Landscaped berms proposed to mitigate against adverse impacts to adjacent sites; and
  - e. Mitigative techniques for abating smoke, odor, noise, and other noxious impacts
- (c) <u>Criteria for conditional use review and approval</u>. Applications for a conditional use shall clearly demonstrate the following:
  - (1) <u>Land use compatibility</u>. The applicant shall demonstrate that the conditional use, including its proposed scale and intensity, traffic-generating characteristics, and off-site impacts are compatible and harmonious with adjacent land use and will not adversely impact land use activities in the immediate vicinity.
  - (2) <u>Sufficient site size, adequate site specifications, and infrastructure to accommodate the proposed use</u>. The size and shape of the site, the proposed access and internal circulation, and the urban design enhancements must be adequate to accommodate the proposed scale and intensity of the conditional use requested. The site shall be of sufficient size to accommodate urban design amenities such as screening, buffers, landscaping, open space, offstreet parking, efficient internal traffic circulation, infrastructure (i.e., refer to chapter 94 to ensure concurrency management requirements are met) and similar site plan improvements needed to mitigate againstpotential adverse impacts of the proposed use.

- (3) <u>Proper use of mitigative techniques</u>. The applicant shall demonstrate that the conditional use and site plan have been designed to incorporate mitigative techniques needed to prevent adverse impacts to adjacent land uses. In addition, the design scheme shall appropriately address off-site impacts to ensure that land use activities in the immediate vicinity, including community infrastructure, are not burdened with adverse impacts detrimental to the general public health, safety and welfare.
- (4) <u>Hazardous waste</u>. The proposed use shall not generate hazardous waste or require use of hazardous materials in its operation without use of city-approved mitigative techniques designed to prevent any adverse impact to the general health, safety and welfare. The plan shall provide for appropriate identification of hazardous waste and hazardous material and shall regulate its use, storage and transfer consistent with best management principles and practices. No use which generates hazardous waste or uses hazardous materials shall be located in the city unless the specific location is consistent with the comprehensive plan and land development regulations and does not adversely impact wellfields, aquifer recharge areas, or other conservation resources.
- (5) <u>Compliance with applicable laws and ordinances</u>. A conditional use application shall demonstrate compliance with all applicable federal, state, county, and city laws and ordinances. Where permits are required from governmental agencies other than the city, these permits shall be obtained as a condition of approval. The city may affix other conditions to any approval of a conditional use in order to protect the public health, safety, and welfare.
- (6) <u>Additional criteria applicable to specific land uses</u>. Applicants for conditional use approval shall demonstrate that the proposed conditional use satisfies the following specific criteria designed to ensure against potential adverse impacts which may be associated with the proposed land use:
  - a. <u>Land uses within a conservation area</u>. Land uses in conservation areas shall be reviewed with emphasis on compliance with section 108-1 and articles III, IV, V, VII and VIII of chapter 110 pertaining to environmental protection, especially compliance with criteria, including land use compatibility and mitigative measures related to wetland preservation, coastal resource impact analysis and shoreline protection, protection of marine life and fisheries, protection of flora and fauna, and floodplain protection. The size, scale and design of structures located within a conservation area shall be restricted in order to prevent and/or minimize adverse impacts on natural resources. Similarly, public uses should only be approved within a wetland or coastal high hazard area V zone when alternative upland locations are not feasible on an upland site outsidethe V zone.
  - b. <u>Residential development</u>. Residential development proposed as a conditional use shall be reviewed for land use compatibility based on compliance with divisions 2 through 14 of article IV and divisions 2 and 3 of article V of this chapter pertaining to zoning district regulations, including size and dimension regulations impacting setbacks, lot coverage, height, mass of building, building coverage, and open space criteria. Land use compatibility also shall be measured by appearance, design, and land use compatibility criteria established in chapter 102; articles III, IV and V of chapter 108; section 108-956; and article II of chapter110; especially protection of historic resources; subdivision of land; access, internal circulation, and off- street parking; as well as possible required mitigative measures such as landscaping and site design amenities.
  - c. <u>Commercial or mixed-use development</u>. Commercial or mixed-use development proposed as a conditional use shall be reviewed for land use compatibility based on compliance with divisions 2 through 14 of article IV and divisions 2 and 3 of article V of this chapter pertaining to zoning district regulations, including size and dimension regulations impacting floor area ratio, setbacks, lot coverage, height, mass of buildings, building coverage, and open space criteria. Land use compatibility also shall be measured by appearance, design, and land use compatibility criteria established in chapter 102; articles I, II, IV and V of chapter 108; section 108-956; and article II of chapter 110; especially protection of historic resources; subdivision of land; access, pedestrian access and circulation; internal vehicular circulation together with access and egress to the site, and off-street parking; as well as possible required mitigative measures such as landscaping, buffering, and other site design amenities. Where commercial or mixed-use development is proposed as a conditional use adjacent to U.S. 1, the development shall be required to provide mitigative measures to avoid potential adverse impacts to traffic flow along the U.S. 1 corridor, including but not limited to restrictions on access from and egress to U.S. 1, providing for signalization, acceleration and deceleration lanes, and/or other appropriate mitigative measures.
  - d. Development within or adjacent to historic district. All development proposed as a conditional use within or

adjacent to the historic district shall be reviewed based on applicable criteria stated in this section for residential, commercial, or mixed use development and shall also comply with appearance and design guidelines for historic structures and contributing structures and/or shall be required to provide special mitigative site and structural appearance and design attributes or amenities that reinforce the appearance, historic attributes, and amenities of structures within the historic district.

- e. <u>Public facilities or institutional development</u>. Public facilities or other institutional development proposed as a conditional use shall be reviewed based on land use compatibility and design criteria established for commercial and mixed-use development. In addition, the city shall analyze the proposed site location and design attributes relative to other available sites and the comparative merits of the proposed site, considering professionally accepted principles and standards for the design and location of similar community facilities and public infrastructure. The city shall also consider compliance with relevant comprehensive plan assessments of community facility and infrastructure needs and location impacts relative to service area deficiencies or improvement needs.
- f. <u>Commercial structures uses and related activities within tidal waters</u>. The criteria for commercial structures, uses and related activities within tidal waters are as provided in section 122-1186.
- g. <u>Adult entertainment establishments</u>. The criteria for adult entertainment establishments are as provided in division 12 of article V of this chapter.

## DEVELOPMENT PLAN/CONDITIONAL USE CRITERIA Pursuant to Section 108 of the Code of Ordinances

3201 Flagler Avenue Key West FL 33040.

The structure contains 14 recognized residential units and 12 commercial units, each of which occupies its own parcel.

#### **Commercial Units:**

Parcel ID#	Address
00052870-000301	3201 Flagler Ave Unit 501 Key West
00052870-000302	3201 Flagler Ave Unit 502 Key West
00052870-000303	3201 Flagler Ave Unit 503 Key West
00052870-000305	3201 Flagler Ave Unit 505 Key West
00052870-000306	3201 Flagler Ave Unit 506 Key West
00052870-000307	3201 Flagler Ave Unit 507 Key West
00052870-000309	3201 Flagler Ave Unit 509 Key West
00052870-000310	3201 Flagler Ave Unit 510 Key West
00052870-000311	3201 Flagler Ave Unit 511 Key West
00052870-000312	3201 Flagler Ave Unit 512 Key West
00052870-000313	3201 Flagler Ave Unit 513 Key West
00052870-000314	3201 Flagler Ave Unit 514 Key West

## **Residential Units:**

Parcel ID#	Address	Recognized Dwelling Units
00052870-000315	3201 Flagler Ave Unit 601 Key West	1
00052870-000316	3201 Flagler Ave Unit 602 Key West	1
00052870-000317	3201 Flagler Ave Unit 603 Key West	1
00052870-000318	3201 Flagler Ave Unit 604 Key West	1
00052870-000319	3201 Flagler Ave Unit 605 Key West	1
00052870-000320	3201 Flagler Ave Unit 606 Key West	1
00052870-000321	3201 Flagler Ave Unit 607 Key West	1
00052870-000322	3201 Flagler Ave Unit 608 Key West	1
00052870-000323	3201 Flagler Ave Unit 609 Key West	1
00052870-000324	3201 Flagler Ave Unit 610 Key West	1
00052870-000325	3201 Flagler Ave Unit 611 Key West	1
00052870-000326	3201 Flagler Ave Unit 612 Key West	1
00052870-000327	3201 Flagler Ave Unit 613 Key West	1

00052870-000328 3201 Flagler Ave Ur	t 614 Key West 1
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#### Sec. 108-227. Title Block:

- a. Name of Development: Flagler Center
- b. Name of Owner: FLAGLER CENTER III CONDOMINIUM ASSOCIATION, INC.
- c. Name of Developer: FLAGLER CENTER III CONDOMINIUM ASSOCIATION, INC.
- d. Scale: 1'' = 40'
- e. North Arrow: As identified on the site plan
- f. Preparation/Revision Date:

#### Section 108-228. Identification of Key Persons:

- a. Owners: FLAGLER CENTER III CONDOMINIUM ASSOCIATION, INC.
- b. Owner's Authorized Agent: Oropeza, Stones & Cardenas, PLLC
- c. Project Manager: Northstar Engineering
- Northstar Engineering d. Engineer:
- Northstar Engineering e. Architect:
- f. Surveyor: Florida Keys Land Surveying, Inc. NA
- g. Landscape Architect:
- h. Irrigation: NA
- Water Feature Consultant: NA i.
- The undersigned certifies that all individuals/entities with a legal and equitable interest in g. the Property are as follows:

FLAGLER CENTER III CONDOMINIUM ASSOCIATION, INC.

#### Sec. 108-229. Project Description

The proposed project involves the redevelopment of the Property which was involuntarily destroyed by fire. The Property is situated within the Limited Commercial (CL) zoning district and consists of approximately 30,677.64 square feet (or 0.7042 acres). Prior to the fire, the site was developed with a legally established mixed-use configuration, containing both residential and commercial units.

Pursuant to Section 122-28 "dwelling units involuntarily destroyed do not require a variance to be reconstructed or replaced." Likewise "for a proposed reconstruction ore replacement of a property without dwelling units, where the property is either a nonconforming use or noncomplying building or structure, (i) if the property is involuntarily destroyed, reconstruction or replacement does not require a variance." Additionally, under Section 122-32 "as structure or site improvement may be altered without the need for a variance if the alteration decreases the respective noncompliance."

While the Code is clear that the proposed building can be rebuilt as of right, without the need for any variance or development approval, the Applicant, in an effort to work collaboratively with the City has submitted this application along with the accompanying variance and landscape waiver applications as an alternative to litigation. It is note worthy that pursuant to Section 90-391 of the Code "an owner or his authorized agent may request a variance from the land development regulations as provided in this division." The only items not permitted to seek a variance are set forth in Section 90-394 as follows:

The planning board shall not grant a variance to permit a use not permitted by right or as a conditional use in the zoning district involved or any use expressly or by implication prohibited by the terms of the ordinance in the zoning district. No nonconforming use of neighboring lands, structures, or buildings in the same zoning district and no permitted use of lands, structures, or buildings in other zoning districts shall be considered grounds for the authorization of a variance. No variance shall be granted that increases or has the effect of increasing density or intensity of a use beyond that permitted by the comprehensive plan or these LDRs.

As such, any requirement set forth in the Land Development Code, other than as prohibited in Section 90-394 above, is available for variance relief. This means, that regulations as to landscaping, stormwater and pervious/impervious are all available for variance relief without the necessity for approval by the tree commission or any department of the City. Such decision making authority lies solely with the City Planning Board as set forth in Section 90-391 which states the "Planning board shall have the quasi-judicial power necessary to grant such variances that will not be contrary to the public interest where, owing to special conditions, a literal enforcement of the land development regulations would result in unnecessary hardship."

The Applicant is authorized to reconstruct fourteen (14) single-family residential dwelling units and twelve (12) commercial units, consistent with Section 122-28 of the City of Key West Code, the proposed redevelopment seeks to rebuild within the previously existing three-dimensional building envelope and restore the preexisting legally nonconforming intensity without increasing nonconformities. In keeping with current standards and community goals, the redevelopment will include a total upgrade in fire protection, life-safety systems, and overall code compliance where feasible.

- (1) Zoning: CL
- (2) Project site size (acreage and/or square footage): 30,677.64 square feet (or 0.7042 acres)
- (3) Legal description.

A parcel of land in Block 7 according to KEY WEST FOUNDATION CO. 'S PLAT NO. 1, recorded in Plat Book 1, at Page 155 of the Public Records of Monroe County, Florida; said parcel being described as follows:

COMMENCE at the Southeast corner of Lot 1 of the said Block 7 and run thence Westerly along the Southerly boundary line of said Block 7 for a distance of 337.9 feet to the Point of Beginning; thence continue in a Westerly direction along the said Southerly boundary line of Block 7 for a distance of 259.98 feet to the Southwesterly corner of the said Block 7; thence in a Northerly direction along the Westerly boundary line of the said Block 7 for a distance of 118.0 feet; thence in an Easterly direction parallel with the Southerly boundary line of the said Block 7 for a distance of 259, 98 feet; thence in a Southerly direction parallel with the Westerly boundary line of the said Block 7 for a distance of 118.0 feet back to the Point of Beginning.

(4) Building size.

14,262 SQ. FT.

(5) Floor area ratio, permitted and proposed.
 Permitted: 0.8 (24,541 SF)
 Existing FAR 21,230 SF
 Proposed FAR 21,210 SF

(6) Lot coverage, permitted and proposed.

Permitted: 40% MAX (12,270 SF) Proposed: 46.5% 14,262 SQ. FT.

(7) Impervious surface.

30,222 SQ. FT. 98.5%

(8) Pervious surface.

455 SQ. FT. 1.5%

(9) Landscape areas.

455 SQ. FT.

(10) Parking spaces, permitted and proposed.

48 total parking spaces, 2 handicap

Residential Permitted: 28 Commercial Permitted:35 Combined Permitted: 63 Combined Proposed: 48

(11) Delineation of location of existing and proposed structures.

Please see the provided survey and site plans for exact locations to rebuild the existing and proposed structures.

(12) Existing and proposed development type denoted by land use including density/intensity.

Limited Commercial.

(13) Setbacks.

Front: 29'-8" Street Side: 9'-8" Side: 46'-1" Rear: 16'-2"

#### Sec. 108-230. Other Project Information:

- (1) Proposed stages or phases of development or operation and facility utilization single phase.
- (2) Target dates for each phase. Two years from commencement of construction.
- (3) Expected date of completion. Two years from commencement of construction.

- (4) Proposed development plan for the site. Attached.
- (5) A written description of characteristics of the proposed development:
  - a. The proposed redevelopment involves the reconstruction of a previously existing multifamily/use building that was involuntarily destroyed by fire. The project restores the structure to its original scale, footprint, and intensity in accordance with Section 122-28 of the City Code, which allows for such reconstruction without the need for new variances when no increase in nonconformity occurs. While the redevelopment does not increase density or site intensity, it includes significant upgrades to modern safety and building standard
- (6) For planned unit developments, indicate design techniques (i.e., clustering, zero lot line, or other techniques) used to reduce public facility costs, reduce disturbance of natural resources, and preserve scenic quality of the site. N/A
- (7) Buildings and sitting specifications which shall be utilized to reduce damage potential and to comply with federal flood insurance regulations. The building is being dry flood proofed.
- (8) Protection against encroachment together with proposed mitigation measures to be employed within environmentally sensitive areas. N/A

## Sec. 108-231. - Residential developments.

- (a) If the development includes residential units, the following characteristics shall be discussed in the written description:
  - (1) A breakdown of the proposed residential units by number of bedrooms NA as the units are individually owned condominiums.
  - (2) Tenure (i.e., owner-occupied or rental) mixture of both.
  - (3) Structure type condominium.

(b) Refer to division 10 of article V of chapter 122 for information and legal instruments needed to satisfy the city's affordable housing requirements. N/A

## Sec. 108-232. Intergovernmental coordination:

The development plan shall contain the following pertaining to intergovernmental coordination:

- (1) Provide proof of coordination with applicable local, regional, state and federal agencies, including but not limited to the following agencies, that will be involved in the project:
  - a. South Florida Regional Planning Council (SFRPC). N/A.
  - b. City Electric System (CES). All coordination regarding electrical service will be completed with Keys Energy.

- c. State department of environmental protection (DEP). N/A.
- d. Army Corps of Engineers (ACOE). N/A.
- e. South Florida Water Management District (SFWMD). N/A.
- f. State Department of Transportation (DOT). Curb cuts are already existing and will be maintained.
- g. State Department of Commerce. All coordination with DC will be completed as part of the City of Key West development process.
- h. Florida Keys Aqueduct Authority (FKAA). All required water service exists to the property already.
- i. State Fish and Wildlife Conservation Commission (F&GC). N/A.
- j. The county. N/A.

#### Sec. 108-233. – Concurrency facilities and other utilities or services.

- 1. Potable water supply.
  - a. There is no anticipated potable water system upgrades necessary to facilitate the planned improvements subject to this application to restore it to its previously permitted status.
- (2) Wastewater management.
  - a. There are no system improvements required to maintain the current level of service at the previously permitted status.

(3) *Water quality.* Water quality will be improved with the upgrades being made as part of this development.

- a. This is a rebuild of an involuntary destroyed building and as such site improvements are not required. To the extent the City requires such, the Applicant has submitted an accompanying variance request.
- b. This is a rebuild of an involuntary destroyed building and as such landscape improvements are not required. To the extent the City requires such, the Applicant has submitted an accompanying variance request.

(4) Stormwater management. Applicant has submitted a Variance for Stormwater Management.

(5) *Solid waste*. All solid waste needs will be handled by Waste Management for Commercial Services. The Solid Waste disposal plan shall contain both a recyclable and non-recyclable disposal component as it was prior to the involuntary destruction.

(6) *Roadways*. There is no change in traffic patterns from the previous use prior to the involuntary destruction.

(7) Recreation. NA

(8) *Fire protection.* The project has been totally upgraded from the previous structure to provide up to code life safety access to and from the property.

(9) Reclaimed water system. N/A.

(10) *Other public facilities.* The proposed development will have a positive impact on the surrounding property owners as well as all public facilities which service the site.



#### GREGORY S. OROPEZA | ADELE V. STONES [Retired] | SUSAN M. CARDENAS, of Counsel LISA MARIE KEHOE | AUDREY M. PERRY

## VIA HAND DELIVERY

June 11, 2025

Katie Halloran, Director of Planning City of Key West Planning Department 1300 White Street Key West, FL 33040

## RE: Requests for Landscape Waiver(s) - 3201 Flagler Avenue Key West, Florida 33040

Pursuant to Article V of Section 108 of the City of Key West Code of Ordinances (the "Code"), and more specifically under the provisions of Sections 108-516 and 108-517, the Applicant for 3201 Flagler Avenue, Key West, Florida 33040, more commonly known as Flagler Center Condominium (the "Property"), is requesting a waiver to certain landscape provisions set forth in the Code, as referenced below. Prior to its involuntary destruction by fire, the property existed with legally established nonconformities, including but not limited landscaping. The proposed redevelopment seeks to reconstruct the structure within the previously existing, legally nonconforming footprint and conditions, consistent with Section 122-28 of the Code, which permits such reconstruction without the need for new variances or site upgrades.

Pursuant to Section 108-571 of the Code, landscape waivers are heard by the Planning Board and as such, the landscape waivers requested herein are to be heard by the City Planning Board prior to any action by the City Tree Commission. The Applicant has prepared the following pertinent waiver requests.

## Section 108-517 – Waivers or Modifications:

### 108-517(a) – Application Requirements

The Applicant has submitted this waiver request in accordance with the procedural requirements of Section 108-517(a) of the Code:

- 1. **Application Form**: The waiver is submitted in the form and manner required by the City Planning Office.
- 2. **Detailed Waiver Requests**: This application clearly outlines each section of the Code from which relief is sought (Sections 108-411 through 108-416), along with justifications for each waiver.
- 3. **Supporting Documentation**: The waiver is accompanied by all required supporting documents, including updated landscape plans, surveys, site data, and supporting narrative.
- 4. **Fee Submission**: The application fee has been or will be paid in accordance with City Commission resolution.

5. **Execution**: This waiver request is executed and sworn to by the authorized agent of the Property Owner.

### **108-517(b)** – Substantive Justifications

Under Section 108-517(b), the Planning Board may approve a waiver only if specific findings can be made. The Applicant submits the following analysis in support of such findings:

## (1) Public Interest; Adjacent Property

The requested waivers will not have a significant adverse impact on the public interest or adjacent property. On the contrary, granting the waivers serves the public interest by facilitating the redevelopment of a site that currently remains unusable and visually deteriorated following its involuntary destruction by fire. The proposed landscaping and site improvements restore functional use to the exact same status as before the involuntary destruction which will enhance the streetscape. All development remains within the original footprint and intensity, maintaining compatibility with surrounding land uses and preserving the established neighborhood character.

## (2) Not Discriminatory

This waiver is not discriminatory. The waiver is sought in the context of the Property's involuntary destruction, which has triggered the application of current  $Code^1$ . Similar consideration has historically been granted to other involuntarily destroyed, legally nonconforming properties within the City. The request is narrowly tailored and site-specific.

## (3) Superior Alternatives

The landscaping prior to the involuntary destruction was minimal to non-existent and while the proposed addition to landscaping is modest, it is a reduction in the non-conforming landscaping and such reduction in non-conformity coupled with the Applicant's right to rebuild set forth in Chapter 122 of the Code provides the legal framework for granting this waiver request.

## (4) Protection of Significant Features

The waiver supports the preservation of the existing built environment and significant site layout elements that were part of the original development.

## (5) Deprivation of Reasonable Use

(a) Strict application of current landscaping standards would deprive the owner of reasonable use of the Property. The site's configuration, which spans approximately 30,677.64 square feet, and its status as a previously developed multifamily condominium property, means that full compliance would necessitate significant reductions in parking,

<sup>&</sup>lt;sup>1</sup> The Applicant disagrees that a Major Development Plan is required in an involuntary destruction rebuild but submits the application in an effort to work collaboratively with the City on rebuilding the involuntarily destroyed subject building.

access, and building placement. The proposed waivers avoid this deprivation without subverting any valid public purpose. Strict adherence to the landscaping requirements of the Code would deprive the Applicants rights to rebuild involuntary destroyed non-conformities as set forth in Chapter 122 of the Code.6

(b) This hardship is not self-created but results from the involuntary destruction of the Property and subsequent applicability of updated standards under the Code.

### (6) Technical Impracticality

Strict enforcement of landscape setbacks, tree spacing, interior parking landscape configurations, and planting densities under current Code is technically impractical for a reconstruction effort bound by the existing build-back. Redesigning the site from scratch to comply with contemporary Code standards would require full redevelopment, not reconstruction and the site itself if not large enough to be able to comply. Moreover, the City cannot force compliance as the City's own code in Chapter 122 permits, as of right, rebuilding involuntary destroyed non-conformities.

#### Section 108-411 – Landscape Plan Approval

The Property was involuntarily destroyed and is being reconstructed in accordance with Section 122-28 of the Code, which allows for the replacement of previously existing nonconforming structures without requiring variances, provided no increase in nonconformity occurs. Prior to destruction, the site existed with a legally nonconforming landscape plan. The Applicant has submitted an updated landscape plan as part of the development review process which slightly decrease such non-conformity; however, strict compliance with current Section 108-411 requirements—particularly the content obligations of the landscape plan—would create unnecessary procedural burdens and as a matter of law, not required given the nature of the reconstruction. The Applicant is seeking a waiver in light of the fact that the Property is being rebuilt to its preexisting nonconforming condition with minor improvements, not an intensification or expansion of use.

#### Section 108-412 - Minimum Landscaping Requirements

This section requires that 20% of the building site be landscaped and that 70% of that landscaping consist of native species. The previous site included approximately \_\_\_\_% landscape area with \_\_\_% native vegetation. The proposed plan increases those values to approximately \_\_\_% landscape and \_\_\_% native species. The proposed redevelopment will maintain the previously existing nonconforming landscaping percentages and will not increase the degree of noncompliance.

### Section 108-413 – Requirements Along Street Frontage

Section 108-413 sets minimum landscape requirements along street frontages based on the total area of a site. For properties between 0.5 acres and less than 1 acre, such as the Property at 3201 Flagler Avenue (measuring 0.7042 acres), the Code requires a landscaped frontage strip of 20 feet in width and a minimum of 80 plant units per 100 linear feet of property line or right-of-way frontage. Furthermore, the Code mandates that 70% of all required landscaping consist of native species.

Prior to the involuntary destruction of the Property, the site operated legally with less than the currently required landscape width and plant unit density. The reconstruction plan maintains the general configuration of the site and proposes enhancements to existing landscaping. However, the full 20-foot-wide landscape buffer and plant unit requirements are impractical.

Pursuant to Section 122-28 of the Code, which permits the reconstruction of involuntarily destroyed legally nonconforming properties without variances, the Applicant seeks a waiver from the specific frontage requirements of Section 108-413. The proposed landscape plan improves upon the prior condition, incorporates native species, and provides reasonable screening along the right-of-way, but does not—and cannot—fully meet the dimensional and plant material thresholds imposed on newly developed sites of this acreage. As such, strict enforcement would be inconsistent with the reconstruction protections in the Code and would disproportionately hinder the practical use of the Property.

#### Section 108-414 – Requirements for Interior Areas

This is not applicable as there are no interior areas.

#### Section 108-415 – Perimeter Landscape Requirements

Pursuant to Section 108-415 of the City Code, properties with building sites between 20,000 and 50,000 square feet are required to provide a 7.5-foot-wide perimeter landscaped area around offstreet parking areas. The subject Property, consists of 30,677.64 square feet. Additionally, the Code requires the planting of one canopy shade tree and ten shrubs for every 35 linear feet of perimeter landscaped area.

Due to the involuntary destruction of the previous structure, and in accordance with Section 122-28 of the Code, which permits the reconstruction of legally nonconforming buildings without requiring variances, the Applicant seeks a waiver from strict compliance with the current perimeter landscaping standards. The pre-fire configuration of the Property did not meet the 7.5-foot landscape buffer and planting ratios now required under the Code, and the proposed reconstruction seeks to restore the prior legally nonconforming conditions while improving overall site landscaping where feasible.

### Section 108-416 – Other Landscape Requirements for Nonvehicular Use Areas

This section establishes tree-planting requirements in all nonvehicular open space areas, excluding parking lot strips and frontage areas. The Property's site constraints and restoration-based approach limit new nonvehicular open space. The proposed plan includes \_\_\_\_\_\_ trees within the available areas and introduces landscape features intended to improve the appearance and environmental function of the site. Section 122-28 permits reconstruction of legally nonconforming structures destroyed involuntarily without requiring full compliance with current code, the Applicant requests a waiver from the full extent of Section 108-416. Enforcing strict compliance would require substantial alteration of the site's layout and design, contrary to the protections afforded under the City's reconstruction provisions.

If you should have any questions or require additional information, please do not hesitate to contact me.

Very Truly Yours,

Juon

Gregory S. Oropeza

## **PROPERTY CARD**

## Monroe County, FL

## \*\*PROPERTY RECORD CARD\*\*

#### Disclaimer

The Monroe County Property Appraiser's office maintains data on property within the County solely for the purpose of fulfilling its responsibility to secure a just valuation for ad valorem tax purposes of all property within the County. The Monroe County Property Appraiser's office cannot guarantee its accuracy for any other purpose. Likewise, data provided regarding one tax year may not be applicable in prior or subsequent years. By requesting such data, you hereby understand and agree that the data is intended for ad valorem tax purposes only and should not be relied on for any other purpose.

By continuing into this site you assert that you have read and agree to the above statement.

#### Summary

Parcel ID	00052870-000300
Account#	8875967
Property ID	8875967
Millage Group	10KW
Location Address	3201 FLAGLER Ave, KEY WEST
Legal Description	FLAGLER CENTER III, A CONDOMINIUM (FORMERLY RE 5287) OR1381-
	239/291DEC OR2333-235/255AMD
	(Note: Not to be used on legal documents.)
Neighborhood	
Property Class	CONDO HEADER (4H00)
Subdivision	Key West Foundation Co's Plat No 1
Sec/Twp/Rng	33/67/25
Affordable	No



#### Owner

Housing

FLAGLER CENTER III A CONDO

#### Valuation

		2024 Certified Values	2023 Certified Values	2022 Certified Values	2021 Certified Values
+	Market Improvement Value	\$0	\$0	\$0	\$0
+	Market Misc Value	\$0	\$0	\$0	\$0
+	Market Land Value	\$0	\$0	\$0	\$0
=	Just Market Value	\$0	\$0	\$0	\$0
=	Total Assessed Value	\$0	\$0	\$0	\$0
-	School Exempt Value				

= School Taxable Value

#### **Historical Assessments**

Year	Land Value	<b>Building Value</b>	Yard Item Value	Just (Market) Value	Assessed Value	Exempt Value	Taxable Value	Maximum Portability
2024	\$0	\$0	\$0	\$0	\$O	\$O	\$O	\$0
2023	\$0	\$0	\$0	\$0	\$0	\$O	\$O	\$0
2022	\$0	\$0	\$0	\$0	\$0	\$O	\$0	\$O
2021	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
2020	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
2019	\$0	\$0	\$0	\$0	\$O	\$0	\$O	\$0
2018	\$0	\$0	\$0	\$0	\$O	\$0	\$0	\$0

The Maximum Portability is an estimate only and should not be relied upon as the actual portability amount. Contact our office to verify the actual portability amount.

#### Permits

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				Permit	
Number	Date Issued	Status	Amount	Туре	Notes
22- 3635	12/21/2022	Active	\$146,700	Residential	Interior and Selective Exterior Demolition. Fire Damage All Interior Fire Damaged Debris to be Removed. All Concrete Structure to Remain. Remove selective exterior walls. Remove interior walls. Remove all windows including frames. Remove all walk doors, jambs and threshold. Disconnection of roof trusses and floor joists from tie beams. Separate, crush, load and remove all wood and other fire damaged debris. Remove and dispose of all railings

#### **View Tax Info**

View Taxes for this Parcel

#### Photos



No data available for the following modules: Land, Buildings, Yard Items, Sales, Sketches (click to enlarge), TRIM Notice.

The Monroe County Property Appraiser's office maintains data on property within the County solely for the purpose of fulfilling its responsibility to secure a just valuation for ad valorem tax purposes of all property within the County. The Monroe County Property Appraiser's office cannot guarantee its accuracy for any other purpose. Likewise, data provided regarding one tax year may not be applicable in prior or subsequent years. By requesting such data, you hereby



understand and agree that the

| <u>User Privacy Policy</u> | <u>GDPR Privacy Notice</u> Last Data Upload: 6/12/2025, 1:36:49 AM

## AUTHORIZATION FORM



## 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, Steve Robbins	as
Please Print Name of person with authority to	
President of FI	LAGLER CENTER III CONDOMINIUM ASSOCIATION, INC.
Name of office (President, Managing Member)	Name of owner from deed
authorize <u>Oropeza Stones &amp; Cardenas, PLLC.</u> Please Print Name of I	Representative
to be the representative for this application and act on my	/our behalf before the City of Key West.
Signature of person with authority to execute	
Signature of person with authority to execute	documents on behalf of entity owner
Subscribed and sworn to (or affirmed) before me on this	bld 25 Date
Steve Robbins	
byName of person with authority to execute d	
Name of person with duitority to execute a	Scuments on benalf of entity owner
He/She is personally known to me or has presented	FZ DL as identification.
Alla	
Notary's Signature and Seal	CATHERINE NOVAKOVIC MY COMMISSION # HH 594408 EXPIRES: September 17, 2028
Name of Acknowledger typed, printed or stamped	EAPINES. Optimilier IT, 2020

HH594408 Commission Number, if any

## VERIFICATION FORM



## **City of Key West Planning Department** Verification Form

(Where Applicant is an entity)

I,	Steve Robbins	_, in my capacity as _	President	
	(print name)		(print position; president, managing member)	
of	of FLAGLER CENTER III CONDOMINIUM ASSOCIATION, INC.			
		(print name of	of entity)	

being duly sworn, depose and say that I am the Authorized Representative of the Owner (as appears on the deed), for the following property identified as the subject matter of this application:

3201 FLAGLER AVE, KEY WEST, FL 33040

Street address of subject property

I, the undersigned, declare under penalty of perjury under the laws of the State of Florida that I am the Authorized Representative of the property involved in this application; that the information on all plans, drawings and sketches attached hereto and all the statements and answers contained herein are in all respects true and correct.

In the event the City or the Planning Department relies on any representation herein which proves to be untrue or incorrect, any action or approval based on said representation shall be subject to revocation.

Signature of Applicant Subscribed and sworn to (or affirmed) before me on this  $6 1\lambda \lambda 5$ date by Steve Robbins. Name of Applicant He/She is personally known to me or has presented as identification. KOVIC -ISSION # HH 594408 Notary's Signature and Seal \* IFF S: September 17, 2028 CATHERINE NOVAKOV! Name of Acknowledger typed, printed or stamped MY COMMISSION # HH 5 EXPIRES: Septen .... HH 594408 Commission Number, if any

## DEED

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ORM	1103	Florida	QUIT	CLAIM	DELD

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# This Indenture

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THIS INSTRUMENT PREPARED BY: JOHN M. SPOTISW00D, JR. Spottswood, Spottswood & Spottswood 500 Fleming Street, Key West FL 33040 60007

#### DECLARATION OF CONDOMINIUM

OF

#### FLAGLER CENTER III, A CONDOMINIUM

WHEREAS Villas of Key West, Ltd., a Florida limited partnership, hereinafter referred to as the Developer, owns the fee simple interest in certain real property, hereinafter described, and

WHEREAS the Developer intends to submit the aforesaid real property to the Condominium form of ownership, the De-veloper makes the following declarations:

SUBMISSION TO CONDOMINIUM FORM OF OWNERSHIP. The De-veloper hereby submits the real property herein de-scribed in Section 2, together with the improvements thereon, to the Condominium form of ownership and use in the manner provided in Chapter 718 of the Florida Statutes, herein referred to as the Condominium Act. The Condominium shall be known as FLAGLER CENTER IIN, A CONDOMINIUM. 観日

#### 2. LEGAL DESCRIPTION.

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A parcel of land in Block 7 according to KEY WEST FOUNDATION CO.'S PLAT NO. 1, recorded in Plat Book 1, at Page 155 of the Public Records of Monroe County, Florida; said parcel being described as follows:

COMMENCE at the Southeast corner of Lot 1 of the said Block 7 and run thence Westerly along the Southerly boundary line of said Block 7 for a distance of 337.9 feet to the Point of Beginning; thence continue in a Westerly direction along the said Southerly boundary line of Block 7 for a distance of 259.98 feet to the Southwesterly corner of the said Block 7; thence in a Northerly direction Block 7; thence in a Northerly direction along the Westerly boundary line of the said Block 7 for a distance of 118.0 feet; thence in an Easterly direction parallel with the Southerly boundary line of the said Block 7 for a distance of 259.98 feet; thence in a Southerly direction parallel with the Westerly boundary line of the said Block 7 for a distance of 118.0 feet back to the Point of Reginning. of Beginning.

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40	3.	<b>PPLICABLE LAW</b> . The validity, application, and con- truction of any part or parts of these documents shall a governed by the laws of Florida.			
0.413311 AME0240	4.	<b>EFINITIONS.</b> The terms used herein shall have the leaning stated in the Condominium Act, Chapter 718, lorida Statutes, and as follows unless the context otherwise requires:			
略138		.1 <u>Approval or Consent</u> . Whenever approval or consent is required of any person or entity, that approval or consent shall not be unreasonably withheld.			
		.2 <u>Common Elements</u> . "Common elements" shall include the Condominium property not included within the Unit boundaries as defined in Section 5.4.			
922511		.3 <u>Common Expenses</u> . "Common expenses" include: (a) expenses of administration and management of the Condominium property; (b) expenses of maintenance, operation, repair or replacement of common ele- ments; (c) expenses declared common expenses by the provisions of this Declaration or the By-Laws; and (d) any valid charge against the Condominium as a whole.			
		.4 <u>Common Surplus</u> . "Common surplus" means the excess of all receipts of the Association collected on behalf of a Condominium (including, but not lim- ited to, assessments, rents, profits, and revenues on account of the common elements) over the common expenses.			
		.5 <u>Condominium</u> . "Condominium" means all of the Con- dominium property as a whole where the context so permits, including the land and all improvements thereon, and all easements and rights-of-way ap- purtenant thereto and intended for use in con- nection with the Condominium.			
		.6 <u>Condominium Association</u> . "The Association" means the Condominium Association described in Section 9 of the Declaration.			
ž		.7 <u>Lease</u> . A "lease" shall mean the grant, either oral or in writing, by a Unit owner of a temporary right of use of said owner's Unit for a valuable consideration.			

- 4.8 <u>Reasonable Attorney's Fees</u>. "Reasonable attorney's fees" means and includes reasonable fees for the services of attorneys at law whether or not judicial or administrative proceedings are involved, and if judicial or administrative proceedings are involved, then all review of the same by appeal or otherwise.
- 4.9 <u>Singular, Plural Gender</u>. Wherever the context so permits, the use of the singular shall include the plural and the plural the singular, and the use of any gender shall be deemed to include all genders.
- 4.10 <u>Unit</u>. "Unit" means a part of the Condominium property which is subject to exclusive ownership.
- 5. **DEVELOPMENT PLAN**. The Condominium is described and established as follows:
  - 5.1 <u>Plot Plans, Survey and Floor Plans</u>. Attached hereto as Exhibit "C" are the Plot Plans, Survey, Floor Plans, and other graphic descriptions which, together with the provisions of this Declaration describe and depict the Condominium, including the Units and common elements thereof.
  - 5.2 <u>Easements</u>. Each of the following easements is reserved through the Condominium property and is a covenant running with the land of the Condominium, and notwithstanding any of the other provisions of this Declaration, may not be revoked and shall survive the termination of the Condominium and the exclusion of any of the lands of the Condominium from the Condominium.
    - a) <u>Support</u>. Each Unit shall have an easement of support and necessity and shall be subject to an easement of support and necessity in favor of all other Units and common elements.
    - b) <u>Utility Services, Drainage</u>. Easements are reserved under, through and over the Condominium property as may be required for utility services and drainage in order to serve the Condominium; provided, however, such easements running through a Unit shall be only according to the plans and specifications for the building, or as such building is constructed or reconstructed, unless approved in writing by the Unit owner. The Association shall have the power to convey utility easements under, across or through the common elements. A Unit owner shall do

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nothing within or outside his Unit that interferes with or impairs the utility services using these easements. The Association or its designee shall have a right of access to each Unit to the extent and for the purposes permitted by the Condominium Act; provided such right of access shall not unreasonably interfere with the owner's permitted use of the Unit, and except in the event of an emergency, entry shall be made on not less than one (1) day's notice.

- c) Encroachments. If (a) any portion of the common elements encroaches upon any Unit; (b) any Unit encroaches upon any other Unit or upon any portion of the common elements; or (c) any encroachment shall hereafter occur as a result of (i) construction of the improvements; (ii) settling or shifting of the improvements; (iii) any alteration or repair to the common elements made by or with the consent of the Association; (iv) any repair or restoration of the improvements (or any Unit after damage by fire or other casualty or any taking by condemnation or eminent domain proceedings of all or any portion of any Unit or the common elements then, in any such event, a valid easement shall exist for such encroachment and for the maintenance of the same so long as the improvements shall stand.
- d) Ingress and Egress. A perpetual easement in favor of each Unit owner, their guests and invitees, shall exist for pedestrian traffic over, through and across sidewalks, paths, walks and other portions of the common elements as from time to time may be intended and designated for such purposes and use; and for vehicular and pedestrian traffic over, through and across such portions of the common elements as from time to time may be paved and intended for such purposes.
- e) <u>Sales Activity</u>. For so long as there are any unsold Units, the Developer, its successors, and assigns, shall have the right to use any such Units and portions of the common elements for model apartments and sales offices, to display model apartments and the common elements to prospective purchasers, and to erect signs and other promotional materials upon the Condominium property.

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- f) Additional Easements. The Association shall have the right to grant such additional electric, gas, or other utility easements or relocate any existing utility easements or relocate any existing utility easements in any portion of the Condominium property, and to grant access easements or relocate any existing access easements in any portion of the Condominium property, as the Association shall deem necessary or desirable for the proper operation and maintenance of the improvements, or any portion thereof, or for the general health and welfare of the Unit owners, or for the purpose of carrying out any provisions of this Declaration, provided that such easements will not prevent or unreasonably interfere with the use of the Units for their intended purposes.
- 5.3 <u>Improvements</u>. The Condominium includes one twostory building containing a total of 28 units, 14 of which are restricted to commercial use and 14 of which are restricted to residential use. Reference is made to the Graphic Descriptions (Exhibit "C") for a more complete description of the improvements.
- 5.4 <u>Unit Boundaries</u>. Each Unit shall be bounded as to both horizontal and perimeter boundaries as below defined, whether the same exist now or are created by construction, settlement or movement of the building, or permissible repairs, reconstruction or alterations. The boundaries are intended to be as follows and shall be determined in the following manner:
  - a) <u>Residential Units.</u>
    - <u>Horizontal boundaries</u>. The upper and lower boundaries of the Units shall be:
      - A) <u>Upper boundary</u>. The underside of the finished undecorated ceiling of the Unit, extended to meet the perimeter boundaries.
      - B) <u>Lower boundary</u>. The upper side of the finished undecorated surface of the floor of the Unit, extended to meet the perimeter boundaries.

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- 2) <u>Perimeter boundaries</u>. The perimeter boundaries shall be the interior surfaces of the perimeter walls of the Unit and the interior surfaces of the Unit's windows and doors that abut the exterior of the building or common elements.
- b) <u>Commercial Units</u>
  - 1) <u>Horizontal boundaries</u> shall be the same as those of residential units.
  - Perimeter boundaries shall be those depicted in the Floor Plan included in the Graphic Description (Exhibit C).
  - c) <u>Utilities</u>. The Unit shall not be deemed to include pipes, wires, conduits, or other utility lines running through said respective Units which are utilized for or serve more than one Unit. These items shall be part of the common elements.
- 5.5 <u>Common Elements</u>. The common elements include the land and all the parts of the Condominium not within the Units as defined in Section 5.4.
- 6. THE UNITS.

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- 6.1 <u>Identification of Units</u>. The Units in the Condominium are identified as follows: The 14 first-floor Units, being the commercial Units, are identified, from west to east, as units 501 through 514 respectively. The 14 second-floor Units, being the residential Units, are indentified as follows: The Units on the southerly half of the second floor are designated, from west to east, as Units 601 through 607 respectively; the Units on the northerly half of the second floor are identified from east to west, as Units 608 through 614 respectively. Reference is made to the Graphic Descriptions (Exhibit C) for a more precise description of the location of these Units.
- 6.2 <u>Appurtenances to Each Unit</u>. The owner of each Unit shall own a certain interest in the Condominium property which is appurtenant to that Unit, including but not limited to, the following items:

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a) <u>Common Elements</u>. The undivided share in the land and other common elements which is appurtenant to each Unit, as stated in Section 6.3.
- b) <u>Limited Common Elements</u>. The stairways and second-floor balconies are limited common elements appurtenant in common to the secondfloor Units.
- c) <u>Association Membership</u>. Each Unit owner shall hold membership in the Association. Membership of each Unit owner in the Association shall be held pursuant to the provisions of the Articles of Incorporation and By-Laws of the Association.
- d) <u>Voting Rights</u>. Each membership shall be entitled to one vote in the conduct of the affairs of the Association, as provided in the Articles of Incorporation and By-Laws of the Association.
- 6.3 <u>Share of the Common Elements, Common Expenses</u>. The undivided share of ownership of the common elements appurtenant to each Unit is 1/28. Each Unit's share of the common expenses will be the same as its share of the ownership of the common elements.
- 7. MAINTENANCE, ALTERATION, AND IMPROVEMENT. Responsibility for the maintenance of the Condominium property and restrictions upon the alteration and improvement thereof shall be as follows:
  - 7.1 <u>Maintenance</u>. The responsibility for the maintenance of a Unit shall be as follows:
    - <u>By the Association</u>. The Association shall maintain, repair, and replace at the Association's expense:
      - Such portions of the Unit as contribute to the support of the building; also, wiring, piping, ductwork and other mechanical or electrical or other installations or equipment serving the common elements or more than one Unit.
      - 2) Provided that if the maintenance, repair and replacement of any of the above shall be made necessary because of the negligence, act or omission of a Unit owner, his lessees, invitees or guests, then the work shall be done by the Association at the expense of the Unit owner.

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- 3) All incidental damage caused to a Unit by work done or ordered by the Association shall be promptly repaired by and at the expense of the Association, which shall restore the Unit as nearly as possible to its condition before the damage.
- b) <u>By the Unit Owner</u>. The responsibility of the Unit owner shall be as follows:
  - To maintain, repair and replace at his expense all portions of the Unit except the portions to be maintained, repaired and replaced by the Association. The Unit owner's responsibility specifically includes, without limitation, appliances, fixtures, switches, fan motors, compressors, wiring, piping and ductwork within the Unit and serving only the particular Unit. The Unit owner shall be responsible for cleaning the interior side of windows, doors and walls.
  - 2) A Unit owner shall not paint or otherwise decorate or change the appearance of any portion of the building not within the interior walls of the Unit, unless the written consent of the Association is obtained in advance.
  - 3) A Unit owner shall promptly report to the Association any defect or need for repairs, the responsibility for which is that of the Association.
  - 4) Subject to the other provisions of Section 7.1, which in all cases shall supersede and have priority over the provisions of this paragraph when in conflict therewith, a Unit owner may make such alterations or improvements to his Unit, at his sole and personal cost, as he may desire, provided all work shall be done without disturbing the rights of other Unit owners. A Unit owner shall make no changes or alterations to any wall, screening, exterior doors, windows, structural or load bearing member, electrical service or plumbing service, without first obtaining approval in writing of the Board of Directors of the Association. All alterations and improvements must be in compliance with all existing building codes.

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Provided, no such alteration or improvement may be made without the written approval of the Board of Directors of the Association if such alteration or improvement may or would cause an increase in the cost of the insurance carried by the Association.

- 7.2 The Association shall be responsible for the maintenance and repair of all common elements. A Unit owner shall indemnify the Association for any damages to a common element caused by the act of the Unit owner, his family, guests, invitees, or those leasing his Unit.
- 7.3 A Unit owner may not make any repair, alteration or addition to the common elements without the express written consent of the Board of Directors.
- 8. **ASSESSMENTS.** The making and collection of assessments against Unit owners for common expenses and for those reserves which may, from time to time, be established by the Association, shall be pursuant to the By-Laws and subject to the following provisions:
  - 8.1 <u>Share of Common Expenses</u>. Each Unit owner shall be liable for a proportionate share of the common expenses, and shall share in the common surplus, in the same proportion as his undivided interest in the common elements, as set forth in Section 6.3. Such right shall not vest or create in any Unit owner the right to withdraw or receive distribution of his share of the common surplus. The liability of a Unit owner for assessments for common expenses shall commence upon acquisition of the Unit.
  - 8.2 <u>Payments</u>. Assessments or installments on them paid on or before the day when the same shall become due shall not bear interest, but all sums not so paid on or before the same are due bear interest at the rate of 18 percent per annum until paid. All payments on account shall be first applied to the interest and then to the assessment payment first due. Assessments shall become due, and the Unit owner shall become liable for said assessments on the date set by the Association for payment thereof.
  - 8.3 <u>Lien for Assessments</u>. The Association shall have a lien on each Unit for any unpaid assessments and for any interest thereon, which lien shall also secure reasonable attorneys' fees incurred by the

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Association incident to the collection of such assessment or enforcement of such lien. Said lien shall be effective from and after the time of recording in the Public Records of the county, a claim of lien stating the description of the Unit, the name of the record owner, the name and address of the Association, the amount due and the due dates, and the lien shall continue in effect for one year after the claim of lien has been recorded unless, within that time, an action to enforce the lien is commenced in a court of competent jurisdiction, in which event the lien will continue as permitted by law. Such claims of lien shall be executed and acknowledged by an officer or agent of the Association. Upon full payment, the party making payment shall be entitled to a satisfaction of lien. Liens for assessments may be foreclosed by suit brought in the name of the Association in like manner as a foreclosure of a mortgage on real property. A first mortgagee which acquires title to a Unit by foreclosure or deed in lieu of foreclosure shall be liable for common expenses or assessments accruing prior to its acquisition of title only to the extent permitted by law.

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- 8.4 <u>Commercial Unit Expenses</u>. In the event that the Association becomes liable (either by contract or otherwise) for expenses for refuse collection which are attributable solely to commercial Units, then such expenses shall not be included in the general budget for which common expenses are assessed to all Units, but shall instead be charged exclusively to commercial Units and the commercial Units may be charged for that expenses.
- 9. ASSOCIATION. The operation of the Condominium shall be by FLAGLER CENTER III CONDOMINIUM ASSOCIATION, INC., a corporation not for profit under the Laws of Florida, which shall fulfill its functions pursuant to the following provisions:
  - 9.1 <u>Articles of Incorporation</u>. A copy of the Articles of Incorporation of the Association is attached as Exhibit "A". The Articles may be amended in the manner provided therein. The Articles may contain any provision relating to the governing or operation of the Condominium which is not inconsistent with the Declaration.

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- 9.2 <u>By-Laws</u>. The By-Laws of the Association shall be the By-Laws attached as Exhibit "B". The By-Laws, unless they shall provide otherwise, may be amended by majority vote of the Association members at a special meeting called for that purpose or at an annual meeting. The By-Laws may contain any provision relating to the governing or operation of the Condominium which is not inconsistent with this Declaration or the Articles of Incorporation.
- 9.3 <u>Delegation of Management</u>. The Association may contract for the management and maintenance of the Condominium and authorize a management agent to assist the Association in carrying out its powers and duties by performing such functions as the submission of proposals, collection of assessments, preparation of records, enforcement of rules, and maintenance, repair and replacement of the common elements with funds as shall be made available by the Association for such purposes. The Association and its officers shall, however, retain at all times the powers and duties granted by the Condominium Act.
- INSURANCE. Insurance which shall be carried upon the Condominium property shall be covered by the following provisions:
  - 10.1 Authority and Duty to Purchase. Insurance policies covering the Condominium property shall be purchased by the Association for the benefit of the Association, and in the case of insurance covering damage to the Unit owners and their mortgagees as their interests may appear. Provision shall be made for the issuance of certificates or mortgagee endorsements to the mortgagees of Unit owners. It shall not be the responsibility or duty of the Association to obtain insurance coverage for personal liability, personal property, or living expenses of any Unit owner, or any other loss for which the Association is not specifically required to obtain such insurance at his own expense, provided insurance may not be of a nature to affect policies purchased by the Association.
  - 10.2 Coverage.

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a) <u>Casualty</u>. The buildings and improvements upon the land shall be insured for their current replacement costs, except for deductible clauses required to obtain coverage at a reasonable cost. The coverage shall exclude foundation and excavation costs, and all increase in value of Units occasioned by improvements made subsequent to the initial conveyance of the Unit. All personal property, if any, included in the common elements shall be insured. Values of insured property shall be determined annually by the Board of Directors of the Association. Insurance coverage shall afford protection against:

- Loss or damage by fire and other hazards covered by a standard extended coverage endorsement, and
- 2) Such <u>other risks</u> as from time to time shall be customarily covered with respect to buildings similar in construction, location and use as the buildings on the land, including but not limited to insurance covering flooding, vandalism and malicious mischief and bailee liability, if any, of the Association to Unit owners.

The policies shall state whether the following items are included within the coverage in order that Unit owners may insure themselves if the items are not insured by the Association: air handling equipment for space cooling and heating; service equipment, such as dishwasher, laundry, refrigerator, oven, electric range, water heater, whether or not these items are built-in equipment; interior fixtures such as electrical and plumbing fixtures; and inside paint and other inside wall finishes. The policies shall not include coverage for ceiling coverings, wall coverings or floor coverings.

When appropriate and possible, the policies shall waive the insurer's right to:

- A) subrogation against the Association and against the Unit owners individually and as a group;
- B) the pro rata clause that reserves to the insurer the right to pay only a fraction of any loss if other insurance carriers have issued coverage upon the same risk; and

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- C) avoid liability for a loss that is caused by an act of the Board of Directors of the Association, or by a member of the Board of Directors of the Association, or by one or more Unit owners.
- b) <u>Public Liability</u> in such amounts and with such coverage as shall be required by the Board of Directors of the Association, with cross-liability endorsement to cover liabilities of the Unit owners as a group to a Unit owner.
- <u>Worker's Compensation Policy</u> to meet the reguirements of law.
- 10.3 <u>Premiums</u>. Premiums for insurance required or authorized herein shall be a common expense. Premiums shall be paid by the Association.
- 10.4 <u>Insurance Proceeds</u>. All insurance policies purchased by the Association shall be for the benefit of the Association and the Unit owners and their mortgagees as their interests may appear and shall provide that all proceeds covering property losses shall be paid to the Association. The Board of Directors of the Association shall hold all such proceeds in trust for the respective beneficiaries, and shall pay the proceeds in the manner provided herein.
- 10.5 <u>Distribution of Proceeds</u>. Proceeds of insurance policies received by the Association shall be distributed to or for the benefit of the Unit owners in the following manner:
  - a) <u>Reconstruction or Repair</u>. If the damage for which the proceeds are paid is to be repaired or reconstructed, the proceeds shall be paid to defray the cost thereof as elsewhere provided. Any proceeds remaining after defraying such costs shall become a part of the common surplus.
  - b) Failure to Reconstruct or Repair. If it is determined in the manner elsewhere provided that the damage for which the proceeds are paid shall not be reconstructed or repaired, the remaining proceeds shall be distributed to the Unit owners and their mortgagees, if any, remittances to Unit owners and mortgagees being payable jointly to them. This

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is a covenant for the benefit of any mortgagee of a Unit and may be enforced by such mortgagee.

10.6 <u>Association as Agent</u>. The Association is hereby irrevocably appointed Agent for each Unit owner and for each owner of any other interest in the Condominium property, for the purpose of empowering the Association to negotiate and adjust all claims arising under the insurance policies purchased by the Association and to execute and deliver releases on behalf of each Unit owner upon payment of a claim.

### 11. RECONSTRUCTION OR REPAIR AFTER CASUALTY.

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- 11.1 Determination to Reconstruct or Repair. If any part of the Condominium property is damaged by casualty and the responsibility for the repair of any of the damaged property is that of the Association, the Association shall within 10 days obtain reliable and detailed estimates of the cost to rebuild or repair. These estimates shall be available to Unit owners. The damaged property shall be reconstructed or repaired unless (1) the damage exceeds twenty percent of the pre-casualty fair market value of the Condominium real property (including the Units and any real property which may be owned by the Association), and (2) within 60 days after the casualty a majority of the Unit owners vote, at a meeting called for that purpose, that the Condominium be terminated.
- 11.2 Plans and Specifications. Any reconstruction or repairs must be substantially in accordance with the plans and specifications for the original building, or in lieu thereof, according to plans and specifications approved by the owners of 90% of the Units (including all of the owners of damaged Units), together with the approval of any mortgagee holding a first mortgage upon a damaged Unit, which approval shall not be unreasonably withheld.
- 11.3 <u>Responsibility</u>. If the damage is only to those parts of Units for which the responsibility of maintenance and repair is that of Unit owners, then the Unit owners shall be responsible for the timely reconstruction and repair after casualty.

- 11.4 <u>Assessments</u>. If the proceeds of insurance are not sufficient to defray the estimated cost of reconstruction and repair by the Association, or if at any time during reconstruction and repair, or upon completion of reconstruction and repair, the funds for payment of the costs of reconstruction and repair are insufficient, special assessments shall be made against all Unit owners in sufficient amounts to provide funds for the payment of such costs. Such assessments shall be in proportion to the owner's obligation for common expenses.
- 11.5 <u>Construction Funds</u>. The funds for the payment of costs for reconstruction and repair after casualty, which shall consist of the proceeds of insurance held by the Association and funds collected by the Association from assessments against Unit owners, shall be disbursed in payment of such costs in the following manner:

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- a) <u>Minor Damage</u>. If the amount of the estimated costs of reconstruction and repair that is the responsibility of the Association is five percent or less of the combined fair market value of all the Units of the Condominium, then the construction fund shall be disbursed in payment of such costs upon the order of the Board of Directors of the Association, provided however, that upon request by a mortgagee that is a beneficiary of an insurance policy, the proceeds of which are included in the construction fund, or if the Board of Directors so elects, such fund shall be disbursed in the manner provided for the reconstruction and repair of major damage.
- b) <u>Major Damage</u>. If the amount of the estimated costs of reconstruction and repair that are the responsibility of the Association is more than five percent of the combined fair market value of all of the Units in the Condominum, then the construction fund shall be disbursed in payment of such costs upon approval of an architect qualified to practice in Florida and employed by the Association to supervise such work, payment to be made from time to time as the work progresses. The architect giving a brief description of the services and materials furnished by various contractors, subcontractors, materialmen, the architect and other persons who have rendered services or furnished materials in connection

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with the work stating that: (i) the sums reguested by them in payment are justly due and owing and that such sums do not exceed the value of the services and materials furnished; (ii) there is no other outstanding indebtedness known to such architect for the services and materials described; and (iii) the cost as estimated by such architect for the work remaining to be done subsequent to the date of such certificate does not exceed the amount of the construction fund remaining after payment of the sum so requested.

- c) <u>Surplus</u>. It shall be presumed that the first moneys disbursed in payment of costs of reconstruction and repair shall be from insurance proceeds. If there is a balance in a construction and repair account for which the fund is established, such balance shall be distributed to the beneficial owners of the fund; except, however, that only those portions of a distribution to the beneficial owners in excess of assessments paid by a Unit owner to the construction fund shall be made payable to any mortgagee.
- d) Fair Market Value. For purposes of Section 11 the fair market value shall be determined by the Board of Directors using either the most recent appraisal by the property tax appraiser or an appraisal performed by a qualified appraiser within one year of the determination.
- 12. <u>USE RESTRICTIONS</u>. The use of the Condominium property shall be in accordance with the following provisions as long as the Condominium exists in useful condition upon the land.
  - 12.1 <u>Units</u>. Each of the second-floor Units shall be used only for residential purposes. Each of the first-floor Units shall be used for business purposes only, but may not be used as restaurants, delicatessens, bakeries, convenience stores, grocery stores or food preparation businesses of any kind.
  - 12.2 <u>Common Elements</u>. The common elements shall be used only for the purposes for which they are intended in the furnishing of services and facilities for the enjoyment of the Unit.

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12.3 Leasing. There shall be no lease, sublease or assignment for a period of less than one month. The lease of a Unit shall not discharge the owner thereof from compliance with any of his obligations and duties as a Unit owner. All of the provisions of this Declaration, the Articles of Incorporation and By-Laws, and the Rules and Regulations of the Association pertaining to use and occupancy shall be applicable and enforceable against any person occupying a Unit as a tenant to the same extent as against a Unit owner.

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- 12.4 Nuisances. No nuisances shall be allowed to exist upon the Condominium property, nor shall any use or practice which is the source of annoyance to residents, or which interferes with the peaceful possession and proper use of the property by its occupants, be allowed. All parts of the Condominium property shall be kept in a clean and sanitary condition, and no rubbish, refuse, or garbage shall be allowed to accumulate, nor shall any fire hazard be allowed to exist.
- 12.5 <u>Rules and Regulations</u>. Reasonable Rules and Regulations concerning the use of the Condominium property may be made, amended from time to time and enforced by the Association in the manner provided by its By-Laws. Copies of such Rules and Regulations and amendments thereto shall be furnished by the Association to all Unit owners and residents of the Condominium. The initial Rules and Regulations are attached hereto as Exhibit "D."
- 12.6 <u>Developer's Use</u>. Until such time as the Developer has sold all of the Units contained within the Condominium property, neither the Unit owners nor the Association, nor their use of the Condominium property shall interfere with the sale of said Units. The Developer may make such use of the unsold Units and the common elements as may facilitate such sale, including, but not limited to, maintenance of a sales office, display of sales signs, leasing said Units and showing the Units for sale to prospective purchasers. No "For Sale" or "Lease" sign may be displayed upon the Condominium property without the consent of the Association.
- 13. <u>PURCHASE OF UNITS BY ASSOCIATION</u>. The Association has the power to purchase Units, subject to the following provisions:

- 13.1 <u>Decision</u>. The decision of the Association to purchase a Unit shall be made by the Board of Directors.
- 14. <u>COMPLIANCE WITH DOCUMENTS</u>. Each Unit owner shall be governed by and shall comply with the terms of this Declaration of Condominium and Rules and Regulations adopted pursuant thereto, as they may be amended from time to time.
  - 14.1 Costs and Attorneys' Fees. If any proceeding arises because of an alleged failure of a Unit owner or the Association to comply with the reruirements of the Condominium Act, this Declaration, the Articles of Incorporation, the By-Laws, or the Rules and Regulations, and those items as they may be amended from time to time, the prevailing party shall be entitled to recover the costs of the proceeding and such reasonable attorneys' fees as may be awarded by the court.
  - 14.2 No Waiver of Rights. The failure of the Developer or the Association, or any Unit owner to enforce any covenant, restriction, or other provision of the Condominium Act, this Declaration, the By-Laws, or the Rules and Regulations adopted pursuant thereto, shall not constitute a waiver of the right to do so later.
- 15. <u>AMENDMENTS</u>. Subject to the other provisions of the Declaration relative to amendment, this Declaration and the Articles of Incorporation of the Association may be amended in the following manner:
  - 15.1 Agreement. An amendment may be made by an agreement signed and acknowledged by the record owners of two-thirds of the Units in the Condominium in the manner required for the execution of a deed, and such amendments shall be effective when recorded in the Public Records of the county. An amendment may also be made by a vote in favor thereof by the owners of not less than two-thirds of the Units at a meeting of the Unit owners.
  - 15.2 Exception. Notwithstanding any provision herein other than Section 15.3, until such time as Unit owners other than the Developer have elected a majority of the Directors as provided in the Articles of Incorporation of the Association, an amendment may be made only by the Board of Directors.

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15.3 <u>Proviso</u>. Provided further, that no amendment shall discriminate against any Unit owner nor against any Unit or class or group of Unit owners of Units unless the Unit owners so affected, and their first mortgagees, consent. No amendment shall change any Unit's share in the common elements and other of its appurtenances, nor increase the owner's share of the common expenses, unless the owner of the Unit concerned, and all of such mortgagees as first above recited, join in the execution of the amendment. Neither shall an amendment of this Declaration make any change in Section 8 or 9 unless the record owners of all mortgages upon Units in the Condominium join in the execution of the amendment.

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- 15.4 Execution and Recording. A copy of each amendment shall be attached to a certificate certifying that the amendment was duly adopted, which certificate shall be executed by the officers of the Association with the formalities of a deed. The amendment shall be effective when such certificate and copy of the amendment are recorded in the Public Records of the county.
- 16. <u>TERMINATION OF CONDOMINIUM</u>. The Condominium may be terminated in the following manner:
  - 16.1 <u>Agreement</u>. The Condominium may be terminated at any time by approval, in writing, of all of the Unit owners and all of the holders of recorded liens affecting any of the Condominium parcels.
  - 16.2 <u>Damage</u>. If the Condominium suffers damage to the extent specified in Section 11.1, the Condominium may be terminated in the manner specified therein.
  - 16.3 <u>General Provisions</u>. Upon termination, the Unit owners shall be the owners, as tenants in common, of the Condominium property and the assets of the Association. The shares of such tenants in common shall be the same as were their shares of the common elements. The mortgagee and lienor of a Unit owner shall have a mortgage and lien solely and exclusively upon the undivided share of such tenant in common in and to the lands and other properties and rights which he may receive by reason of such termination. The termination of the Condominium shall be evidenced by a certificate of

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the Association executed by its President and Secretary certifying as to facts affecting the termination, which certificate shall become effective upon being recorded in the Public Records of the county.

- 16.4 <u>Amendment</u>. This section concerning terminations may not be amended without consent of four-fifths of the voting interests of Unit owners and of a majority of first mortgage holders.
- 17. **SEVERABILITY**. The invalidity in whole or in part of any covenant or restriction or any section, subsection, sentence, clause, phrase or word or other provisions of this Declaration, the By-Laws, the Rules and Regulations of the Association, and any Exhibit attached hereto, shall not affect the remaining portions thereof.
- 18. ASSIGNMENT. All or any portion of the rights, privileges, powers and immunities granted or reserved to the Developer in this Declaration, and in the Articles of Incorporation and By-Laws of the Association, may be assigned by the Developer to any person, or any other entity, without the consent of any Unit owner or any holder of a mortgage secured by any Unit (other than the holder of a mortgage secured by any interest of the Developer in the Condominum), but only if such person or other entity shall agree to assume all of the duties and obligations of the Developer under this Declaration, and the Articles of Incorporation and By-Laws of the Association from and after the date of such assignment. In the event of the foreclosure of any Wnit or interest in lieu of such foreclosure, the person first acquiring title to such Unit or Units or interest by reason of such foreclosure, or deed in lieu of foreclosure, shall succeed to all rights, powers, privileges and immunities of the Developer in and to such Unit or Units or interest, as well as all duties and obligations of the Developer.

# 19. RIGHTS OF FIRST MORTGAGEES.

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19.1 <u>Abandonment or Change of Condominium</u>. Prior written approval of any record holder of a first mortgage lien on a Unit is required:

- a) for the abandonment or termination of the Condominium, except for abandonment or termination provided by law in the case of substantial destruction by fire or other casualty or in the case of a taking by condemnation or eminent domain;
- b) for any amendment to the Declaration which would decrease the percentage interests of the Unit in the ownership of the Condominium.
- 19.2 <u>Condominium Records; Notice</u>. Upon written request, any record holder of a first mortgage on a Unit in the Condominium will be entitled to:

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- a) inspect the books and records of the Condominium during normal business hours;
- receive a copy of any audited annual financial statement prepared to comply with law, or at the authorization of the Board of Directors; and
- c) receive written notice of all meetings of the Condominium Association and be permitted to designate a representative to attend all such meetings.
- 19.3 Unit Condemnation, Damage or Destruction; Notice. In the event of condemnation, eminent domain proceedings, or substantial damage to, or destruction of, any Unit or any part of the common elements, the record holder of any first mortgage on a Unit is entitled to notice within 30 days prior to any termination of the Condominium.

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IN WITNESS WHEREOF, the undersigned have hereunto af-fixed their signatures on this <u>944</u> day of <u>frank</u>, 1995. VILLAS OF KEY WEST, LTD. 381 NG0260 nen un By Frank V. Bervaldi Witness General Partner . Hed 놀딣 tness STATE OF FLORIDA COUNTY OF MONROE The foregoing instrument was acknowledged before me this //// day of //////, 1995, by Frank V. Bervaldi, general partner, on behalf of Villas of Key West, Ltd., a limited partnership. 92251 ROBIN R. GEDMIN MY COMMISSION # CC438007 EXPIRES April 1, 1999 Bonded Thru Troy Fain Insurance, Inc Notary Public My commission expires: OR Produced Identification \_\_\_\_ L Personally known Type of Identification Produced Andrea to the set the set interaction in the storing Description of Social Clurk Direuil Court

## EXHIBIT "A"

### ARTICLES OF INCORPORATION

OF

# FLAGLER CENTER III CONDOMINIUM ASSOCIATION, INC.

The undersigned, by these Articles associate themselves for the purpose of forming a corporation not for profit under Chapter 718, Florida Statutes, and certify as follows:

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### ARTICLE I - NAME

The name of the corporation shall be FLAGLER CENTER III CONDOMINIUM ASSOCIATION, INC. For convenience, the corporation shall be referred to in this instrument as "the Association."

### ARTICLE II - PURPOSE

The purpose for which the Association is organized is the operation of FLAGLER CENTER III CONDOMINIUM, which Condominium is created or to be created pursuant to Chapter 718 of the Florida Statutes.

### ARTICLE III - POWERS

The powers of the Association shall include and be governed by the following provisions:

- 3.1 The Association shall have all the common law and statutory powers of a corporation not for profit which are not in conflict with the terms of these Articles.
- 3.2 The Association shall have all powers and duties set forth in the Condominium Act and all of the powers and duties reasonably necessary to operate the Condominium pursuant to the Declaration of Condominium, including but not limited to the following:
  - Assess. To make and collect assessments against members as Unit owners to defray the costs, expenses, and losses of the Condominium.

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- b) <u>Disburse</u>. To use the proceeds of assessments in the exercise of its powers and duties.
- c) <u>Maintain</u>. To maintain, repair, replace and operate the Condominium property.
- d) <u>Insure</u>. To purchase insurance upon the Condominium property and insurance for the protection of the Association and its members as Unit owners, as well as liability insurance for the protection of Directors of the Association.
- <u>Reconstruct</u>. To reconstruct improvements after casualty and further improve the Condominium property.
- f) <u>Regulate</u>. To make and amend reasonable rules and regulations respecting the use of the property in the Condominium.
- g) <u>Enforce</u>. To enforce by legal means the provisions of the Condominium Act, the Declaration of Condominium, these Articles and the By-Laws of the Association for the use of the property in the Condominium.
- h) Manage. To manage or contract for the management and maintenance of the Condominium property and to authorize a management agent to assist the Association in carrying out its powers and duties by performing such functions as the submission of proposals, collection of assessments, preparation of records, enforcement of rules, and maintenance, repair and replacement of the common elements with funds as shall be made available by the Association for such purposes. The Association and its officers shall, however, retain at all times the powers and duties granted by the Condominium Act, including but not limited to the making of assessments, promulgation of rules and execution of contracts on behalf of the Association.
- <u>Employ</u>. To employ personnel for reasonable compensation to perform the services required for proper administration of the purposes of the Association.

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- j) <u>Payment of Taxes and Liens</u>. To pay taxes and assessments which are liens against any part of the Condominium (other than individual Units and the appurtenances thereto which are not owned by the Association).
- k) <u>Utilities</u>. To pay the cost of all power, water, sewer and other utility services rendered to the Condominium and not the obligation of owners of individual Units.
- 3.3 The Association shall have the power to purchase Units in the Condominium, and to hold, lease, mortgage and convey the same.

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- 3.4 All funds and the titles of all properties acquired by the Association and their proceeds shall be held in trust for the members in accordance with the provisions of the Declaration of Condominium, these Articles of Incorporation and the By-Laws.
- 3.5 The Association shall make no distribution of income to its members, Directors or officers. The Association may, however, pay reasonable salaries and/or other compensation to Directors, officers, or other employees.
- 3.6 The powers of the Association shall be subject to and shall be exercised in accordance with the provisions of the Declaration of Condominium.

### ARTICLE IV - MEMBERS

- 4.1 The members of the Association shall consist of all the record owners of the Condominium Units; and in the event of termination of the Condominium, shall consist of those who are members at the time of such termination and their successors and assigns. If a Unit is owned by a corporation, partnership or more than one individual (in whatever capacity) the voting member shall be determined in the manner specified by the By-Laws.
- 4.2 After the transfer of the ownership of a Unit, change of membership in the Association shall occur upon recording in the Public Records of the county in which the Condominium is situated, a deed or other instrument transferring record legal title to a Unit in the Condominium. The trans-

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feree(s) designated by such instrument thus automatically become(s) a member of the Association and the membership of the transferor is terminated.

#### ARTICLE V - DIRECTORS

- 5.1 The affairs of the Association shall be managed by a Board of Directors consisting of three Directors.
- 5.2 All of the duties and powers of the Association existing under the Condominium Act, Declaration of Condominium, these Articles and By-Laws shall be exercised exclusively by the Board of Directors, its agents, contractors or employees, subject only to approval by Unit owners when that is specifically required.
- 5.3 Subject to the Developer's right to appoint Directors, members of the Board of Directors shall be elected at the annual meeting of the Association members in the manner specified in the By-Laws. Such Directors may be removed and vacancies on the Board shall be filled in the manner provided in the By-Laws.
- 5.4 The initial Directors named herein shall serve at the pleasure of the Developer. They and any Director appointed by the Developer as a replacement may be removed by the Developer with or without cause. The Developer shall have the right to appoint all Directors which the membership is not entitled to elect. The membership shall not be entitled to elect a Director or Directors except as hereinafter provided.
- 5.5 Within 75 days after the Unit owners other than the Developer are entitled to elect a member or members of the Board of Directors, the Association shall call, and give not less than 60 days' notice of a meeting of the Unit owners to elect the Director(s). The notice may be given by any Unit owner if the Association fails to do so. Unit owners other than the Developer shall be entitled to elect a Director or Directors as follows:

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- a) When Unit owners other than the Developer own 15% or more of the Units, the Unit owners other than the Developer shall be entitled to elect one third of the Directors.
- b) Unit owners other than the Developer are entitled to elect a majority of the Directors on the first to occur of the following:
  - Three years after 50 percent of the Units that will be operated ultimately by the Association have been conveyed to purchasers; or
  - Three months after 90 percent of the Units that will be operated ultimately by the Association have been conveyed to purchasers; or
  - 3) When all of the Units that will be operated ultimately by the Association have been completed, some of them have been conveyed to purchasers, and none of the others are being offered for sale by the Developer in the ordinary course of business;
  - When some of the Units have been conveyed to purchasers and none of the others are being constructed or offered for sale by the Developer in the ordinary course of business;
  - 5) Seven years after recordation of the Declaration of Condominium.
- c) Unit owners other than the Developer are entitled to elect all of the Directors at such time as the Developer no longer holds for sale in the ordinary course of business at least 5% of the Units in the Condominium.
- Upon the election of a Director or Directors by Unit owners other than the Developer, the Developer shall by letter designate the Developerappointed Director who is to be replaced. Until

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such time as the letter is received by the Board, the Director(s) elected by Unit owners other than the Developer shall have the power to designate an appropriate number of Developer-appointed Directors who shall not be entitled to vote at meetings of the Board.

5.7 The names and addresses of the members of the first Board of Directors, who shall hold office until their successors are elected and have qualified, or until removed, are as follows:

Name	Address		
Frank V. Bervaldi	1224 South Street Key West, FL 33040		
Ruby L. Reynolds	1224 South Street		

v	۰.	Reynolds	1224 South Street						
1		,			Key	West,	FL	33040	

Frank V. Bervaldi, Jr.

1224 South Street Key West, FL 33040

- 5.8 If the Developer holds Units for sale in the ordinary course of business, none of the following actions may be taken without approval in writing by the Developer:
  - Assessment of the Developer as a Unit owner for capital improvements.
  - b) Any action by the Association that would be detrimental to the sale of Units by the Developer. However, an increase in assessments for common expenses without discrimination against the Developer shall not be deemed detrimental to the sale of Units.

### ARTICLE VI - OFFICERS

The affairs of the Association shall be administered by the officers designated in the By-Laws. The officers shall be elected by the Board of Directors at its first meeting following the annual meeting of the members of the Association, and they shall serve at the pleasure of the Board of

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Directors. The office of treasurer may be held in conjunction with any other office by one person. The president and the secretary may not be residents of the same Unit. The names of the officers who shall serve until their successors are designated by the Board of Directors are as follows:

President/Treasurer: Secretary: Frank V. Bervaldi Ruby L. Reynolds

### ARTICLE VII - REGISTERED OFFICE AND AGENT

The street address of the initial registered office of the Corporation shall be:

1224 South Street Key West, FL 33040

The name of the Corporation's initial registered agent at such address shall be:

Frank V. Bervaldi

# ARTICLE VIII - INDEMNIFICATION

Every Director and every officer of the Association shall be indemnified by the Association against all expenses and liabilities, including counsel fees, reasonably incurred by or imposed on him in connection with any proceeding or settlement of any proceeding in which he may be a party or in which he may become involved by reason of his being or having been a Director or officer of the Association, whether or not he is a Director or officer at the time such expenses are incurred, except with regard to expenses and liabilities incurred for breach of a fiduciary duty to the Association or any of its members.

The foregoing right of indemnification shall be in addition to and not exclusive of all other rights to which such Director or officer may be entitled.

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# ARTICLE IX - BY-LAWS

The first By-Laws of the Association shall be adopted by the Board of Directors and may be altered, amended or re-scinded in the manner provided by the By-Laws. 8

#### ARTICLE X - AMENDMENTS

**RED 26** Amendments to the Articles of Incorporation may be adopted by a majority of the members, except that until such တ of the Association, amendments may be made only by the Board time as Unit owners other than the Developer acquire control

#### ARTICLE XI - TERM

# The term of the Association shall be perpetual.

S	have 1995.	IN WITNESS WHEREOF, these Articles of Incorporation been executed this day of,
22		1
5		Frank V. Bervaldi
		1224 South Street
		Key West, FL 33040

Having been named to accept service of process for the above named corporation, at the place designated in these Articles of Incorporation, I hereby accept to act in this capacity, and agree to comply with the provisions of the laws of the State of Florida, relative to keeping open said office.

Frank V. Bervaldi Registered Agent

STATE OF FLORIDA COUNTY OF MONROE UF 1381 AME0269 THE FOREGOING INSTRUMENT was acknowledged before me by Frank V. Bervaldi, as a Subscriber of the above and forego-ing Articles of Incorporation of FLAGLER CENTER III CONDO-MINIUM ASSOCIATION, INC., this day of \_, 1995. Geol. Notary Public My commission expires: ROBIN R. GEDMIN My Commission # CC438007 Expires April 1, 1999 Bonded Thru thay faih insurance, inc. OR Produced Identification Personally known 92251 Type of Identification Produced 18 2 1 2 2 1

### EXHIBIT "B"

#### BY-LAWS

OF

# FLAGLER CENTER III CONDOMINIUM ASSOCIATION, INC.

### A FLORIDA CORPORATION NOT FOR PROFIT

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### SECTION I - IDENTITY

These are the By-Laws of FLAGLER CENTER III CONDOMINIUM ASSOCIATION, INC. ("the Association"), a Florida corporation not for profit organized pursuant to Chapters 617 and 718 of the Florida Statutes, for the purpose of administering FLAGLER CENTER III, A CONDOMINIUM.

- 1.1 Office. The office of the Association shall be at 1224 South Street, Key West, Florida, or at such other place as the Board of Directors may from time to time determine, provided that if the office is outside of the county in which the Condominium is situated, it shall be within 50 miles of the Condominium.
- 1.2 <u>Fiscal Year</u>. The fiscal year of the Association shall be the calendar year, unless changed as provided herein.
- 1.3 <u>Seal</u>. The seal of the Association shall bear its name, the word "Florida," the words "Corporation not for profit" and the year of incorporation.
- 1.4 <u>Definitions</u>. All words used herein shall have their ordinary, commonly understood meaning, and where applicable, the meaning given in Section 4 of the Declaration of Condominium. The following additional definitions are provided:
- a) <u>"Member"</u> shall refer to any record owner of a Unit. When a Unit is owned by a corporation, there shall be only one member from that Unit, as provided in Section 2.1, herein.
- b) <u>"Voting Member"</u> shall refer to that one individual who is a member, who is empowered under Section 2.5 herein, to cast the one vote allocated to each Unit, where a vote of the Unit owners is required.

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#### SECTION II - MEMBERSHIP AND VOTING PROVISIONS

2.1 <u>Membership</u>. Membership in the Association and the transfer thereof shall be determined in the manner provided in the Articles of Incorporation.

#### 2.2 Voting Rights.

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- a) The owner(s) of each Condominium Unit shall have the voting rights to one (1) vote. If a Condominium Unit owner owns more than one (1) Unit, he shall be entitled to one (1) vote for each Unit owned. The vote of a Condominium Unit shall not be divisible.
- b) A majority of the Units owners' total votes shall decide any question, unless the Declaration of Condominium, By-Laws or Articles of Incorporation of the Association provide otherwise.
- 2.3 <u>Ouorum</u>. The presence in person or by proxy of a majority of the voting interests at a meeting of the membership shall constitute a quorum. In the event that a properly noticed membership meeting has failed to produce a quorum, the Board, by unanimous vote of all the Directors, may establish a quorum of a lesser number of Unit owners, but not less than one-third of the Unit owners' total votes, for the next meeting if that meeting is to be a special meeting. The notice of the next meeting shall state that such action has been taken by the Board.
- 2.4 <u>Proxies</u>. Votes may be cast by proxy only to the extent permitted by law. All proxies shall be in writing and signed by the voting member (as set forth below). Where a Unit is owned jointly by a husband and wife, and if they have not designated one of them as a voting member, a proxy must be signed by both husband and wife, where a third person is designated. Any proxy given shall be effective only for the specific meeting for which originally given and any lawfully adjourned meetings thereof. Every proxy shall be revocable at any time at the pleasure of the Unit owner executing it.

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2.5 <u>Designation of Voting Member</u>. If a Condominium Unit is owned by one person, his right to vote shall be established by the recorded title to the Unit. If a Condominium is owned by a corporation, the officer or employee thereof entitled to cast the vote of the Unit for the corporation shall be designated in a certificate for this purpose, signed by the President and attested to by the Secretary of the corporation, and filed with the Secretary of the Association. The person designated in such certificate to cast the vote for a Unit shall be known as the "voting member." If such a certificate is not on file with the Secretary of the Association for a Unit owned by a corporation, the vote of the Unit concerned shall not be considered in determining the presence of a quorum, or for any purpose requiring the approval of a person entitled to cast the vote for the Unit. Such certificates shall be valid until revoked or until superseded by the Unit concerned. If a Unit is owned jointly by two or more persons (or by a partnership), that Unit's vote may be cast by any record owner (or partner) present at the meeting at which such vote is taken. If more than one such owner (or partner) is present, and they are unable to agree as to how to cast their Unit's one vote, that vote shall not be considered for any purpose requiring the approval of a person entitled to cast the vote of the Unit; but it shall be considered for purposes of determining the presence of a quorum. If only one such owner (or partner) is present, such person shall be entitled to cast the Unit's vote.

# SECTION III - MEETINGS OF THE MEMBERSHIP

- 3.1 <u>Place</u>. All meetings of the Association membership shall be held at such reasonable place and time as shall be designated by the Board of Directors of the Association and stated in the Notice of Meeting, and shall be open to all Unit owners.
- 3.2 <u>Notices</u>. It shall be the duty of the Secretary to mail or deliver a notice of each annual or special meeting, stating the time and place thereof, to each Unit owner of record at least 14 days prior to such meeting, except as provided in Article 5.5 of the Articles of Incorporation. All notices shall be mailed to or served at the address of the

Unit owner as it appears on the books of the Association. Notices also shall be posted in a conspicuous place on the Condominium property at least 14 continuous days prior to the meeting.

- 3.3 <u>Annual Members' Meeting</u>. The annual members' meeting shall be held during the month of November each year for the purpose of electing Directors and of transacting any other business authorized to be transacted by the members. The date of this meeting shall be set by the Board of Directors.
- 3.4 <u>Special Meeting</u>. Special meetings of the members for any purpose or purposes, unless otherwise prescribed by statute, may be called by the President, and shall be called by the President or Secretary at the request, in writing, of a majority of the Board of Directors, or (except as provided in Sections 4.4 and 7.2) at the request, in writing, of voting members representing 25% of the members' total votes, which request shall state the purpose or purposes of the proposed meeting. Business transacted at all special meetings shall be confined to the objects stated in the notice thereof.
- 3.5 <u>Adjourned Meeting</u>. If any meeting of members cannot be organized because a guorum of voting members is not present, either in person or by proxy, the meeting may be adjourned from time to time until a guorum is present.
- 3.6 <u>Order of Business</u>. The order of business at annual members' meetings, and as far as practical at all other members' meetings, shall be:
  - a) Calling of the role and certifying of proxies.
  - b) Proof of notice of meeting or waiver of notice.
  - Reading and disposal of any unapproved minutes.
  - d) Reports of Officers.
  - e) Reports of Committees.
  - f) Reports of Directors.

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- g) Unfinished business.
- h) New business.
- i) Adjournment.
- 3.7 <u>Minutes of Meetings</u>. The Association shall maintain minutes of each meeting in a businesslike manner and provide each member with access thereto. The Association shall retain the minutes for the period of at least seven years.

#### SECTION IV - BOARD OF DIRECTORS

- 4.1 <u>Number, Term and Qualifications</u>. The affairs of the Association shall be governed by a Board of Directors. All Directors, except those designated by the Developer, shall be members of the Association. Any officer of a corporate Unit owner shall be deemed to be a member of the Association so as to qualify to be a Director. Except for Directors appointed by the Developer, the term of each Director's service shall extend until the next annual meeting of the members and thereafter until his successor is duly elected and qualified, or until he is removed in the manner provided in Section 4.4 below.
- 4.2 <u>Organizational Meetings</u>. The organizational meeting of a newly elected Board of Directors of the Association shall be held within 10 days of their election, at such place and time as shall be fixed by the President, and no further notice of the organizational meeting shall be necessary, provided a quorum shall be present.
- 4.3 <u>Election of Directors</u>. Except as to Directors who the Developer is entitled to appoint, members of the Board of Directors shall be elected by a majority of the votes cast in an election conducted in accordance with the requirements of the Condominium Act.
- 4.4 <u>Removal of Directors</u>. At any time after the first annual meeting of the membership at any duly convened regular or special meeting, any one or more of the Directors other than those appointed by the Developer may be recalled and removed from office

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with or without cause by the vote or agreement in writing of a majority of all voting interests. A special meeting of the Unit owners to recall a member or members of the Board may be called by 10 percent of the voting interests giving notice of the meeting as required for a meeting of Unit owners.

- 4.5 <u>Vacancies</u>. If the office of any Director or Directors other than those appointed by the Developer becomes vacant by reason of death, resignation, retirement, disqualification, removal from office or otherwise, a majority of the remaining Directors, though less than a quorum, shall choose a successor or successors, who shall hold office for the balance of the unexpired term in respect to which such vacancy occurred. The election held for the purpose of fulfilling said vacancy may be held at any regular or special meeting of the Board of Directors.
- 4.6 <u>Disgualifications and Resignation of Directors</u>. Any Director may resign at any time by sending a written notice of such resignation to the office of the Association, delivered to the Secretary. Unless otherwise specified therein, such resignation shall take effect upon receipt thereof by the Secretary. The transfer of title of his Unit by a Director (except for a Director appointed by the Developer) shall automatically constitute a resignation.
- 4.7 <u>Regular Meetings, Notice</u>. Regular meetings of the Board of Directors may be held at such time and place as shall be determined, from time to time, by a majority of the Directors, and shall be open to all Unit owners. Notice of regular meetings shall be given or delivered to each Director, personally or by mail, telephone or telegraph, at least 3 days prior to the day named for such meeting. Except in an emergency, notice of such meetings shall be posted conspicuously on the Condominium property 48 continuous hours in advance for the attention of Unit owners.
- 4.8 <u>Waiver of Notice</u>. Any Director may waive notice of a meeting before or after the meeting and such waiver shall be deemed equivalent to the giving of notice.

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4.9 <u>Quorum</u>. A quorum at Directors' meetings shall consist of a majority of the entire Board of Directors. The acts approved by a majority of those present at a meeting at which a quorum is present shall constitute the act of the Board of Directors, except where approval by a greater number of Directors is required by the Declaration of Condominium, the Articles of Incorporation of the Association or these By-Laws.

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4.10 <u>Adjourned Meetings</u>. If at any meetings of the Board of Directors there be less than a quorum present, the majority of those present may adjourn the meeting from time to time until a quorum is present. At any adjourned meeting any business which might have been transacted at the meeting as originally called may be transacted. Notice of adjourned meetings shall be provided in the same manner as specified in Section 4.7 above.

- 4.11 <u>Compensation</u>. The Directors' fees, if any, shall be determined by the voting members of the Association.
- 4.12 <u>Developer's Selection of Directors</u>. So long as the Developer has the right to have its Directors on the Board of Directors, the Developer may designate as Directors persons who are not owners of Units in the Condominium. Said Directors may not be removed by members of the Association, as elsewhere provided herein; and when a vacancy occurs for any reason whatsoever, the vacancy shall be filled by a person designated by the Developer.
- 4.13 <u>Presiding Officer</u>. The presiding officer of Directors' meetings shall be the Chairman, who shall be elected by majority vote of the Directors at the organizational meeting. A Vice-Chairman also may be so elected.

#### SECTION V - LIMITATION OF LIABILITY

Notwithstanding the duty of the Association to maintain and repair parts of the Condominium property, the Association shall not be liable for injury or damage, other than the cost of maintenance and repair, caused by any latent condition of the property to be maintained and repaired by the Association, or caused by the elements or other owners or persons.

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#### SECTION VI - OFFICERS

- 6.1 <u>Officers and Election</u>. The executive officers of the Association shall be a President, a Treasurer and a Secretary, all of whom shall be elected annually by the Board of Directors. The election shall take place at the first Board meeting following the annual meeting of the members.
- 6.2 <u>Appointive Officers</u>. The Board may appoint such other officers as the Board of Directors deems necessary.

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- 6.3 Term. The officers of the Association shall hold office until their successors are chosen and qualify in their stead. Any officer elected or appointed by the Board of Directors may be removed at any time, with or without cause, by the Board of Directors, provided, however, that no officer shall be removed except by affirmative vote for removal by a majority of the whole Board of Directors. If any office becomes vacant for any reason, the vacancy shall be filled by the Board of Directors.
- 6.4 <u>President</u>. The President shall be the chief executive officer of the Association. He shall have all of the powers and duties which are usually vested in the office of the President of an Association, including, but not limited to, the power to appoint committees from among the members from time to time, as he may in his discretion determine appropriate, to assist in the conduct of the affairs of the Association.
- 6.5 <u>Secretary</u>. The Secretary shall keep the minutes of all proceedings of the Directors and the members. He shall attend to the giving and serving of all notices to the members and Directors and other notices required by law. He shall keep the records of the Association, except those of the Treasurer, and shall perform all other duties incident to the office of Secretary of an Association and as may be required by the Directors or the President.

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6.6 <u>Treasurer</u>. The Treasurer shall have the following duties:

- a) He shall have the custody of the Association's funds and securities, except the funds payable to any Management Firm, and shall keep full and accurate accounts of receipts and disbursements in books belonging to the Association, and shall deposit all moneys and other valuable effects in the name of and to the credit of the Association, in such depositories as may be designated from time to time by the Board of Directors. The books shall reflect an account for each Unit in the manner required by the Condominium Act.
- b) He shall disburse funds of the Association as may be ordered by the Board of Directors in accordance with these By-Laws, making proper vouchers for such disbursements, and shall render to the President and Board of Directors, whenever they may require it, an account of all his transactions as the Treasurer and of the financial condition of the Association.
- c) He shall collect the assessments and maintenance fees and shall promptly report the status of collections and of all delinguencies to the Board of Directors.
- d) The duties of the Treasurer may be fulfilled by a Management Firm employed by the Association, and said Management Firm shall fulfill the duties of the Treasurer, and shall have custody of such books of the Association as it determines are necessary, in its sole discretion, and the foregoing shall include any books required to be kept by the Secretary of the Association.
- 6.7 <u>Compensation</u>. The compensation, if any, of all officers shall be fixed by the members at their annual meeting.

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# SECTION VII - FISCAL MANAGEMENT

The provisions for fiscal management of the Association set forth in the Declaration of Condominium shall be suppleon mented by the following provisions:

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- 7.1 <u>Accounts</u>. The receipt and expenditures of the Association shall be credited and charged to accounts under the following classifications or others as shall be appropriate, when authorized and approved by the Board of Directors.
  - a) <u>Common Expenses</u>. Common expenses shall include all receipts and expenditures to be made within the year for which the receipts are budgeted and may include a reasonable allowance for contingencies and working funds. The balance in this fund at the end of each year shall be applied to reduce the assessments for common expense for the succeeding year or to fund reserves.
  - b) <u>Reserves for Deferred Maintenance</u>. Reserves for deferred maintenance shall include funds for maintenance items which occur less frequently than annually.
  - c) <u>Reserves for Replacement</u>. Reserves for replacement shall include funds for repair or replacement required because of damage, depreciation or obsolescence.
  - d) <u>Betterments</u>. Reserves to be used for capital expenditures for additional improvements or additional personal property that will be part of the common elements may be established.
- 7.2 <u>Budget</u>. The Board of Directors shall adopt a budget for each fiscal year. The budget shall be adopted in the manner provided by law.
- 7.3 <u>Assessments</u>. Assessments shall be payable in monthly installments, and shall be due on the same day of each month as specified by the Board of Directors.

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- 7.4 <u>Depository</u>. The depository of the Association shall be such bank(s) as shall be designated from time to time by the Board of Directors. Withdrawal of moneys from such accounts shall be only by check signed by such persons as authorized by the Board of Directors.
- 7.5 <u>Audit</u>. An audit of the accounts by the Association, if required by law, by vote of a majority of the voting members, or by vote of the Board of Directors, shall be made annually by certified public accountant, and a copy of the audit report shall be available to any member not later than April 1 of the year following the year for which the audit is made.
- 7.6 <u>Fidelity Bonds</u>. The Association shall obtain and maintain adequate fidelity bonding as required by law of all persons who control or disburse funds of the Association. The bonds must include a provision that calls for not less than 10 days' written notice to the Association and to each servicer that services a FNMA-owned mortgage in the Condominium before the bond can be canceled or substantially modified for any reason.
- 7.7 <u>Commingling of Funds</u>. All Association funds shall be maintained separately as provided in Section 718.111(15), Florida Statutes, or such other statute as may hereafter apply.
- 7.8 Fiscal Year. The fiscal year for the Association shall begin on the first day of January of each year; provided, however, that the Board of Directors is expressly authorized to change to a different fiscal year at such time as it deems advisable upon obtaining any necessary consents of governmental authorities.

# SECTION VIII - PARLIAMENTARY RULES

Roberts' Rules of Order (latest edition) shall govern the conduct of the Association meetings when not in conflict with the Declaration of Condominium or these By-Laws.

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#### SECTION IX - AMENDMENT

The By-Laws may be amended in the manner set forth in the Declaration.

#### SECTION X - COMPLIANCE AND DEFAULT; REMEDIES

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- 10.1 <u>Violations</u>. In the event of a violation (other than the nonpayment of an assessment) by a Unit owner of any of the provisions of the Declaration of Condominium, Articles of Incorporation of the Association, these By-Laws, or of the applicable portions of the Condominium Act, the Association, by direction of its Board of Directors, may notify the Unit owner by written notice of such breach, transmitted by mail, and if such violation shall continue for a period of 15 days from date of notice, the Association, through its Board of Directors, shall have the right to treat such violation as an intentional, inexcusable and material breach of the Declaration, Articles of Incorporation, By-Laws, or Condominium Act, and the Association may then, at its option, have the following remedies:
  - An action at law to recover for its damage, on behalf of the Association or on behalf of the other Unit owners;
  - b) An action in equity for such equitable relief as may be necessary under the circumstances, including injunctive relief; or
  - c) Any other remedy provided herein (other than by lien upon a Unit), or by law.

Any violations which are deemed by the Board of Directors to be a hazard to public health may be corrected immediately as an emergency matter by the Association and the cost thereof shall be charged to the Unit owner. If after written demand by a Unit owner the Association fails to take action against a violation, a Unit owner may take appropriate legal action to enforce the provision violated.

10.2 <u>Negligence or Carelessness of Unit Owner</u>. Each Unit owner shall be liable for the expenses of any maintenance, repair or replacement rendered necessary by his act, neglect or carelessness, or by

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that of his or her guests, invitees, employees, agents or lessees. Nothing herein contained, however, shall be construed so as to modify any waiver by any insurance company of its rights to subrogation.

- 10.3 <u>Costs and Attorneys' Fees</u>. In any legal proceedings arising because of an alleged default by a Unit owner, the prevailing party shall be entitled to recover the costs of the proceeding and such reasonable attorneys' fees as may be determined by the Court.
- 10.4 <u>No Waiver of Rights</u>. The failure of the Association or of a Unit owner to enforce any right, provision, covenant or condition which may be granted by the Condominium documents shall not constitute a waiver of the right of the Association or Unit owner to enforce such right, provision, covenant or condition in the future.
- 10.5 <u>Election of Remedies</u>. All rights, remedies and privileges granted to the Association or Unit owners, pursuant to any terms, provisions, covenants or conditions of the Condominium documents, shall be deemed to be cumulative and the exercise of any one or more shall not be deemed to constitute an election of remedies, nor shall it preclude the party thus exercising the same from exercising such other and additional rights, remedies, or privileges as may be granted to such other party by Condominium documents, or at law or in equity.

### SECTION XI - LIABILITY SURVIVES TERMINATION OF MEMBERSHIP

The termination of membership in the Condominium shall not relieve or release any such former owner or member from any liability or obligation incurred, or in any way connected with, the Condominium during the period of such ownership and membership, or impair any rights or remedies which the Association may have against such former owner and member arising out of or in any way connected with such ownership and membership, and the covenants and obligations incident thereto.

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## SECTION XII - RULES AND REGULATIONS

12.1 Adoption and Changes. The Board of Directors may from time to time adopt, amend or repeal provisions adopted by the Rules and Regulations governing the details of the operation, use, maintenance, management and control of the Condominium Units, the common elements and limited common elements of the Condominium and any facilities or services available to the Unit owners. A copy of the Rules and Regulations adopted from time to time as herein provided shall from time to time be posted in a conspicuous place and copies of same shall be furnished each Unit owner. The Initial Rules and Regulations attached herewith as Exhibit "D" shall be deemed to be adopted by the Board upon adoption of these By-Laws. Any subsequent adoption, amendment or repeal of a Rule or Regulation, however, shall not be considered to be an amendment of these By-Laws. The rules shall apply to tenants as well as to Unit owners.

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12.2 <u>Vicarious Responsibility of Unit Owners</u>. Any violation of the Rules and Regulations by any occupant of a Unit, or by a guest or agent of an occupant or of the Unit owner, shall be considered to be a violation by the Unit owner.

#### SECTION XIII - FINES

- 13.1 Authority to Impose Fines. The Board of Directors may levy reasonable fines against an occupied Unit for failure of the owner of the Unit or its occupant, licensee or invitee to comply with any provision of the Declaration, the By-Laws, or the Rules and Regulations. No fine shall exceed \$100.00 per violation nor shall any fine be levied except after giving reasonable notice and opportunity for a hearing to the Unit owner and, if applicable, its licensee or invitee.
- 13.2 <u>Procedure</u>. If the Board of Directors has reason to believe that a violation (or violations) as described in Section 13.1 has occurred, it shall provide the person(s) believed by them to have committed the violation(s) at least fourteen days' notice of a hearing thereon. The notice shall

state the nature of the alleged violation, the approximate date of its occurrence and the time, date and place of the hearing. The notice shall be sent by certified mail or be hand delivered. The hearing shall be held before a committee of other Unit owners. At the hearing the Board shall The hearing shall be held before a committee of other Unit owners. At the hearing the Board shall present evidence of the alleged violation(s) and the person(s) believed to have committee the viothe person(S) believed to have committed the vid-lation(S) shall have a reasonable opportunity to present contrary evidence and to provide any ex-planation. Evidentiary rules shall not apply. The committee's decision shall be based upon a prepon-derance of the evidence. If the committee determines that a violation has occurred, it may, in its sole discretion, suspend the fine on the condition that no further violations be committed by the offending party. The Board may adopt rules and regulations concerning the procedure for hear-ings and notice thereof which are not inconsistent with this Section or with Florida law.

#### SECTION XIV - ARBITRATION

922511 In the event of a dispute as defined in Section 718.1255(1), Florida Statutes, the parties shall submit the dispute to mandatory nonbinding arbitration as provided in Section 718.1255.

The foregoing were adopted as the By-Laws of FLAGLER CENTER III CONDOMINIUM ASSOCIATION, INC., a corporation not for profit under the laws of the State of Florida, at the first meeting of the Board of Directors on \_\_\_\_\_\_\_ 1995.

ATTEST:

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Ruby/L. Reynolds Secretary

Frank V. Bervaldi President

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LEGIBILITY OF WRITING, TYPING, OR PRINTING WAS UNSATISFACTORY ON THIS DOCUMENT WHEN RECEIVED RECORDER'S MEMOI

EXHIBIT "C"

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DESCRIPTION

KEY WEST

LAND BEING SUBMITTED TO CONDOMINIUM OWNERSHIP (ALL CONDON)

LARU BRING RUPRICIED TO CONDONINIUM OWNERBRIF (ALL COMMON) A parcel of land in Block 7 according to KEY WEST FOUNDATION CO.'S PLAT NO. 1, recorded in Plat Book 1, at Page 155 of the Yublic Records of Monroe County, Florida; eaid parcel being described as follows: COMENCE at the Boutheast corner of Lot 1 of the said Block 7 and run thence Westerly slong the Southerly boundary line of the said Block 7 for a distance of 337,9 feet to the Point of Beginning; thence continue in a Westerly direction along the said Southerly boundary line of Block 7 for a distance of 239,98 feet to the Southerly corner of the said Block 7; thence in a Mesterly direction parallel with the Southerly boundary line of the said Block 7 for a distance of 239,98 feet; thence in a Southerly direction parallel with the Westerly boundary line of the said Block 7 for distance of 239,98 feet; thence in a Southerly direction parallel with the Westerly boundary line of the said Block 7 for a distance of 188.0 feet back to the Point of Beginning.

SURVEYOR'S CERTIFICATE

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### CERTIFICATE OF SURVEYOR

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FLAGLER CENTER I

A CONDOMINIUM

MONROE COUNTY

The undersigned, being a Registered Land Surveyor authorized to perform land surveys in the State of Florida states as follows:

That the boundaries of the real property shown and attached hereto and made a part hereof are true and correct to the best of my hnowledge and belief, the same being based on a boundary survey thereof, completad on July 1989 and performed under the personal direction and control of the Florida Professional Surveyor named below.

2. That all improvements, buildings and other facilities shown on the drawings attached hereto are not substantially complete so that the material, together with the provisions of the Declaration of Condominum describing the condominum property are not an accurate representation of the location and dimensions of the improvements and that the identification, locations and dimensions of the common elements and of each unit cannot be determined from these materials.

3. This cartificate is made is accordance with Section 718,104 (4)(a) of the Florida Statutes,

PHILLIPS & TRICE SURVEYING, INC.

17 Trace Jos /M.) Trice Professional Surveyor Florida Beg. Cert. #2110

33040 KEY WEST, FLORIDA PHILLIPS & TRICE SURVEYING, INC. / 1204 SIMONTON ST. /





#### EXHIBIT "D"

#### FLAGLER CENTER III, A CONDOMINIUM

#### INITIAL RULES AND REGULATIONS

The Rules and Regulations hereinafter enumerated as to the Association properties, Condominium property, the common elements, and the Units, shall be deemed in effect until amended by the Board of Directors of the Association, and shall apply to and be binding upon all those persons or entities as are enumerated in the By-Laws. Said initial Rules and Regulations are as follows:

## 1. <u>VIOLATIONS OF RULES AND REGULATIONS</u>.

Violations should be reported to the President of the Association in writing, not to the Board of Directors or to the other officers of the Association. Violations will be called to the attention of the violating owner by the President of the Association and he will also notify the appropriate committee of the Board of Directors. Disagreements concerning violations will be presented to and judged by the Board of Directors who will take appropriate action, provided that if the Board seeks to impose a fine, it shall follow the procedures specified in the By-Laws and a hearing shall be held before a committee of other Unit owners as provided in Section 13.2 of the By-Laws.

#### 2. OBSTRUCTIONS.

Sidewalks, stairways, entrances, drives and passages must be kept open and shall not be obstructed in any manner. No sign, notice or advertisement shall be inscribed or exposed on or at any window or other part of the Condominium, except such as shall have been approved in writing by the Association; nor shall anything be projected out of any window in the Condominium without similar approval. No radio or television aerial or antenna shall be attached to or hung from the exterior of the Condominium or the roof thereon without the express approval of the Association.

#### 3. EXTERIOR APPEARANCE.

The exterior of the Condominium and all other areas appurtenant to the Condominium shall not be painted, decorated or modified by any owner in any

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manner without prior consent of the Association, which consent may be withheld on purely aesthetic grounds within the sole discretion of the Association. No awnings, window guards, light-reflective materials, hurricane or storm shutters, ventilators, fans or air conditioning devices shall be used in or about the Condominium except as shall have been approved by the Association, which approval may be withheld on purely aesthetic grounds within the sole discretion of the Association.

#### 4. CLEANLINESS.

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All garbage and refuse from the Condominium shall be deposited with care in garbage containers intended for such purposes only at such times and in such manner as the Association will direct. All disposals shall be used in accordance with instruction given to the owner by the Association.

#### 5. EMERGENCIES IN OWNER'S ABSENCE.

The Association and its authorized agents shall have the authority to enter any Unit in the case of an emergency originating in or threatening the Condominium Unit. For purposes of the foregoing, an "emergency" shall mean an event in the nature of a fire, explosion, leak or natural disaster.

#### 6. SOLICITATION.

There shall be no solicitation by any person anywhere on the premises for any cause, charity or any purpose whatsoever, unless specifically authorized by the Board of Directors. This does not apply to solicitation within a commercial Unit by the owner or tenant thereof.

#### 7. PARKING, PARKING SPACES AND TRAFFIC.

The parking areas will be used only for private passenger cars and trucks with a capacity of % of a ton or less, except that specialty vehicles owned by the owner or tenant of a commercial Unit may be parked on the premises. No tractortrailers may be parked on the premises. No tractortrailers such as trailers, boats, trucks, pickups, U-Hauls, etc. will not be permitted to park on the premises for any purpose other than to make deliveries or perform services.

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No repairs or maintenance of vehicles may be performed on the Condominium property except emergency repairs. All immobilized vehicles must be removed from the Condominium property within 12 hours.

8. PETS.

No pets other than dogs, cats and birds may be kept or brought onto the Condominium property.

Hearning in Official Records in Norman County, Florida Facant Varffled DANRY L. KOLFIAGH Clark Circuit Court





ASSIGNABLE

February 27, 2023

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

# SITE PLAN

- SCOPE OF DEMOLITION 1. THE EXISTING CONDITION/DEMOLITION DRAWINGS ARE INTENDED AS A GENERAL GUIDE TO THE DEMOLITION REQUIRED FOR THIS PROJECT. DEMOLITION IS NOT SHOWN IN COMPLETE DETAIL AND IT SHALL BE THE RESPONSIBILITY OF THE DEMOLITION CONTRACTORS TO REMOVE EXISTING CONSTRUCTION AS REQUIRED TO ACCOMPLISH THE NEW DESIGN INTENT AND/OR WORK SHOWN OR REASONABLY IMPLIED FOR CONSTRUCTION OF
- THE FLOOR PLAN. 2. THE CONTRACTOR SHALL REFER TO THE WORK SHOWN ON ALL OTHER DRAWINGS IN THE SET FOR THE EXTENT OF DEMOLITION REQUIRED TO PERFORM WORK INTENT.

## **GENERAL CONDITIONS:**

- 1. ALL CONTRACTORS ARE REQUIRED TO VISIT THE JOB SITE TO VERIFY EXISTING CONDITIONS AND DIMENSIONS PRIOR TO BEGINNING ANY WORK. NOTIFY ARCHITECT AS SOON AS POSSIBLE OF ANY DISCREPANCIES FOR RESOLUTION OF THE ISSUE(S) PRIOR TO THE BEGINNING OF ANY WORK. 2. IT IS NOT THE INTENT OF THESE DRAWINGS TO SHOW EACH AND EVERY DETAIL. 3. THE CONTRACTOR SHALL DO ALL WORK IN STRICT CONFORMANCE TO THE PLANS, FLORIDA BUILDING CODE 2020, CURRENT NEC, LOCAL CODES
- AND ORDINANCES, MANUFACTURERS RECOMMENDATIONS AND INSTRUCTIONS, AND ACCEPTABLE TRADE PRACTICES. IN THE EVENT OF CONFLICT BETWEEN THE ABOVE MENTIONED, THE MOST STRINGENT REQUIREMENTS SHALL GOVERN THE WORK 4. CONTRACTOR SHALL NOT SCALE DRAWINGS. ANY INFORMATION THAT CANNOT BE OBTAINED FROM THE DIMENSIONS, DETAILS OR SCHEDULES SHALL BE OBTAINED FROM ARCHITECT
- 5. CONTRACTOR SHALL FURNISH ALL SUBCONTRACTORS WITH A COMPLETE SET OF PLANS. 6. SHOP DRAWINGS OF ALL PREFABRICATED STRUCTURAL AND MECHANICAL SYSTEMS SHALL BEAR THE SEAL OF A REGISTERED FLORIDA PROFESSIONAL ENGINEER AS REQUIRED BY APPLICABLE CODES AND SHALL BE SUBMITTED TO THE ARCHITECT BY THE GENERAL CONTRACTOR FOR REVIEW AND APPROVAL PRIOR TO ORDER CONFIRMATION AND CONSTRUCTION.
- 7. TYPICAL: DEMOLITION CONTRACTOR AND/OR GENERAL CONTRACTOR ARE TO REMOVE ALL EXISTING ITEMS SHOWN ON PLANS, AND ALL NOTED ITEMS INCLUDING ALL ITEMS SHOWN ON MECHANICAL, PLUMBING, FIRE PROTECTION, AND ELECTRICAL DEMOLITION DRAWINGS IN THE SET UNLESS OTHERWISE NOTED TO REMAIN OR TO BE REUSED (SEE MECHANICAL, PLUMBING, FIRE PROTECTION, AND ELECTRICAL DEMOLITION DRAWINGS AND NOTES). A. ITEMS FOUND WITHIN WALLS AND CEILING THAT RUN THROUGH THE SPACE FEEDING AND/OR CONNECTING AN ADJACENT AREA(S) ARE
- REQUIRED TO REMAIN UNLESS OTHERWISE NOTED ON DRAWINGS. B. FOR QUESTIONABLE ITEMS INCLUDING, BUT NO LIMITED TO FOUND/UNKNOWN CONDITIONS AND ITEMS NOT SHOWN/LISTED ON THE ARCHITECTURAL, MECHANICAL, ELECTRICAL, AND PLUMBING DRAWINGS THE CONTRACTOR WILL COORDINATE WITH THE ARCHITECT BEFORE
- REMOVING THE ABOVE MENTIONED ITEM. C. CONTRACTOR TO REMOVE ALL ABANDONED CONDUIT, DUCTWORK, HANGERS, CEILING TILE, GRID, FRAMING, PIPING, ETC. THROUGHOUT WORK ARFA D. GENERAL CONTRACTOR SHALL RELOCATE ANY EXISTING J-BOXES, SWITCHES, ETC. THAT ARE BEING REUSED AND REQUIRED TO BE MOVED
- TO ACCOMMODATE NEW WALL CONSTRUCTION OR NEW FURRING. 3. GENERAL CONTRACTOR SHALL COORDINATE ALL DEMOLITION WITH OTHER TRADES AND AS NOTED IN THE MECHANICAL, PLUMBING, FIRE PROTECTION, AND ELECTRICAL DEMOLITION DRAWINGS AND NOTES.
- 4. CONTRACTOR IS RESPONSIBLE FOR COORDINATING WITH THE POLICE FOR ALL TRAFFIC CONTROL, BARRIERS, OR NOTICES. WORK SHALL BE PERFORMED ONLY DURING HOURS AND DAYS ALLOWED BY LAW.
- 5. CONTRACTOR SHALL COORDINATE ALL WORK, BOTH INTERIOR AND EXTERIOR WITH DRAWINGS BY ENGINEERS FOR ELECTRICAL, MECHANICAL,
- PLUMBING. STRUCTURAL. CIVIL. AND ALL AFFECTED DISCIPLINES. 6. THESE PLANS ARE FOR THE CONSTRUCTION OF THE BUILDING AT THE LOCATION SO DESIGNATED HERON. THESE PLANS ARE NO TO BE REPRODUCED OR USED FOR ANY OTHER LOCATION.
- 7. THERE SHALL BE NO DEVIATION FROM THE INTENT OF THESE PLANS WITHOUT PRIOR APPROVAL FROM THE ARCHITECT. 8. ALL WORK SHALL BE PERFORMED TO THE BEST TRADE STANDARDS. ALL CONSTRUCTION IS TO BE PLUMB, SQUARE, LEVEL, AND FREE OF DEFECTS OR OBTRUSIONS UNLESS OTHERWISE NOTED ON THE PLANS. ALL MATERIAL IS TO BE NEW, ALL WOOD IS TO BE PRESSURE TREATED,
- AND ALL CONNECTORS ARE TO BE GALVANIZED, UNLESS OTHERWISE STATED ON THE DRAWINGS. 9. BUILDER IS RESPONSIBLE FOR COORDINATING THE SHUTOFF AND CAPPING OF ALL UTILITIES PROVIDED TO THE SITE. BUILDER SHALL DISPOSE OF ALL RUBBLE AND DEBRIS IN A SAFE MANNER AND IN ADHERENCE TO ALL APPLICABLE LAWS. BUILDER IS RESPONSIBLE FOR ENSURING THAT SUBCONTRACTORS ARE FULLY AWARE OF THE REQUIREMENTS OF THIS PROJECT AND ARE SUPPLIED WITH ALL REQUIRED DRAWINGS. 10. PRIOR TO COMMENCEMENT OF CONSTRUCTION, THE CONTRACTOR SHALL FULLY FAMILIARIZE HIMSELF WITH THE SITE CONDITIONS AND COMPARE
- THEM TO THE CONSTRUCTION DRAWINGS FOR ACCURACY AND COMPLETENESS. ANY DISCREPANCIES OR CONFLICTS SHALL BE BROUGHT TO THE ATTENTION OF THE ARCHITECT. WORK SHALL STOP IN THAT AREA UNTIL THE ISSUE IS RESOLVED. 11. THE CONTRACTOR SHALL CHECK AND VERIFY ALL DIMENSIONS AND CONDITIONS OF THE JOB SITE AND REPORT ANY DISCREPANCIES OR CONDITIONS THAT ARE UNSATISFACTORY OR UNSAFE BEFORE PROCEEDING WITH THE WORK.
- 12. THE CONTRACTOR SHALL PROVIDE FOR THE SAFETY, PREVENTION OF INJURY OR LOSS AT THE JOB TO ALL PERSONS EMPLOYED ON THE WORK, PERSONS VISITING THE WORK AND THE GENERAL PUBLIC. HE SHALL ALSO BE RESPONSIBLE FOR THE PREVENTION OF DAMAGE DUE TO THE WORK, TO MATERIALS OR EQUIPMENT AND OTHER PROPERTY AT THE SITE OR ADJACENT THERETO. 13. THE GENERAL CONTRACTOR SHALL PROVIDE AN ON SITE DUMPSTER IN A LOCATION COORDINATED WITH THE OWNER FOR THE DISPOSAL OF
- REMOVED MATERIAL AND CONSTRUCTION DEBRIS. THE DUMPSTER SHALL BE EMPTIED AT APPROPRIATE INTERVALS TO PREVENT OVERFLOW AND UNSIGHTLY CONDITIONS 14. THE CONTRACTOR SHALL DO ALL WORK IN STRICT CONFORMANCE WITH THE PLANS, FLORIDA BUILDING CODE, LOCAL CODES AND ORDINANCES,
- MANUFACTURERS RECOMMENDATIONS AND ACCEPTABLE TRADE PRACTICES. IF ANY CONFLICT AMONG THE ABOVE; THE MOST STRINGENT REQUIREMENT SHALL GOVERN THE WORK.
- 15. ANY CHANGES MADE PRIOR TO APPROVAL BY THE OWNER AND/OR ARCHITECT ARE DISALLOWED AS EXTRAS AND THE CONTRACTOR MAY HAVE TO RESTORE ALL CHANGES TO CONFORM TO PLANS WITHOUT ADDITIONAL COMPENSATION. 16. SHOP DRAWINGS OF ALL PREFABRICATED STRUCTURAL FLOOR AND ROOF SYSTEMS SHALL BEAR THE SEAL OF THE REGISTERED FLORIDA PROFESSIONAL ENGINEER AS REQUIRED BY THE BUILDING CODE AND SHALL BE SUBMITTED TO THE ARCHITECT BY THE GENERAL CONTRACTOR
- FOR APPROVAL PRIOR TO CONSTRUCTION. 17. THE CONTRACTOR SHALL NOT SCALE DRAWINGS. ANY INFORMATION THAT CANNOT BE OBTAINED BY DIMENSIONS, DETAIL OR SCHEDULE, SHALL BE OBTAINED FROM THE ARCHITECT.
- 18. THE CONTRACTOR SHALL CHECK AND COORDINATE THE WORK OF VARIOUS TRADES TO PREVENT ANY CONFLICTS.
- 19. THE CONTRACTOR SHALL FURNISH ALL SUBCONTRACTORS WITH A COMPLETE SET OF PLANS.

20. THESE PLANS AS DRAWN AND NOTED COMPLY WITH THE BUILDING ENVELOPE ENERGY REQUIREMENTS OF THE FLORIDA MODEL ENERGY CODE. THE CONTRACTOR SHALL FAMILIARIZE HIMSELF WITH THE GOVERNING CODE IN ITS ENTIRETY AND BUILD IN ACCORDANCE WITH ALL PROVISIONS OF THIS CODE WHICH MAY BE SPECIFICALLY ADDRESSED ON THE PLANS AND NOTES. 21. ALL ELECTRICAL WORK SHALL BE DONE IN COMPLIANCE WITH THE NATIONAL ELECTRIC CODE (CURRENT EDITION) AND THE MONROE COUNTY CODF

- 22. PORTABLE REST ROOM FACILITIES TO BE PROVIDED AT THE SITE BY THE CONTRACTOR.
- 23. COMPLETE HOT AND COLD WATER SYSTEMS AND VENT WASTE AND DRAIN SYSTEMS ALL TO CODE, SHALL BE FURNISHED.
- 24. PROVIDE PLASTIC SLEEVES IN MASONRY, PARTITIONS, AND FOUNDATIONS, ETC. AS REQUIRED FOR UTILITY SERVICES. 25. ALL INTERIOR BATHROOM WALLS WILL HAVE SOUND ATTENUATION BLANKET BETWEEN STUDS.
- 26. ALL PLASTIC PIPES WILL HAVE SOUND INSULATION WRAP AND ALL PENETRATIONS AND STRAPS WILL BE INSULATED FOR SOUND.
- 27. ALL BOLTS, CLIPS, HANGERS ETC. SHALL BE GALVANIZED (G90 MINIMUM) 28. CAST IN PLACE CONCRETE SHALL BE IN ACCORDANCE WITH ACI 318, ACI 301, AND FLORIDA BUILDING CODE, FC'=4.0 KSI IN 28 DAYS OR AS INDICATED IN STRUCTURAL NOTES AND DETAILS.
- 29. ALL TIMBER CONSTRUCTION SHALL CONFORM TO AFTC LATEST EDITION. 30. NO PIPE, CONDUIT, OR JUNCTION BOXES TO BE PLACED IN THE SLAB OR COLUMNS UNLESS SPECIFICALLY SHOWN ON THE STRUCTURAL
- DRAWINGS 31. NEW CONCRETE EXPOSED TO DIRECT SUN SHALL BE SPRAYED OR MOPPED WITH A CURING COMPOUND TO SEAL IN MOISTURE AFTER THE FINISH HAS SET, OR THE CONCRETE CAN BE COVERED AND SOAKED WITH WATER.
- 32. CONCRETE SHALL NOT BE MIXED IN PLACE IN A WET AUGER HOLE. 33. ALL WOOD WITHIN 18" OF GRADE IN CONTACT WITH CONCRETE OR MASONRY SHALL BE PRESSURE TREATED.
- 34. ALL FORMS SHALL BE WET JUST PRIOR TO PLACING CONCRETE.
- 35. ALL SOILS TO BE TREATED FOR BUG INFESTATION PRIOR TO ANY POURS OR COVERINGS.
- 36. ALL FOUNDATION OPENINGS, WALL OPENINGS, FLOOR OPENINGS, ELECTRICAL BOXES, AND PENETRATIONS OF ANY KIND SHALL BE SEALED WITH NONFLAMMABLE, HIGH DENSITY FOAM.
- 37. THESE PLANS WERE DESIGNED TO MEET FLORIDA BUILDING CODE ASCE 7-98 AND WIND LOAD DESIGN IS BASED ON 180 MILES PER HOUR. 38. ALLOWANCE: CONTRACTOR SHALL INCLUDE AND ENUMERATE IN HIS BASE BID THE TOTAL SUMS FOR ALL ALLOWANCES ITEMS. ALLOWANCES SUMS SHALL INCLUDE ITEMS SELECTED BY OWNER. QUANTITIES, PURCHASE, DELIVERY AND INSTALLATION SHALL BE BY CONTRACTOR. ALL OVERAGES OF ALLOWANCE AMOUNTS SHALL BE PAID FOR BY OWNER. ALL SAVINGS OF ALLOWANCE AMOUNTS SHALL BE CREDITED TO OWNER. CONTRACTOR SHALL BE RESPONSIBLE FOR SCHEDULING, DELIVERY AND INSTALLATION DATES. ALLOWANCE ITEMS, IF ANY SHALL BE LISTED IN WRITING BY THE OWNER/ARCHITECT PRIOR TO BIDDING.
- 39. <u>DESIGN:</u> IN ACCORDANCE WITH THE FLORIDA BUILDING CODE 2020.
- 40. <u>LIVE LOADS USED IN DESIGN</u>: (SEE STRUCTURAL) A. WIND VELOCITY ... ...180 MPH AS PER ASCE 7-10

# BUILDING CONDITIONS:

- 1. ALL CONTRACTORS ARE TO PATCH ALL SURFACES OF EXISTING INTERIOR PARTITIONS THAT ARE NOT BEING DEMOLISHED OR WERE DAMAGED DUE TO DEMOLITION PROCEEDINGS.
- 2. REMOVE ALL EXISTING FLOOR FINISHES, ADHESIVE, ETC. AS SHOWN ON THE DRAWINGS (PATCH AND REPAIR) TO ACCOMMODATE NEW FLOOR FINISHES. PREPARE FLOOR SURFACE PER MANUFACTURER'S RECOMMENDATIONS. LEVEL AREAS AND FEATHER TO NEW AND DIFFERENT FINISHED TO AVOID TRIP HAZARDS > 1/2" (FEATHER SLOPE 1:12).
- 3. REMOVE ALL INDICATED WALLS, WALL FURRING, DOOR, FRAMES, ETC. THROUGHOUT THE AREA TO FACILITATE NEW CONSTRUCTION AS SHOWN IN THE CONSTRUCTION DOCUMENTS.
- 4. THE GENERAL CONTRACTOR SHALL REMOVE ALL EXISTING DRYWALL CEILING(S), SUSPENDED CEILING TILE(S), AND GRID(S). THE GENERAL CONTRACTOR SHALL PROVIDE AND INSTALL NEW CEILING(S) AS SHOWN IN SET. COORDINATE BRACING AND SUPPORT FOR LIGHT FIXTURES, ETC.
- 5. WHERE SMALL AREAS OF CEILING ARE AFFECTED BY DEMOLITION AND/OR ADJACENT TO EXISTING CEILING, REPAIR ADJOINING CEILINGS AND PAINT AND/OR INSTALL NEW TILE TO MATCH EXISTING. ROOM OR AREA SHOULD BE CONSISTENT WITH NEW CONSTRUCTION.
- 6. THE DEMOLITION CONTRACTOR SHALL EXERCISE CARE SO THAT ONLY THE CONSTRUCTION INDICATED OR REASONABLY IMPLIED TO BE REMOVED SHALL BE DEMOLISHED. THE EXISTING CONSTRUCTION TO REMAIN SHALL BE LEFT INTACT AND UNDAMAGED, TYPICAL. ANY DAMAGE(S) WILL BE REQUIRED TO BE REPAIRED BY THE CONTRACTOR(S) AT NOT COST TO THE PROJECT INCLUDING AREAS OUTSIDE OF THE EXTENTS OF WORK.
- 7. UTILITIES, WATER, AND SEWER LINES ARE TO BE IDENTIFIED, CUT, CAPPED AND CLEARLY IDENTIFIED AND FLAGGED.

# HEALTH, SAFETY, AND WELFARE:

- 1. THE CONTRACTOR SHALL TAKE ALL NECESSARY PRECAUTIONS DURING DEMOLITION AND CONSTRUCTION TO PROTECT AND MAINTAIN THE INTEGRITY AND OPERATION OF EXISTING OR TEMPORARY LIFE SAFETY AND EMERGENCY EGRESS AREAS AND SYSTEMS AS REQUIRED BY LOCAL BUILDING CODES.
- 2. THE GENERAL CONTRACTOR WILL VERIFY WITH THE ARCHITECT ANY EXISTING SECURITY ITEMS TO BE REMOVED AND REUSED. THE GENERAL CONTRACTOR WILL REINSTALL AS DIRECTED.
- 3. THE CONTRACTORS ARE RESPONSIBLE FOR THE REMOVAL OF ALL DEMOLITION AND CONSTRUCTION DEBRIS GENERATED FROM WORK. TAKING CARE TO PREVENT OVERLOADING OF FLOOR ASSEMBLY AND PROTECTION OF ADJACENT EXISTING CONSTRUCTION.
- 4. DURING DEMOLITION, THE CONTRACTOR(S) SHALL TAKE ALL PRECAUTIONS NECESSARY TO PREVENT STRUCTURAL AND OTHER DAMAGE TO THE BUILDINGS EXISTING WALLS.
- 5. ALL ITEMS INDICATED TO BE REMOVED AND ITEMS NOT INDICATED TO BE REUSED SHALL BE DISPOSED OF PROPERLY BY THE CONTRACTORS AS AGREED UPON AND DIRECTED BY THE OWNER OR THEIR AGENT.

DRAWING IN	NDEX		
A-1.1	COVER SHEET	M-1.0	MECHANICAL SCOPE OF WORK, NOTES & SCHEDULES
A-1.2	SITE PLAN / PARKING	M-2.0	GENERAL MECHANICAL PLANS
D-1.0	DEMOLITION PLAN	M-2.1	FIRST FLOOR MECHANICAL PLANS
A-2.1	PROPOSED 1ST FLOOR PLAN	M-2.2	FIRST FLOOR MECHANICAL PLANS
A-2.2	PROPOSED 2ND FLOOR PLAN	M-2.3	SECOND FLOOR MECHANICAL PLANS
A-3.1	PROPOSED ELEVATIONS	M-2.4	ROOF MECHANICAL PLANS
A-3.2	PROPOSED INTERIOR NORTH ELEVATION	M-3.0	MECHANICAL DETAILS
A-3.3	PROPOSED INTERIOR SOUTH ELEVATION		
A-4.1	ROOF PLAN	E-1.0	ELECTRICAL SCOPE OF WORK, NOTES & DETAILS
A-5.1	FIRST FLOOR REFLECTED CEILING PLAN	E-2.0	GENERAL ELECTRICAL PLANS
A-5.2	SECOND FLOOR REFLECTED CEILING PLAN	E-2.1	FIRST FLOOR POWER PLANS
A-6.1	SECTION & DETAILS	E-2.2	FIRST FLOOR POWER PLANS
A-7.1	DOORS / WINDOWS / LOUVERS SCHEDULE	E-2.3	FIRST FLOOR LIGHTING PLANS
		E-2.4	FIRST FLOOR LIGHTING PLANS
		E-2.5	SECOND FLOOR LIGHTING PLANS
		E-2.6	ROOF ELECTRICAL PLAN
S-1.0	FOUNDATION PLAN	E-3.0	ELECTRICAL PANELS
S-1.1	1ST FLOOR WALL & COLUMN PLAN	E-3.1	ELECTRICAL PANELS
S-1.2	SECOND FLOOR STRUCTURAL PLAN		
S-1.3	SECOND FLOOR WALL PLAN	P-1.0	PLUMBING SCOPE OF WORK, NOTES 7 DETAILS
S-1.4	ROOF FRAMING PLAN	P-2.0	GENERAL PLUMBING PLANS
S-2.0	WINDOW & DOOR WIND PRESSURE	P-2.1	SECOND FLOOR PLUMBING PLANS & DETAILS
S-3.0	BUILDING SECTION	P-3.0	PLUMBING WATER RISER
S-3.1	SECTIONS & DETAILS	P-3.1	PLUMBING SANITARY RISER
S-3.2	SECTIONS & DETAILS		

ALL WORK SHALL COMPLY WITH ASCE 24-14  SCOPE OF WORK  THIS IS THE RECONSTRUCTION OF AN EXISTING FIRE DAMAGED MIXED USE BUILDING.  RECONSTRUCTION SHALL BE THE SAME VOLUMETRIC BUILDING ENVELOPE. THERE WILL BE NO CHANGE OF USE OR OCCUPANCY.	APPLIC/ 1.	
THIS IS THE RECONSTRUCTION OF AN EXISTING FIRE DAMAGED MIXED USE BUILDING. RECONSTRUCTION SHALL BE THE SAME VOLUMETRIC BUILDING ENVELOPE. THERE WILL BE NO CHANGE OF		
	DAMAG RECON BUILDII	ED MIXED USE BUILDING. STRUCTION SHALL BE THE SAME VOLUMETRIC NG ENVELOPE. THERE WILL BE NO CHANGE OF

NOTE: FA/ FP DRAWINGS TO BE PROVIDED IN SEPARATE FILING





- PROJECT LOCATION

ZONING INFORMATION

ZONING DISTRICT : CL EXISTING NON CONFORMING NO CHANGES TO USE, OCCUPANCY FLOOD ZONE: AE-8

ZONING DISTRICT : CL EXISTING NON CONFORMING NO CHANGES TO USE. OCCUPANCY FLOOD ZONE: AE-8



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# NOTES:

- SCOPE OF DEMOLITION
- 1. THE EXISTING CONDITION/DEMOLITION DRAWINGS ARE INTENDED AS A GENERAL GUIDE TO THE DEMOLITION REQUIRED FOR THIS PROJECT. DEMOLITION IS NOT SHOWN IN COMPLETE DETAIL AND IT SHALL BE THE RESPONSIBILITY OF THE DEMOLITION CONTRACTORS TO REMOVE EXISTING CONSTRUCTION AS REQUIRED TO ACCOMPLISH THE NEW DESIGN INTENT AND/OR WORK SHOWN OR REASONABLY IMPLIED FOR CONSTRUCTION OF THE FLOOR PLAN.
- 2. THE CONTRACTOR SHALL REFER TO THE WORK SHOWN ON ALL OTHER DRAWINGS IN THE SET FOR THE EXTENT OF DEMOLITION REQUIRED TO PERFORM WORK INTENT.
- 3. <u>DEMOLITION</u> SHALL INCLUDE THE REMOVAL OF ALL ITEMS AS INDICATED ON THE DRAWINGS, AS WELL AS INCIDENTAL ITEMS NECESSARY FOR NEW WORK TO PROGRESS. ALL WORK SHALL BE DONE IN A WORKMAN LIKE MANNER WITH MINIMAL DISTURBANCE TO EXISTING TO REMAIN. ALL UNWANTED MATERIAL TO BE REMOVED FROM THE SITE AND PROPERLY/LEGALLY DISPOSED OF. UNLESS NOTED OTHERWISE, PATCH ALL AREAS TO REMAIN TO MATCH EXISTING IN AREAS DAMAGED BY DEMOLITION.



D1.0

DEMOLITION PLAN SCALE: 3/32" = 1' - 0"

\_\_\_Asphalt \_\_\_\_\_ 259.98' (m/r) \_\_\_\_REMOVE CONCRETE BALCONY Asphalt Parking -Balcony— - EXISTING OPENING Existing Footprint of Concrete Block Structure (Fire Damaged) -REMOVE O. (6) TYP LALLY COLUMNS O - REMOVE EXISTING 14"x31" CONCRETE BEAM ABOVE - CAREFULLY SAWCUT EXISTING CONCRETE SIDEWALKS FOR FOUNDATION Concrete Sidewalk Below (Typical Dashed) TYP. EXISTING OPENING-- REMOVE EXISTING CONCRETE BALCON (3· Asphalt Parking 35 . 259.98' (m/r)\_\_\_\_ Concrete Sidewalk Curb & Gutter Concrete Curb Flagler Avenue -Median\_ 100' (0\ 111) A 1 / A 1 1 • 1  $\langle \neg i \rangle$  $\sim$ 



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# SITE PLAN (EXISTING PARKIN A1.2

SCALE: 3/32" = 1' - 0"

(3<sup>.9)</sup>

10'(R\W)													Asphalt <	
9'-11"	<u>9'-11"</u>	9'-11" (28)	9'-11" (29)	9'-11" 30	9'-11" 31	9'-11" (32)	9'-11" (33)	9'-11" <b>3</b> 4	9'-11' 35		- <u>11"</u> 36) 1	9'-11" (37)	-	
			59.98° (m/r)											715.
		(	]										-	
														65.
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		2	59.98' (m/r)					Concrete	Sidewalk					_
Curb & G	utter													
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ALUMINUM E-HZ_BILCO ROOF HATCH						
	 ALUMINUM	E-HZ_	BILCO	ROOF	HATCH	

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2	 	- 105B ••	106B	107B	38
		· STUCCO FINISH WITH PROTECTIVE COATING ARC	DUND		





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**INTERIOR NORTH ELEVATION - A** SCALE: 1/4"=1'-0"







A201	6010	











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3201 FLAGLER AVE., KEY WEST RECONSTRUCTION OF EXIST. MIXED L

CONDOMINIUM

Date: - APRIL 11, 2025

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Date: - APRIL 11, 2025 © 2025 WILLIAM SHEPLER & ASSOCIATES ARCHITECTURE LLC





、A5.1









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Barry Street Barry	WIND	OW SCHEDULE									
Image         Control         Control <thcontro< th=""> <thcontro< th=""> <thcontr< th=""><th>SYMBOL</th><th>DESCRIPTION</th><th>UNIT SIZE (WxH</th><th>•</th><th></th><th></th><th></th><th></th><th>DESIGN PRESS</th><th>REQ'D PRESS.</th><th>COMMENTS</th></thcontr<></thcontro<></thcontro<>	SYMBOL	DESCRIPTION	UNIT SIZE (WxH	•					DESIGN PRESS	REQ'D PRESS.	COMMENTS
Bit         Bit <th>101A</th> <th>FIXED WINDOW</th> <th></th> <th>-</th> <th></th> <th>WHITE</th> <th>57"</th> <th></th> <th>+90 / -90</th> <th>SEE STRUCTURAL</th> <th>2 OVER 1</th>	101A	FIXED WINDOW		-		WHITE	57"		+90 / -90	SEE STRUCTURAL	2 OVER 1
Bit         NUMBER         Part of a set of											
NA         Conversion         Prior Prior         Prior Prio	103A	FIXED WINDOW	106" x 30"	MR_GLASS / MG-500	TBD	WHITE	57"	FL27000-1	+90 / -90	SEE STRUCTURAL	2 OVER 1
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IDM         IDM JUNU2/0         I											
Image         Norma         Norma <th< td=""><td></td><td></td><td></td><td>_</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></th<>				_							
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ID         ID        ID        ID         ID <td>108A</td> <td>FIXED WINDOW</td> <td>105" x 30"</td> <td>MR_GLASS / MG-500</td> <td>TBD</td> <td>WHITE</td> <td>57"</td> <td>FL27000-1</td> <td>+90 / -90</td> <td>SEE STRUCTURAL</td> <td>2 OVER 1</td>	108A	FIXED WINDOW	105" x 30"	MR_GLASS / MG-500	TBD	WHITE	57"	FL27000-1	+90 / -90	SEE STRUCTURAL	2 OVER 1
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19801990<	1004		0.4" x 26"				6.2"		.00 / 00		
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BALL         COUNTY ALERY         PET AL UNAL         No. 1. A COUNTY ALERY         PET AL UNAL         PET AL UNAL        PET AL UNAL				SECOND							
	601A			MR_GLASS / MG-350 HR	TBD	WHITE	30"	FL41890			
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etable              etable              is a second sec	601G	HORIZONTAL SLIDER	36" x 42"	MR_GLASS / MG-350 HR	TBD	WHITE	42"	FL41890	+65/-65	SEE STRUCTURAL	XO (INTERIOR)
BODE         DECK         PACH         PACH <th< td=""><td>602A</td><td></td><td>122" x 54"</td><td>MR_GLASS / MG-350 HR</td><td>TBD</td><td></td><td></td><td>FL41890</td><td></td><td></td><td></td></th<>	602A		122" x 54"	MR_GLASS / MG-350 HR	TBD			FL41890			
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BAD         INTEDN'N, ALECT         INC, ALE	602F	HORIZONTAL SLIDER	36"x 24"	MR_GLASS / MG-350 HR	TBD	WHITE	60"	FL41890	+65/-65	SEE STRUCTURAL	XO (INTERIOR)
6460         6260         6260         747         7478         747         7478         747         7478         747         7478         747         7478         747         7478         747         7478 </td <td>602G</td> <td>HURIZON FAL SLIDER</td> <td>36" x 42"</td> <td>MR_GLASS / MG-350 HR</td> <td>I BD</td> <td>WHITE</td> <td>42"</td> <td>⊢L41890</td> <td>+65/-65</td> <td>SEE STRUCTURAL</td> <td>XU (INTERIOR)</td>	602G	HURIZON FAL SLIDER	36" x 42"	MR_GLASS / MG-350 HR	I BD	WHITE	42"	⊢L41890	+65/-65	SEE STRUCTURAL	XU (INTERIOR)
40000              10000000000000000000000000											
BOD         CONTRALACCE         BP 3 / 2         ME 2025/ME 2005/ME 300         TO         MP 1         SP 1         APP	603E	HORIZONTAL SLIDER	58" x 24"	MR_GLASS / MG-350 HR	TBD	WHITE	60"	FL41890	+65/-65	SEE STRUCTURAL	XO (INTERIOR)
Generic PLA D. DEC         12°. ST         N.R. G. 450. VL 350. H         To         N.R. G. 450. VL 300. H         To											· · ·
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646         PORCOVER, SLDER         97         47         MR (LASS) MUSD (M)         PD         MMT (L         PF (LASS)         PE FINCTURE, IX XX XX           6044         MOREOVER, SLDER         17 / 44         MR (LASS) MUSD (M)         PE MARK         PE MARK <t< td=""><td>604E</td><td>HORIZONTAL SLIDER</td><td>58" x 24"</td><td>MR_GLASS / MG-350 HR</td><td>TBD</td><td>WHITE</td><td></td><td>FL41890</td><td>+65/-65</td><td>SEE STRUCTURAL</td><td>XO (INTERIOR)</td></t<>	604E	HORIZONTAL SLIDER	58" x 24"	MR_GLASS / MG-350 HR	TBD	WHITE		FL41890	+65/-65	SEE STRUCTURAL	XO (INTERIOR)
6968											· · · ·
6968	6054		122" x 54"				20"	EL 41900	165/ 65		YOY.
6697         COUCKI M, SLOBE         3 × 2**         MIL (MAS):MG 30 HI         MILE         ST         FLMSD         See 3         SECTINGT/UNA (D) (MTERIOR)           6004         -COUCKI M, SLOPE         3 × 2**         ML (MAS):MG 303 HI         MILE         37*         FLMSD         Get 3         EESTINGT/UNA (D) (MTERIOR)           6008         -COUCKI M, SLOPE         3 × 2**         ML (MAS):MG 303 HI         TIM         MILE         37*         FLMSD         Get 3         EESTINGT/UNA (D) (MTERIOR)           6009         -COUCKI M, SLOPE         3 × 2**         ML (MS):MG 303 HI         TIM         MILE         37*         FLMSD         Get 3         EESTINGT/UNA (D) (MTERIOR)           6007         -COUCKI M, SLOPE         3 × 2**         ML (MS):MG 303 HI         TIM         MILE         47*         FLMSD         Get 40         EESTINGT/UNA (D) (MTERIOR)           6007         -COUCKI M, SLOPE         -27.5**         ML (MS):MG 303 HI         TIM         MILE         47*         FLMSD         Get 40         EESTINGT/UNA (D) (MTERIOR)           6007         -COUCKI M, SLOPE         -77.5**         ML (MS):MG 303 HI         TIM         MILE         47*         FLMSD         Get 40         EESTINGT/UNA (D) (MTERIOR)           670000014         SLOPE						WHITE			+65/-65		
BBS         DBRZ2917A, BLECE         ST: A 2*         ME GLARS/MG 330 //E         TIDE         MITE         AV         TLATER         AV         MITE         AV           BBA         DRRZ2917A, BLECE         T22 75 **         WE SLASS/MG 330 //E         TIDE         MITE         37         TLATER         AV         SITE STRUCTURAL X0         X0           BBA         DRRZ2917A, BLECE         ST 34*         WE SLASS/MG 330 //E         TIDE         MITE         37         TLATER         AV         SITE STRUCTURAL X0         X0           BBA         DRRZ2917A, BLECE         ST 34*         WE SLASS/MG 330 //E         TIDE         MITE         37         TLATER         AV         SITE STRUCTURAL X0         X0         MITERDOP           BBA         DRRZ2917A, BLECE         ST 34*         WE SLASS/MG 300 //E         TIDE         MITE         47         TLATER         AV-30         SITE STRUCTURAL X0         X0///E         X0///E         X0											, ,
BORE         BORCENTA, S. DER.         BOY, 4         MERRIS/LOG 20014R         DTD         MITE         SUP         F. 4499         456         SEE STRUCTURAL XO DINERTORIN           BORE         MORCENTA, S. DER.         Six 44         MER, LASS VIG-20014R         BID         MITE         SUP         F. 4499         456.45         SEE STRUCTURAL XO DINERTORIN           BORE         MORCENTA, S. DER.         Six 44         MER, LASS VIG-20014R         BID         MITE         SUP         F. 4499         456.45         SEE STRUCTURAL XO DINERTORIN           BORE         MORCENTA, S. DER.         Six 44         MER, LASS VIG-20014R         BID         MITE         SUP         F. 4499         456.45         SEE STRUCTURAL XO DINERTORIN           BORE DITALS, SUPER         60 x 54         MER, LASS VIG-20014R         BID         MITE         SUP         F. 4499         456.45         SEE STRUCTURAL XO DINERTORIN           BORE DITALS, SUPER         60 x 54         MER, LASS VIG-20014R         BID         MITE         SUP - 4499         456.45         SEE STRUCTURAL XO DINERTORIN           BORE DITALS, SUPER         60 x 54         MER, LASS VIG-20014R         BID         MITE         SUP - 4499         456.45         SEE STRUCTURAL XO DINERTORIN           BORE DITALS, SUPER         50 x 44 <td></td> <td>· · · ·</td>											· · · ·
6666         6042011 A. S.D.ER         37*         24*         MK S.LASS MC-SOH H         100         MHTE         60*         FL4199         47*-64         SEE STRUCTUREL XO INTERIOR           6066         MORZIDITA S.D.ER         37*-47         MK S.LASS MC-SOH H         100         MHTE         67         FL4199         45*-64         SEE STRUCTUREL XO INTERIOR           6067         MORZIDITA S.D.ER         72*-47         MK S.LASS MC-SOH H         100         MHTE         67         FL4199         45*-64         SEE STRUCTUREL XO INTERIOR           6076         MORZIDITA S.D.ER         72*-54*         MK S.LASS MC-SOH H         100         MHTE         67         FL4199         45*-64         SEE STRUCTUREL XO INTERIOR           6076         MORZIDITA S.D.ER         67*-64*         MK S.LASS MC-SOH H         100         MHTE         67         FL4199         45*-64         SEE STRUCTUREL XO INTERIOR           6076         MORZIDITA S.D.ER         37*-47         MK S.LASS MC-SOH H         100         MHTE         67         FL4199         45*-64         SEE STRUCTUREL XO INTERIOR           6076         MORZIDITA S.D.ER         37*-47         MK S.LASS MC-SOH H         100         MHTE         67         FL4199         45*-64         SEE STRUCTUREL XO INTERIOR	606A	HORIZONTAL SLIDER	122" x 54"	MR_GLASS / MG-350 HR	TBD	WHITE	30"	FL41890	+65/-65	SEE STRUCTURAL	хох
6667         DORZON AS DER         37° A         MIT GASS, MAS ASCH         FID         MITT         6.77         F. 14180         65° AS         SEE STRUCTURE, DO INTERDOR;           600         DORZON AS, DER         27° A         MIT, SASS, MAS ASCH         FED         MITT         6.77         F. 14180         65° AS         SEE STRUCTURE, DO INTERDOR;           600         DORZON AS, DER         12° A         MIT, SASS, MAS ASCH         FED         MITT         5.7         F. 14180         65° AS         SEE STRUCTURE, DO INTERDOR;           6000         DORZON AS, DER         12° A         MIT, SASS, MAS ASCH         TED         MITT         5.7         F. 14180         65° AS         SEE STRUCTURE, DO INTERDOR;           6000         DORZON AS, DER         97° A         MIT, SASS, MAS ASCH         TED         MITT         57         F. 14180         65° AS         SEE STRUCTURE, DO INTERDOR;           6000         DORZON AS, DER         97° A         MIT, SASS, MAS ASCH         TED         MITT         57         F. 14180         65° AS         SEE STRUCTURE, DO INTERDOR;           6000         DORZON AS, DER         12° A         MITT, SASS, MAS ASCH         TED         MITT         57         F. 14180         65° AS         SEE STRUCTURE, DO INTERDOR;											
Image: Part A CoRECN TAL SLIDER         Image: Part A State A				_							, ,
6976         HORZONTA, SLDER         697. S.M.         MR. CLASS MO-300 HP         FED         WATE         32*         FLA80a         48-26         SEE STILLITURAL XD           6970         HORZONTA, SLDER         697. S.M.         MR CLASS MO-300 HP         FED         WATE         32*         FLA80a         48-265         SEE STILLITURAL XD           6970         HORZONTA, SLDER         597. S.M.         MR CLASS MO-300 HP         FED         WATE         62*         FLA80a         48-265         SEE STILLITURAL XD (MYERDOR)           6970         HORZONTA, SLDER         397. S.M.         MR CLASS MO-300 HF         FED         WATE         62*         FLA80a         48-265         SEE STILLITURAL XD (MYERDOR)           6970         HORZONTA, SLDER         97*. S.M.         MR CLASS MO-300 HF         1ED         WATE         32*         TLA80a         48-25         SEE STILLITURAL XD (MYERDOR)           6970         HORZONTA, SLDER         97*. S.M.         MR CLASS MO-300 HF         1ED         WATE         32*         TLA80a         48-25         SEE STILLITURAL XD (MYERDOR)           6980         HORZONTA, SLDER         97*. S.M.         MR CLASS MO-300 HF         1ED         WATE         37*         FLA80a         48-25         SEE STILLITURAL XD (MYERDOR)	606G	HORIZONTAL SLIDER	36" x 42"	MR_GLASS / MG-350 HR	TBD	WHITE	42"	FL41890	+65/-65	SEE STRUCTURAL	XO (INTERIOR)
607C         6072_007_4_8_LODEX         607_5_47         MR_CLASS (MA_301HR         ED         WHTE         307         FL4880         -86-65         SEE STAUCU DRAL XD           647E         MORZONTA, SLOER         677 × AF         MR_CLASS (MA_301HR         ED         WHTE         S07         FL4880         -86-65         SEE STAUCU DRAL XD         WHTERUOR           647E         MORZONTA, SLOER         377 × AF         MR_CLASS (MA_301HR         ED         WHTE         S07         FL4880         -86-65         SEE STAUCU DRAL XD (WHTERUOR)           6070         MORZONTA, SLOER         377 × AF         MR_CLASS (MA_301HR         ED         WHTE         57         FL4880         -86-55         SEE STAUCU DRAL XD (WHTERUOR)           6080         MORZONTA, SLOER         677 × 54         MR_CLASS (MA_301HR         ED         WHTE         57         FL4880         -86-55         SEE STAUCU DRAL XD         XD           6080         MORZONTA, SLOER         677 × 54         MR_CLASS (MA_301HR         ED         WHTE         57         FL4880         -86-55         SEE STAUCU DRAL XD         XD           6084         MORZONTA, SLOER         677 × 54         MR_CLASS (MA_301HR         ED         WHTE         57         FL43800         -86-55         SEE STAUC											
6070 0767         0002(X) 14, SLDER         99*, S-F 95*, 24*         Mic_QLASS /VG_SON H         100 076         WITE 077         L41380 149         64-56         SEE STRUCTURAL X0 (MERROR)           6076         HORZON TAL SLDER         95*, 24*         MIC_QLASS /VG_SON H         100         WITE         607         FL4380         662-56         SEE STRUCTURAL X0 (MERROR)           6076         HORZON TAL SLDER         95*, 24*         MIC_QLASS /VG_SON H         100         WITE         607         FL4380         662-55         SEE STRUCTURAL X0 (MERROR)           6084         HORZON TAL SLDER         95*, 24*         MIC_QLASS /VG_SON H         100         WITE         307         FL4380         652-55         SEE STRUCTURAL X0 (MERROR)           6086         HORZON TAL SLDER         07* A4*         MIC_QLASS /VG_SON H         100         WITE         307         FL4380         652-55         SEE STRUCTURAL X0 (MERROR)           6086         HORZON TAL SLDER         07* A4*         MIC_QLASS /VG_SON H         100         WITE         307         FL4380         652-55         SEE STRUCTURAL X0 (MERROR)           6086         HORZON TAL SLDER         95* A4*         MIC_QLASS /VG_SON H         100         WITE         67         FL4380         652-55         SEE STRUCTURAL X0 (MERROR)<											
647F         6172         6172         MR_GLASS ING_SOURCE         100         MHTE         677         FL4380         457-45         SEE STRUCTURAL X0 (MTEROR)           6470         HORZONTALSLDER         357 x 42"         MR_GLASS ING_SOURCE         TED         MHTE         42"         FL4380         457-45         SEE STRUCTURAL X0 (MTEROR)           6484         HORZONTALSLDER         677 s 64"         MR_GLASS ING_SOURCE         180         MHTE         37"         FL4380         457-45         SEE STRUCTURAL X0           6484         HORZONTALSLDER         677 s 64"         MR_GLASS ING-SOURCE         180         MHTE         37"         FL4380         457-45         SEE STRUCTURAL X0           6484         HORZONTALSLDER         677 s 64"         MR_GLASS ING-SOURCE         180         MHTE         37"         FL4380         457 45         SEE STRUCTURAL X0         MITE         457 45         SEE ST				MR_GLASS / MG-350 HR					+65/-65		
ORD         ORD <td></td> <td>· · · ·</td>											· · · ·
6088         0CR2/D1TA_SLDER         097 & 547         MR_GLASS / MC-350 HR         TED         WHTE         307         FL41890         455 - 455         SEE STRUCTURAL XO           6080         /CR2/D1TA_SLDER         697 x 547         MR_GLASS / MC-350 HR         TED         WHTE         307         FL41880         455 - 455         SEE STRUCTURAL XO         VINTEROR)           6080         /CR2/D1TA_SLDER         697 x 247         MR_GLASS / MC-350 HR         TED         WHTE         607         FL41880         455 - 455         SEE STRUCTURAL XO (INTEROR)           6080         /CR2/D1TA_SLDER         397 x 427         MR_GLASS / MC-350 HR         TED         WHTE         607         FL41890         455 - 45         SEE STRUCTURAL XO (INTEROR)           6099         /CR2/D1TA_SLDER         97 x 547         MR_GLASS / MC-350 HR         TED         WHTE         307         FL41890         455 - 455         SEE STRUCTURAL XO         XO           6098         /CR2/D1TA_SLDER         97 x 547         MR_GLASS / MC-350 HR         TED         WHTE         307         FL41890         455 - 455         SEE STRUCTURAL XO           6098         /CR2/D1TA_SLDER         97 x 427         MR_GLASS / MC-350 HR         TED         WHTE         307         FL41890         455 - 455 </td <td>607G</td> <td>HORIZONTAL SLIDER</td> <td>36" x 42"</td> <td>MR_GLASS / MG-350 HR</td> <td>TBD</td> <td>WHITE</td> <td>42"</td> <td>FL41890</td> <td>+65/-65</td> <td>SEE STRUCTURAL</td> <td>XO (INTERIOR)</td>	607G	HORIZONTAL SLIDER	36" x 42"	MR_GLASS / MG-350 HR	TBD	WHITE	42"	FL41890	+65/-65	SEE STRUCTURAL	XO (INTERIOR)
646E         HORIZOTTA SLIDER         607 & 57         IR. GLASS / MG-369 / IR.         FID         WHITE         907         FL41800         456-45         SEE STRUCTURAL XO           6080         HORIZONTA, SLIDER         697 x 541         MR GLASS / MG-360 / IR.         FD         WHITE         907         FL41800         456-45         SEE STRUCTURAL XO           6086         HORIZONTA, SLIDER         597 x 241         MR GLASS / MG-360 / IR.         FD         WHITE         907         FL41800         456-45         SEE STRUCTURAL XO         MITEROR)           6086         HORIZONTA, SLIDER         597 x 241         MR GLASS / MG-360 / IR.         FD         WHITE         207         FL41800         456-45         SEE STRUCTURAL XO           6096         HORIZONTA, SLIDER         977 x 541         MR GLASS / MG-360 / IR.         FD         WHITE         907         FL41800         456-45         SEE STRUCTURAL XO           6096         HORIZONTA, SLIDER         977 x 241         MR GLASS / MG-360 / IR         FD         WHITE         907         FL41800         456-45         SEE STRUCTURAL XO           6096         HORIZONTA, SLIDER         977 x 241         MR GLASS / MG-360 / IR         FD         WHITE         907         FL41800         456-45         SEE STRUC	608A										
6460         OPRIZONTA_SLDER         697% AF         MR_CLASS_MO-300 HR         TBD         WHITE         607         FL41880         465-45         SEE STRUCTURAL XO (INTEROR)           6688         HORIZONTA_SLDER         35° X 24'         MR_CLASS_MO-350 HR         TBD         WHITE         607         FL41880         455-55         SEE STRUCTURAL XO (INTEROR)           6698         HORIZONTA_SLDER         35° X 24'         MR_CLASS_MO-350 HR         TBD         WHITE         607         FL41890         455-65         SEE STRUCTURAL XO (INTEROR)           6698         HORIZONTA_SLDER         35° X 24'         MR_CLASS_MO-350 HR         TBD         WHITE         007         FL41890         455-65         SEE STRUCTURAL XO           6698         HORIZONTA_SLDER         58° X 24'         MR_CLASS MI-350 HR         TBD         WHITE         007         FL41890         455-65         SEE STRUCTURAL XO           6698         HORIZONTA_SLDER         58° X 24'         MR_CLASS MI-350 HR         TBD         WHITE         007         FL41890         455-45         SEE STRUCTURAL XO           6696         HORIZONTA_SLDER         78° X 24'         MR_CLASS MI-350 HR         TBD         WHITE         007         FL41890         455-45         SEE STRUCTURAL XO         NO											
6686         HOR2ONT 4. SLDER         39": 24"         MR_GLASS /MG-350 HR         TED         WHTE         67"         FL41805         663-25         SEE STRUCTURAL XD (MTERIOR)           6096         HORZONT 4. SLDER         36" x 42"         MR_GLASS /MG-350 HR         TED         WHTE         42"         FL41805         463-25         SEE STRUCTURAL XD (MTERIOR)           6096         HORZONT 4. SLDER         122" x 54"         MR_GLASS /MG-350 HR         TED         WHTE         30"         FL41805         463-25         SEE STRUCTURAL XD (MTERIOR)           6096         HORZONT 4. SLDER         56" x 54"         MR_GLASS /MG-350 HR         TED         WHTE         30"         FL41805         463-25         SEE STRUCTURAL XD (MTERIOR)           6096         HORZONT 4. SLDER         56" x 42"         MR_GLASS /MG-350 HR         TED         WHTE         40"         FL41805         463-45         SEE STRUCTURAL XD (MTERIOR)           6096         HORZONT 4. SLDER         122" x 54"         MR_GLASS /MG-350 HR         TED         WHTE         30"         FL41805         463-45         SEE STRUCTURAL XD (MTERIOR)           6106         HORZONT 4. SLDER         122" x 54"         MR_GLASS /MG-350 HR         TED         WHTE         30"         FL41805         463-45         SEE ST	608D	HORIZONTAL SLIDER	60"x 54"	MR_GLASS / MG-350 HR	TBD	WHITE	30"	FL41890	+65/-65	SEE STRUCTURAL	ХО
608A         HORIZONTAL SLIDER         122" x 54"         MR. GLASS / MG. 360 HR         TED         WHITE         30"         FL41800         465" 45         SEE STRUCTURAL XXX           609B         HORIZONTAL SLIDER         59" x 44"         MR. GLASS / MG. 360 HR         TED         WHITE         60" FL41800         465" 45         SEE STRUCTURAL XXX           609F         HORIZONTAL SLIDER         59" x 44"         MR. GLASS / MG. 360 HR         TED         WHITE         60" FL41800         465" 45         SEE STRUCTURAL XXX         NOINTERIOR)           609F         HORIZONTAL SLIDER         39" x 44"         MR. GLASS / MG. 360 HR         TED         WHITE         42"         FL41800         465" 45         SEE STRUCTURAL XXX         XXX           610A         HORIZONTAL SLIDER         122" x 54"         MR. GLASS / MG. 360 HR         TED         WHITE         30"         FL41800         465" 45         SEE STRUCTURAL XXX           610B         HORIZONTAL SLIDER         59" x 24"         MR. GLASS / MG. 360 HR         TED         WHITE         60" FL41800         465" 45         SEE STRUCTURAL XXX         XXX           610B         HORIZONTAL SLIDER         59" x 24"         MR. GLASS / MG. 360 HR         TED         WHITE         60" FL41800         465" 45         SEE STRUCTURAL											
6088         IORIZONTIA_SUDER         60"x 54"         MR_GLASS / MG_300 HR         TED         WHTE         30"         FL41880         45%-65         SEE STRUCTURAL XO (INTERIOR)           6096         FORZONTIA_SUDER         30"x 42"         MR_GLASS / MG_300 HR         TED         WHITE         60"         FL41880         45%-65         SEE STRUCTURAL XO (INTERIOR)           6096         FORZONTIA_SUDER         30"x 42"         MR_GLASS / MG_300 HR         TED         WHITE         45%-65         SEE STRUCTURAL XO (INTERIOR)           6100         HORIZONTIA_SUDER         102"x 54"         MR_GLASS / MG_300 HR         TED         WHITE         40"         FL41880         45%-65         SEE STRUCTURAL XO (INTERIOR)           6101         HORIZONTIA_SUDER         60"x 54"         MR_GLASS / MG_300 HR         TED         WHITE         30"         FL41880         45%-65         SEE STRUCTURAL XO (INTERIOR)           6101         HORIZONTIA_SUDER         50"x 24"         MR_GLASS / MG_300 HR         TED         WHITE         60"         FL41880         45%-65         SEE STRUCTURAL XO (INTERIOR)           6106         HORIZONTA_SUDER         30"x 42"         MR_GLASS / MG_300 HR         TED         WHITE         40"         FL41880         45%-65         SEE STRUCTURAL XO (INTERIOR)											
606E         HORIZONTIA_SLIDER         56"s 24"         MIR_CLASS / MG_300 HR         TED         WHTE         60"         FL41880         45%-55         SEE STRUCTURAL X0 (INTERIOR)           609F         HORIZONTA_SLIDER         36" x 24"         MR_CLASS / MG_300 HR         TED         WHITE         60"         FL41880         45%-55         SEE STRUCTURAL X0 (INTERIOR)           609F         HORIZONTA_SLIDER         36" x 24"         MR_CLASS / MG_300 HR         TED         WHITE         60"         FL41880         45%-55         SEE STRUCTURAL X0 (INTERIOR)           610B         HORIZONTA_SLIDER         66" x 54"         MR_CLASS / MG_300 HR         TED         WHITE         30"         FL41880         45%-55         SEE STRUCTURAL X0 (INTERIOR)           610F         HORIZONTA_SLIDER         36" x 44"         MR_CLASS / MG_300 HR         TED         WHITE         60"         FL41880         45%-55         SEE STRUCTURAL X0 (INTERIOR)           610F         HORIZONTA_SLIDER         36" x 44"         MR_CLASS / MG_300 HR         TED         WHITE         60"         FL41880         45%-55         SEE STRUCTURAL X0 (INTERIOR)           610F         HORIZONTA_SLIDER         66" x 54"         MR_CLASS / MG_300 HR         TED         WHITE         30"         FL41880         45%-55	609A				TBD						
669F         HORIZONTAL SLIDER         38" x 24"         MR_CLASS / MG-350 HR         TED         WHITE         60"         FL41800         468'-65         SEE STRUCTURAL XO (INTERIOR)           6006         HORIZONTAL SLIDER         12" x 54"         MR_CLASS / MG-350 HR         TED         WHITE         30" x 14         SEE STRUCTURAL XO (INTERIOR)           6108         HORIZONTAL SLIDER         66" x 54"         MR_CLASS / MG-350 HR         TED         WHITE         30"         FL41800         +65'-65         SEE STRUCTURAL XO (INTERIOR)           6108         HORIZONTAL SLIDER         66" x 54"         MR_CLASS / MG-350 HR         TED         WHITE         30"         FL41800         +65'-65         SEE STRUCTURAL XO (INTERIOR)           6106         HORIZONTAL SLIDER         36" x 42"         MR_CLASS / MG-350 HR         TED         WHITE         40"         FL41880         +65'-65         SEE STRUCTURAL XO (INTERIOR)           6106         HORIZONTAL SLIDER         36" x 42"         MR_CLASS / MG-350 HR         TED         WHITE         40"         FL41880         +65'-65         SEE STRUCTURAL XO (INTERIOR)           6118         HORIZONTAL SLIDER         69" x 42"         MR_CLASS / MG-350 HR         TED         WHITE         40"         FL41880         +65'-65         SEE STRUCTURAL XO (											
610A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-360 HR         TBD         WHITE         30"         FL41890         +66/-65         SEE STRUCTURAL XOX           610B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-360 HR         TBD         WHITE         30"         FL41890         +66/-45         SEE STRUCTURAL XOX           610B         HORIZONTAL SLIDER         68" x 24"         MR_GLASS / MG-360 HR         TBD         WHITE         60"         FL41890         +66/-45         SEE STRUCTURAL XO (INTERIOR)           610F         HORIZONTAL SLIDER         38" x 24"         MR_GLASS / MG-360 HR         TBD         WHITE         60"         FL41890         +66/-45         SEE STRUCTURAL XO (INTERIOR)           611A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-360 HR         TBD         WHITE         30"         FL41890         +66/-45         SEE STRUCTURAL XO (INTERIOR)           611B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-360 HR         TBD         WHITE         30"         FL41890         +66/-45         SEE STRUCTURAL XO (INTERIOR)           611B         HORIZONTAL SLIDER         38" x 24"         MR_GLASS / MG-360 HR         TBD         WHITE         60" S -455         SEE STRUCTURAL XO (INTERIOR)	609F	HORIZONTAL SLIDER	36" x 24"	MR_GLASS / MG-350 HR	TBD	WHITE	60"	FL41890	+65/-65	SEE STRUCTURAL	XO (INTERIOR)
610B         HORIZONTAL SLIDER         60° × 54°         MR_GLASS /MG-350 HR         TBD         WHITE         30°         FL41800         45/-65         SEE STRUCTURAL         XO           610F         HORIZONTAL SLIDER         58° × 24°         MR_GLASS /MG-350 HR         TBD         WHITE         60°         FL41800         45/-65         SEE STRUCTURAL         XO (INTERIOR)           610F         HORIZONTAL SLIDER         38° × 42°         MR_GLASS /MG-350 HR         TBD         WHITE         42°         FL41800         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           611B         HORIZONTAL SLIDER         60° × 54°         MR_GLASS /MG-350 HR         TBD         WHITE         30°         FL41800         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           611B         HORIZONTAL SLIDER         60° × 54°         MR_GLASS /MG-350 HR         TBD         WHITE         30°         FL41800         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           611F         HORIZONTAL SLIDER         38° × 24°         MR_GLASS /MG-350 HR         TBD         WHITE         60°         FL41800         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           611G         HORIZONTAL SLIDER         38° × 24°         MR_GLASS /MG-350 HR         TBD <td>609G</td> <td>HURIZONTAL SLIDER</td> <td>36" x 42"</td> <td>MR_GLASS/MG-350 HR</td> <td>  I BD</td> <td>WHITE</td> <td>42"</td> <td>⊢∟41890</td> <td>+65/-65</td> <td>SEE STRUCTURAL</td> <td>XU (INTERIOR)</td>	609G	HURIZONTAL SLIDER	36" x 42"	MR_GLASS/MG-350 HR	I BD	WHITE	42"	⊢∟41890	+65/-65	SEE STRUCTURAL	XU (INTERIOR)
610E         HORIZONTAL SLIDER         58° x 24°         MR_GLASS /MG-350 HR         TBD         WHITE         60°         FL41890         +65′-65         SEE STRUCTURAL XO (INTERIOR)           610F         HORIZONTAL SLIDER         36° x 24°         MR_GLASS /MG-350 HR         TBD         WHITE         40°         FL41890         +65′-65         SEE STRUCTURAL XO (INTERIOR)           6116         HORIZONTAL SLIDER         12° x 54°         MR_GLASS /MG-350 HR         TBD         WHITE         40°         FL41890         +65′-65         SEE STRUCTURAL XOX           6118         HORIZONTAL SLIDER         122° x 54°         MR_GLASS /MG-350 HR         TBD         WHITE         30°         FL41890         +65′-65         SEE STRUCTURAL XOX           6118         HORIZONTAL SLIDER         58° x 24°         MR_GLASS /MG-350 HR         TBD         WHITE         60°         FL41890         +65′-65         SEE STRUCTURAL XO (INTERIOR)           6116         HORIZONTAL SLIDER         36° x 42°         MR_GLASS /MG-350 HR         TBD         WHITE         42°         FL41890         +65′-65         SEE STRUCTURAL XO (INTERIOR)           6116         HORIZONTAL SLIDER         36° x 42°         MR_GLASS /MG-350 HR         TBD         WHITE         30°         FL41890         +65′-65											
610G         HORIZONTAL SLIDER         36"x 42"         MR_GLASS / MG-350 HR         TBD         WHITE         42"         FL41890         +65/-65         SEE STRUCTURAL XO (INTERIOR)           611A         HORIZONTAL SLIDER         60"x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL XO (XOX           611B         HORIZONTAL SLIDER         60"x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL XO (XOX           611F         HORIZONTAL SLIDER         36"x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL XO (INTERIOR)           611G         HORIZONTAL SLIDER         36"x 42"         MR_GLASS / MG-350 HR         TBD         WHITE         42"         FL41890         +65/-65         SEE STRUCTURAL XO (INTERIOR)           612A         HORIZONTAL SLIDER         12" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL XO (INTERIOR)           612A         HORIZONTAL SLIDER         12" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65	610E	HORIZONTAL SLIDER	58" x 24"	MR_GLASS / MG-350 HR	TBD	WHITE	60"	FL41890	+65/-65	SEE STRUCTURAL	XO (INTERIOR)
611A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XXX           611B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XXX           611E         HORIZONTAL SLIDER         58" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XXX (INTERIOR)           611G         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XXX (INTERIOR)           612A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XXX           612B         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XXX           612B         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD											, ,
611B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           611E         HORIZONTAL SLIDER         58" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           6116         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           6116         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR         TBD         WHITE         42"         FL41890         +65/-65         SEE STRUCTURAL         XOX           6128         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XOX           6128         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           6126         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR         TBD         <											
611E         HORIZONTAL SLIDER         58" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           6116         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           6116         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR         TBD         WHITE         42"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           612A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XOX           612B         HORIZONTAL SLIDER         58" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           612B         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           612B         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR											
611G         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR         TBD         WHITE         42"         FL41890         +65/-65         SEE STRUCTURAL         XOX           612A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XOX           612B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           612E         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           612C         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR         TBD         WHITE         42"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           613A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           613B         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD	611E	HORIZONTAL SLIDER	58" x 24"	MR_GLASS / MG-350 HR	TBD	WHITE	60"	FL41890	+65/-65	SEE STRUCTURAL	XO (INTERIOR)
612A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL XOX           612B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL XOX           612E         HORIZONTAL SLIDER         66" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL XO (INTERIOR)           612F         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL XO (INTERIOR)           612G         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR         TBD         WHITE         42"         FL41890         +65/-65         SEE STRUCTURAL XO (INTERIOR)           613A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL XO (INTERIOR)           613B         HORIZONTAL SLIDER         160" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65											
612B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           612E         HORIZONTAL SLIDER         58" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           612F         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           612G         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR         TBD         WHITE         42"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           613A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           613B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           613E         HORIZONTAL SLIDER         58" x 24"         MR_GLASS / MG-350 HR         TBD											
612F         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           612G         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR         TBD         WHITE         42"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           613A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XOX           613B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XOX           613B         HORIZONTAL SLIDER         56" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           613F         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           613F         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR         TBD <td>612B</td> <td>HORIZONTAL SLIDER</td> <td></td> <td>MR_GLASS / MG-350 HR</td> <td></td> <td>WHITE</td> <td>30"</td> <td>FL41890</td> <td>+65/-65</td> <td>SEE STRUCTURAL</td> <td>ХО</td>	612B	HORIZONTAL SLIDER		MR_GLASS / MG-350 HR		WHITE	30"	FL41890	+65/-65	SEE STRUCTURAL	ХО
612GHORIZONTAL SLIDER36" x 42"MR_GLASS / MG-350 HRTBDWHITE42"FL41890+65/-65SEE STRUCTURALXO (INTERIOR)613AHORIZONTAL SLIDER122" x 54"MR_GLASS / MG-350 HRTBDWHITE30"FL41890+65/-65SEE STRUCTURALXOX613BHORIZONTAL SLIDER60" x 54"MR_GLASS / MG-350 HRTBDWHITE30"FL41890+65/-65SEE STRUCTURALXOX613EHORIZONTAL SLIDER58" x 24"MR_GLASS / MG-350 HRTBDWHITE60"FL41890+65/-65SEE STRUCTURALXO (INTERIOR)613FHORIZONTAL SLIDER36" x 24"MR_GLASS / MG-350 HRTBDWHITE60"FL41890+65/-65SEE STRUCTURALXO (INTERIOR)613GHORIZONTAL SLIDER36" x 42"MR_GLASS / MG-350 HRTBDWHITE60"FL41890+65/-65SEE STRUCTURALXO (INTERIOR)613GHORIZONTAL SLIDER36" x 42"MR_GLASS / MG-350 HRTBDWHITE42"FL41890+65/-65SEE STRUCTURALXO (INTERIOR)614AHORIZONTAL SLIDER122" x 54"MR_GLASS / MG-350 HRTBDWHITE30"FL41890+65/-65SEE STRUCTURALXOX614BHORIZONTAL SLIDER60" x 54"MR_GLASS / MG-350 HRTBDWHITE30"FL41890+65/-65SEE STRUCTURALXOX614BHORIZONTAL SLIDER60" x 54"MR_GLASS / MG-350 HRTBDWHITE30"FL41890+65/-65SEE STRUCTURAL <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td><b>1</b></td></td<>											<b>1</b>
613B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           613E         HORIZONTAL SLIDER         58" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           613F         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           613G         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           613G         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR         TBD         WHITE         42"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           614A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XOX           614B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD <td></td> <td></td> <td></td> <td>_</td> <td></td> <td></td> <td></td> <td>-</td> <td></td> <td></td> <td>, ,</td>				_				-			, ,
613B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           613E         HORIZONTAL SLIDER         58" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           613F         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           613G         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           613G         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR         TBD         WHITE         42"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           614A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XOX           614B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD <td>613A</td> <td>HORIZONTAL SLIDER</td> <td>122" x 54"</td> <td>MR_GLASS / MG-350 HR</td> <td>TBD</td> <td>WHITE</td> <td>30"</td> <td>FL41890</td> <td>+65/-65</td> <td>SEE STRUCTURAL</td> <td>хох</td>	613A	HORIZONTAL SLIDER	122" x 54"	MR_GLASS / MG-350 HR	TBD	WHITE	30"	FL41890	+65/-65	SEE STRUCTURAL	хох
613F         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           613G         HORIZONTAL SLIDER         36" x 42"         MR_GLASS / MG-350 HR         TBD         WHITE         42"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           614A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           614A         HORIZONTAL SLIDER         122" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XOX           614B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           614C         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           614D         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD	613B	HORIZONTAL SLIDER	60"x 54"	MR_GLASS / MG-350 HR	TBD	WHITE	30"	FL41890	+65/-65	SEE STRUCTURAL	ХО
613G       HORIZONTAL SLIDER       36" x 42"       MR_GLASS / MG-350 HR       TBD       WHITE       42"       FL41890       +65/-65       SEE STRUCTURAL       XO (INTERIOR)         614A       HORIZONTAL SLIDER       122" x 54"       MR_GLASS / MG-350 HR       TBD       WHITE       30"       FL41890       +65/-65       SEE STRUCTURAL       XO (INTERIOR)         614A       HORIZONTAL SLIDER       122" x 54"       MR_GLASS / MG-350 HR       TBD       WHITE       30"       FL41890       +65/-65       SEE STRUCTURAL       XOX         614B       HORIZONTAL SLIDER       60" x 54"       MR_GLASS / MG-350 HR       TBD       WHITE       30"       FL41890       +65/-65       SEE STRUCTURAL       XOX         614C       HORIZONTAL SLIDER       60" x 54"       MR_GLASS / MG-350 HR       TBD       WHITE       30"       FL41890       +65/-65       SEE STRUCTURAL       XO         614D       HORIZONTAL SLIDER       60" x 54"       MR_GLASS / MG-350 HR       TBD       WHITE       30"       FL41890       +65/-65       SEE STRUCTURAL       XO         614D       HORIZONTAL SLIDER       60" x 54"       MR_GLASS / MG-350 HR       TBD       WHITE       30"       FL41890       +65/-65       SEE STRUCTURAL       XO (INTERIOR)				_							
614B         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           614C         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           614D         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           614D         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           614E         HORIZONTAL SLIDER         58" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           614F         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           614F         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE	613G	HORIZONTAL SLIDER		MR_GLASS / MG-350 HR	TBD		42"	FL41890			· · ·
614C         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           614D         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           614E         HORIZONTAL SLIDER         58" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO           614F         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           614F         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)				-							
614D         HORIZONTAL SLIDER         60" x 54"         MR_GLASS / MG-350 HR         TBD         WHITE         30"         FL41890         +65/-65         SEE STRUCTURAL         XO           614E         HORIZONTAL SLIDER         58" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)           614F         HORIZONTAL SLIDER         36" x 24"         MR_GLASS / MG-350 HR         TBD         WHITE         60"         FL41890         +65/-65         SEE STRUCTURAL         XO (INTERIOR)				_							
614F HORIZONTAL SLIDER 36" x 24" MR_GLASS / MG-350 HR TBD WHITE 60" FL41890 +65/-65 SEE STRUCTURAL XO (INTERIOR)	614D	HORIZONTAL SLIDER	60"x 54"	MR_GLASS / MG-350 HR	TBD	WHITE	30"	FL41890	+65/-65	SEE STRUCTURAL	ХО
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						FIRST FLOOR S	TORES					-
SYMBOL	DESCRIPTION	QTY.	INT /EXT	UNIT SIZE	R.O.	MANFCTR./MODEL	FINISH	H.W.	NOA/FL#	DESIGN PRESS.	REQ'D PRESSURES	COMMENTS
101A	OUT SWING FRENCH DOOR	1	EXT.	36" x 84"	Verify	MS_GLASS/MG-500	TBD	TBD	FL 27001	+80/-80	SEE ENGINEERING	
102A	OUT SWING FRENCH DOOR	1	EXT.	36" x 84"	Verify	MS_GLASS/MG-500	TBD	TBD	FL 27001	+80/-80	SEE ENGINEERING	
103A	OUT SWING FRENCH DOOR	1	EXT.	36" x 84"	Verify	MS_GLASS/MG-500	TBD	TBD	FL 27001	+80/-80	SEE ENGINEERING	
103B	OUT SWING FRENCH DOOR	1	EXT.	36" x 84"	Verify	MS_GLASS/MG-500	TBD	TBD	FL 27001	+80/-80	SEE ENGINEERING	
105A	OUT SWING FRENCH DOOR	1	EXT.	36" x 84"	Verify	MS_GLASS/MG-500	TBD	TBD	FL 27001	+80/-80	SEE ENGINEERING	
106A	OUT SWING FRENCH DOOR	1	EXT.	36" x 84"	Verify	MS_GLASS/MG-500	TBD	TBD	FL 27001	+80/-80	SEE ENGINEERING	
107A	OUT SWING FRENCH DOOR	1	EXT.	36" x 84"	Verify	MS_GLASS/MG-500	TBD	TBD	FL 27001	+80/-80	SEE ENGINEERING	
108A	OUT SWING FRENCH DOOR	1	EXT.	36" x 84"	Verify	MS_GLASS/MG-500	TBD	TBD	FL 27001	+80/-80	SEE ENGINEERING	
109A	OUT SWING FRENCH DOOR	1	EXT.	36" x 84"	Verify	MS_GLASS/MG-500	TBD	TBD	FL 27001	+80/-80	SEE ENGINEERING	
100A	OUT SWING SOLID DOOR	1	EXT.	36" x 84"	Verify						SEE ENGINEERING	
100B	OUT SWING SOLID DOOR	1	EXT.	36" x 84"	Verify						SEE ENGINEERING	
109B	OUT SWING SOLID DOOR	1	EXT.	36" x 84"	Verify						SEE ENGINEERING	
109C	OUT SWING SOLID DOOR	1	EXT.	36" x 84"	Verify			1			SEE ENGINEERING	
108B	OUT SWING SOLID DOOR	1	EXT.	36" x 84"	Verify						SEE ENGINEERING	
107B	DOUBLE SOLID METAL DOOR	1	EXT.	36" x 84"	Verify						SEE ENGINEERING	
106B	OUT SWING SOLID DOOR	1	EXT.	36" x 84"	Verify						SEE ENGINEERING	
105B	DOUBLE SOLID METAL DOOR	1	EXT.	36" x 84"	Verify						SEE ENGINEERING	
104B	OUT SWING SOLID DOOR	1	EXT.	36" x 84"	Verify						SEE ENGINEERING	
103C	DOUBLE SOLID METAL DOOR	1	EXT.	36" x 84"	Verify						SEE ENGINEERING	
102B	OUT SWING SOLID DOOR	1	EXT.	36" x 84"	Verify						SEE ENGINEERING	
101B	DOUBLE SOLID METAL DOOR	1	EXT.	36" x 84"	Verify						SEE ENGINEERING	
						 Second Floor Re	 Sidentia	_  \L				
A201	OUT SWING DOOR	14	EXT	36" x 84"	Verify						SEE ENGINEERING	
A202	OUT SWING DOOR	14	EXT	36" x 84"	Verify			1			SEE ENGINEERING	
							1	1				

INTERI	OR DOOR SCHEDULE								
SYMBOL	DESCRIPTION	QTY.	INT /EXT	UNIT SIZE	R.O.	MANUFACTURER / MODEL	FINISH	HARDWAF	COMMENTS
FIRST FL	OOR (STORES)								
TOI-1	1 PANEL / SOLID WOOD DOOR (HEMLOCK)	12	INT.	28" x 80"	Verify	JELD-WEN / 1022 OR EQUAL	TBD	TBD	SHAKER STYLE FLAT PANEL - SWING DOOR
SECOND	FLOOR (RESIDENCES)								
203	1 PANEL / SOLID WOOD DOOR (HEMLOCK)	14	INT.	32" x 80"	Verify	JELD-WEN / 1022 OR EQUAL	TBD	TBD	SHAKER STYLE FLAT PANEL - SWING DOOR
204	1 PANEL / SOLID WOOD BI-FOLD CL. DOOR (HEMLOCK)	14	INT.	24" x 80"	Verify	JELD-WEN / 1022 OR EQUAL	TBD	TBD	SHAKER STYLE FLAT PANEL - SWING DOOR
205	2 PANELS / SOLID WOOD BI-FOLD CL. DOOR (HEMLOCK)	14	INT.	48" x 80"	Verify	JELD-WEN / 1022 OR EQUAL	TBD	TBD	SHAKER STYLE FLAT PANEL - SWING DOOR
206	1 PANEL / SOLID WOOD DOOR (HEMLOCK)	14	INT.	30" x 80"	Verify	JELD-WEN / 1022 OR EQUAL	TBD	TBD	SHAKER STYLE FLAT PANEL - SWING DOOR
207	1 PANEL / SOLID WOOD BI-FOLD CL. DOOR (HEMLOCK)	14	INT.	30" x 80"	Verify	JELD-WEN / 1022 OR EQUAL	TBD	TBD	SHAKER STYLE FLAT PANEL - SWING DOOR
208	2 PANELS / SOLID WOOD BI-FOLD CL. DOOR (HEMLOCK)	14	INT.	48" x 80"	Verify	JELD-WEN / 1022 OR EQUAL	TBD	TBD	SHAKER STYLE FLAT PANEL - SWING DOOR
209	1 PANEL / SOLID WOOD DOOR (HEMLOCK)	14	INT.	32" x 80"	Verify	JELD-WEN / 1022 OR EQUAL	TBD	TBD	SHAKER STYLE FLAT PANEL - SWING DOOR
210	1 PANEL / SOLID WOOD DOOR (HEMLOCK)	14	INT.	28" x 80"	Verify	JELD-WEN / 1022 OR EQUAL	TBD	TBD	SHAKER STYLE FLAT PANEL - BIFOLD CLOSET DOOR

				WA	LLS		CEILING		TRIM	REMARKS
MBOL	ROOM NAME	FLOOR	A	В	C	D	FIN	HT	BASE	
100A	STORAGE ROOM	AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	24x48 ACT	TBD	1x6 BD. W/ 1/4 RD. SHOE	
100B	ELECTRIC ROOM	AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	24x48 ACT	TBD	1x6 BD. W/ 1/4 RD. SHOE	
101	STORE 1	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	24x48 ACT	TBD	1x6 BD. W/ 1/4 RD. SHOE	
102	STORE 2	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	24x48 ACT	TBD	1x6 BD. W/ 1/4 RD. SHOE	
103	STORE 3	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	24x48 ACT	TBD	1x6 BD. W/ 1/4 RD. SHOE	
104	STORE 4	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	24x48 ACT	TBD	1x6 BD. W/ 1/4 RD. SHOE	
105	STORE 5	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	24x48 ACT	TBD	1x6 BD. W/ 1/4 RD. SHOE	
106	STORE 6	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	24x48 ACT	TBD	1x6 BD. W/ 1/4 RD. SHOE	
107	STORE 7	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	24x48 ACT	TBD	1x6 BD. W/ 1/4 RD. SHOE	
108	STORE 8	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	24x48 ACT	TBD	1x6 BD. W/ 1/4 RD. SHOE	
109	STORE 9	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	24x48 ACT	TBD	1x6 BD. W/ 1/4 RD. SHOE	
601	UNIT 601	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	PTD GYP. BD.	TBD	1x6 BD. W/ 1/4 RD. SHOE	
602	UNIT 602	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	PTD GYP. BD.	TBD	1x6 BD. W/ 1/4 RD. SHOE	
603	UNIT 603	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	PTD GYP. BD.	TBD	1x6 BD. W/ 1/4 RD. SHOE	
604	UNIT 604	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	PTD GYP. BD.	TBD	1x6 BD. W/ 1/4 RD. SHOE	
605	UNIT 605	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	PTD GYP. BD.	TBD	1x6 BD. W/ 1/4 RD. SHOE	
606	UNIT 606	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	PTD GYP. BD.	TBD	1x6 BD. W/ 1/4 RD. SHOE	
607	UNIT 607	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	PTD GYP. BD.	TBD	1x6 BD. W/ 1/4 RD. SHOE	
608	UNIT 608	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	PTD GYP. BD.	TBD	1x6 BD. W/ 1/4 RD. SHOE	
609	UNIT 609	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	PTD GYP. BD.	TBD	1x6 BD. W/ 1/4 RD. SHOE	
610	UNIT 610	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	PTD GYP. BD.	TBD	1x6 BD. W/ 1/4 RD. SHOE	
611	UNIT 611	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	PTD GYP. BD.	TBD	1x6 BD. W/ 1/4 RD. SHOE	
612	UNIT 612	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	PTD GYP. BD.	TBD	1x6 BD. W/ 1/4 RD. SHOE	
613	UNIT 613	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	PTD GYP. BD.	TBD	1x6 BD. W/ 1/4 RD. SHOE	
614	UNIT 614	TILE AS SELECTED BY OWNER	PAINT	PAINT	PAINT	PAINT	PTD GYP. BD.	TBD	1x6 BD. W/ 1/4 RD. SHOE	
	PAINT	I					FLOORING			ARMSTRONG CEILING
	PAINT SHERWIN WILLIAMS - TBD			WALL REFE	RENCE KEY		1			ACT: ACOUSTICAL CEILING TILI
			A - PLAN TOP	<b>B</b> - PLAN RIGHT	C - PLAN	D - PLAN LEFT	EFT SHAW: CT TBD			
			(NORTH)	(EAST)	BOTTOM	(WEST)				

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FLAGLER CENTER III CONDOMINIUM	3201 FLAGLER AVE., KEY WEST , FL	RECONSTRUCTION OF EXIST. MIXED USE BUILDING
Drawing Size P 24x36	roject #: 2301	
SCHED Sheet Number: A – 7 Date: - APRIL 11, 20 © 2025 WILLIAM SHE	25	1

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