



AMENDED AND RESTATED

Application for Easement*

City of Key West, Florida • Planning Department 1300 White Street • Key West, Florida 33040 • 305-809-3764 • www.cityofkeywest-fl.gov

Application Fee: \$2,735.50

(includes \$310.00 advertising/noticing fee and \$110.25 fire review fee) (\$551.25 for each additional easement for same parcel)

Please complete this application and attach all required documents. This will help staff process your request quickly and obtain necessary information without delay. If you have any questions, please call 305-809-3764.

PROPERTY DESCRIPTION: Site Address: 1500-1502 Vernon Avenue, Key West, FL 33040
Zoning District: HCT Real Estate (RE) #: 00037410-000200 & 00037410-000100
Property located within the Historic District? $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$
APPLICANT: Owner Authorized Representative Name: Smith Hawks, PL; Barton W. Smith, Esq. and Anthony J. Davila, Esq. Mailing
Address: 138 Simonton Street City: Key West
State: Florida Zip: 33040 Home/Mobile Phone: (305) 296-7227 Office:
Fax:
Email: Bart@SmithHawks.com; AJ@SmithHawks.com; Brandi@SmithHawks.com; Jen@SmithHawks.com
PROPERTY OWNER: (if different than above) Name: The Honorary Conch CorporationMailing Address: c/o AgentsCity: c/o Agents
State: c/o Agents Zip: c/o Agents Home/Mobile Phone: c/o Agents Office:
Fax:
Email: c/o Agents Description of requested easement and use: Two easements are being requested. The first is for a concrete block wall that extends the length of the property along Vernon Street and extends 218.5 sf beyond the propety line.
The second requested easement is for a concrete slab that extends 14.8 sf beyond the property line onto Waddell
Avenue.



Chelsea Vanadia, Esq.

Telephone: (305) 296-7227

Facsimile: (305) 296-8448

Email: Chelsea@SmithHawks.com

VIA HAND DELIVERY

September 30, 2020

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

RE:

APPLICATION FOR EASEMENT

PROPERTY: 1500 - 1502 VERNON AVENUE

Dear Katie:

Enclosed please find The Honorary Conch Corporation's ("Owner") Application for Easement ("Application") for the properties located at 1500-1502 Vernon Avenue, Key West, Florida bearing Monroe County real estate numbers 00037410-000100 & 00037410-000200 (collectively the "Property").

There are no know easements, deed restrictions, or other encumbrances attached to the property that Owner is aware of.

Together with the following required supporting documents:

- 1. Check No. 1219 in the amount of \$2,900 for the application fee payable to City of Key West;
- 2. Notarized verification form signed by the property owner together with the Sunbiz Detail showing the signor as a member;
- 3. Notarized authorization form sign by the property owner;
- 4. Certificate of Liability Insurance listing City of Key West as an additional Certificate Holder;
- 5. Copy of recorded Warranty Deeds;
- 6. Monroe County property record cards:
- 7. Signed and seal Specific Purpose Survey; and
- 8. Photographs showing the proposed areas.

Also enclosed is a complete copy set of the documents submitted, to be date stamped once received.

Please do not hesitate to contact me with any questions or comments. I look forward to working

with you on this matter.

CHEUSEA C. VANADIA

For the Firm

Sincerely,

CV:kmt Enclosures



Easement Application

Application for Easement

City of Key West, Florida • Planning Department 1300 White Street • Key West, Florida 33040 • 305-809-3764 •



1 | Page

Application Fee: \$2,400.00

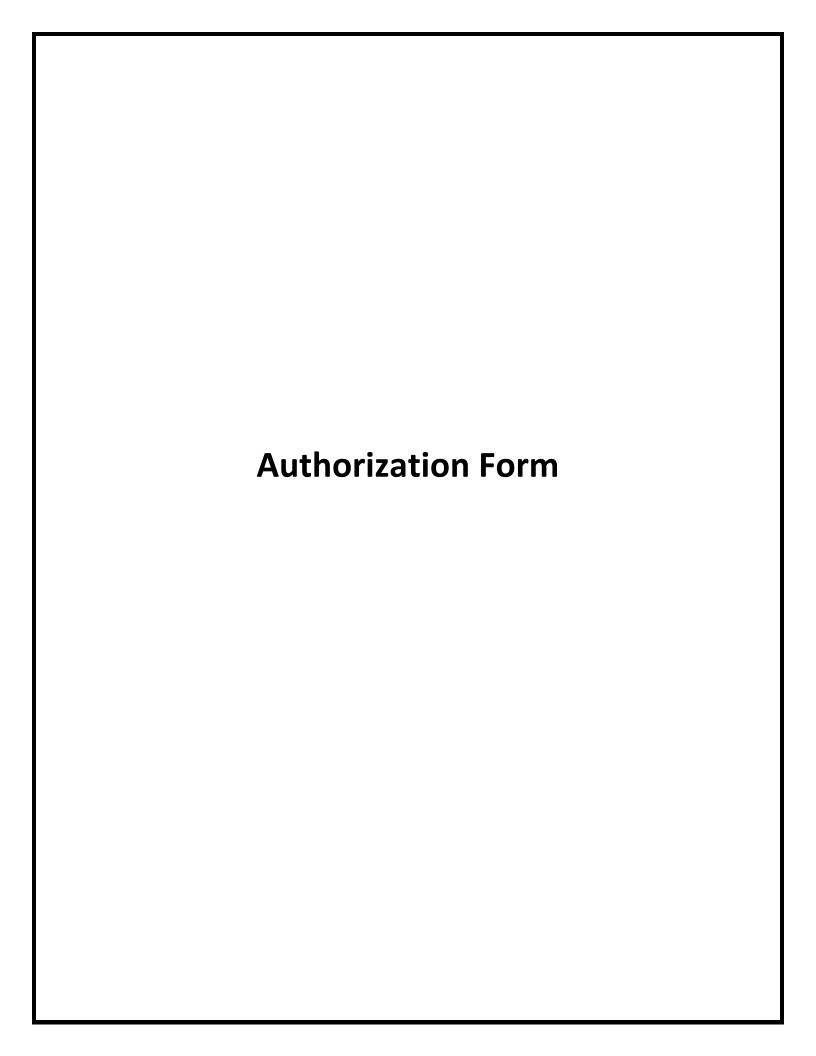
(includes \$200.00 advertising/noticing fee and \$100.00 fire review fee) (\$500.00 for each additional easement for same parcel)

Please complete this application and attach all required documents. This will help staff process your request quickly and obtain necessary information without delay. If you have any questions, please call 305-809-3764.

Zoning District: HCT		Key West, FL 33040	00037410-000200 -	
		Real Estate (RE) #:	00037410-000200 &	
Property located within	n the Historic Distric	t?	00007410-000100	
APPLICANT: Name: Smith Hawks,	□ Owner PL; Barton W. Smith	Authorized Representative, Esq. and Chelsea Vanadia, Es	q.	
Mailing				Address
City: 138 Simonton St	reet		State: FL 33040	Zip
Home/Mobile Phone: _ Email: _Chelsea@Smith	(305) 296-7227	Office:	Fax:	
City:c/o CRM Man	agement, P.O. Box 7	78, New York, NY 10013	State:	7in
PROPERTY OWNER: Name: The Honora	ry Conch Corporation	on [']		
Mailing		70 N V - 1 N N / 1 0010		Address
City:	agentent, F.O. box 7	78, New 10fk, N 1 10013	State:	Zip:
Home/Mobile Phone:	(305) 304-5007	Office:	Fax:	
Email: <u>kat@jsjmail.co</u>	om			
l that extends the length	of the property alor ne. The second reque	Two easements are being rendered following Vernon Street and ested easement is for a concrete	l ranges from between ap	prox. 1-2 fe
beyond the property in	le offic Waden Aven	lue.		

Rev. 11-2019 by Ang Budde

If yes, please describe and attach relevant documents:
REQUIRED SUBMITTALS: <i>All</i> of the materials listed below must be submitted in order to have a complete application. Applications will not be processed until all materials are provided. Please submit one (1) paper copy of the materials to the Planning Department along with one (1) electronic copy of materials on a flash drive.
☑ Correct application fee. Check may be payable to "City of Key West."
☑ Notarized verification form signed by property owner or the authorized representative.
☑ Notarized authorization form signed by property owner, if applicant is not the owner.
☑ Certificate of Liability Insurance with the City of Key West listed as additional Certificate Holder.
☑ Copy of recorded warranty deed
☑ Monroe County Property record card
☒ Signed and sealed Specific Purpose Survey with the legal description of the easement area requested and naming the property owner and/or entity and the City of Key West on the document.
☑ Photographs showing the proposed area



City of Key West Planning Department

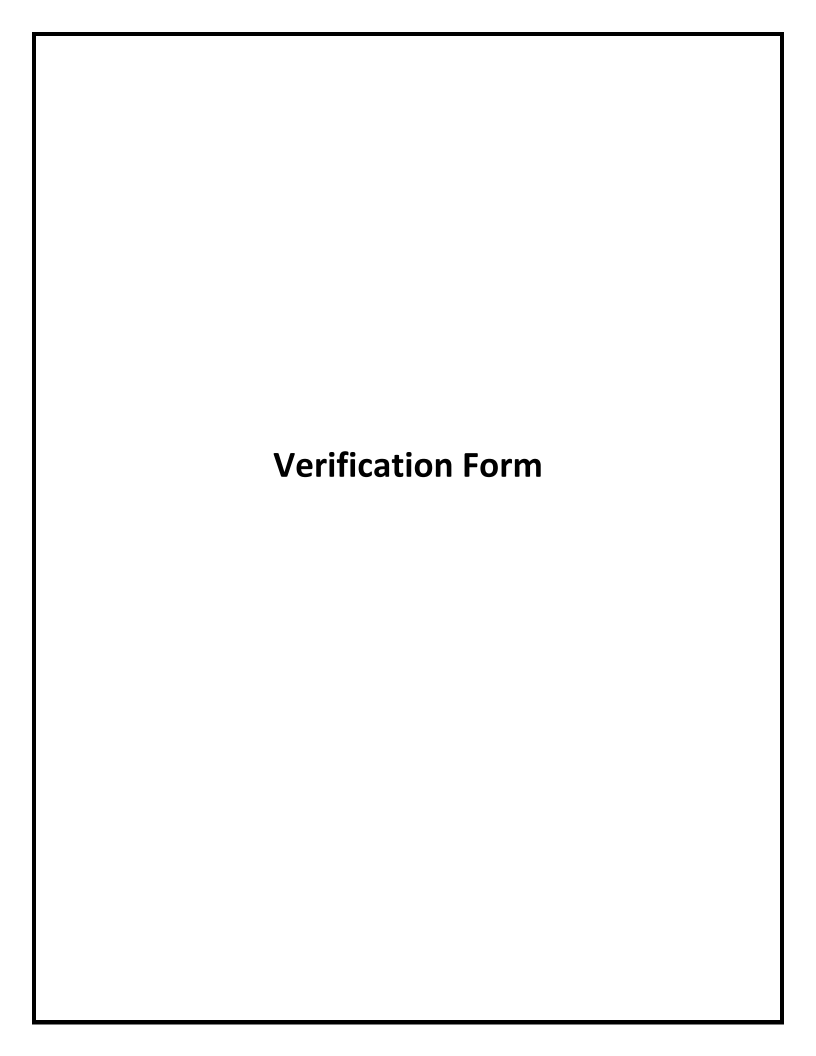


Authorization Form

(Where Owner is a Business Entity)

Please complete this form if someone other than the matter.	owner is representing the property owner in this
I, Bregbry Ozzimo Please Print Name of person with authority	as as a control of entity
Treasurer of	
Name of office (President, Managing Member)	Name of owner from deed
authorize Smith Hawks, PL, Barton W. Smith, & Ch	elsea Vanadia
Please Print Name of	Representative
to be the representative for this application and act on medical section and act of the section act of the	
Subscribed and sworn to (or affirmed) before me on this	, ,
by Gregory Ozzino Name of person with authority to execute of	Date
He/She is personally known to me or has presented	

Commission Number, if any



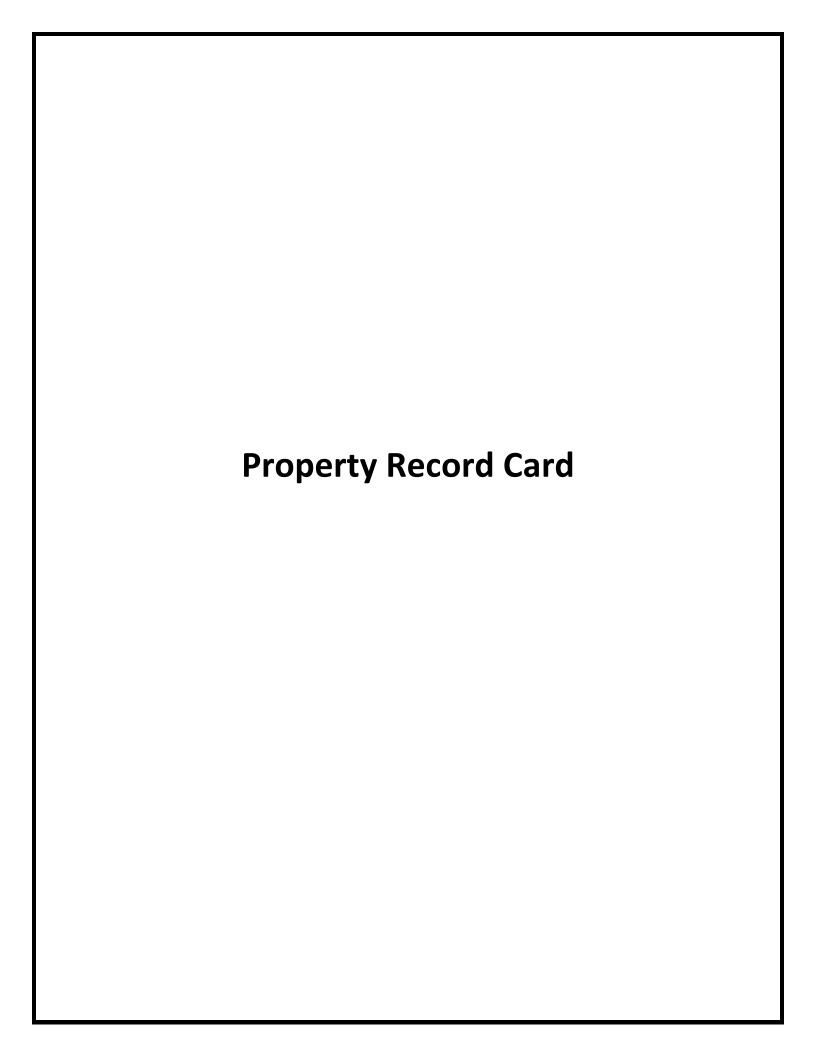
City of Key West Planning Department



Verification Form

(Where Applicant is an entity)

I, Gregory Ozzi	imo , in my capacity as _	Treasurer
(print)		(print position; president, managing member)
of The Honor	rary Conch Corporation	
	(print name o	f entity)
being duly sworr the deed), for the	n, depose and say that I am the Author following property identified as the su	rized Representative of the Owner (as appears on bject matter of this application:
1500- 1502 Vernon	a Ave., Key West, FL 33040	
	Street address of su	bject property
Authorized Repr	esentative of the property involved in tetches attached hereto and all the sta	der the laws of the State of Florida that I am the this application; that the information on all plans, tements and answers contained herein are in all
In the event the untrue or incorrect	City or the Planning Department relies ct, any action or approval based on said	s on any representation herein which proves to be d representation shall be subject to revocation.
Jan July Signafure of	f Applicant	lasten de 2 7020m
Gregory Ozzimo	worn to (or affirmed) before me on this o f Applicant	date by
He/She is person	ally known to me or has presented _d	river license as identification.
Cary S Name of Akknowle	Signature and Seal Popkin edger typed, printed or stamped	GARY S. POPKIN NOTARY PUBLIC STATE OF NEW YORK QUALITIED IN KINGS COUNTY LIC. #01PO6058715 COMMISSION EXPIRES MAY 14, 20
# 01 PC	0 6058715 ssion Number, if any	





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

00037410-000200

Account# Property ID 8574223 8574223

Millage Group

10KW

Location Address

1500 VERNON Ave, KEY WEST

Legal

KW KW INVESTMENT CO SUB PB1-69 PT LOT 1 SQR 10 TR 17 OR247-89/9

Description

OR764-1820 OR840-1995/98 OR840-1999/2004 OR879-

785/86(EASEMENT) OR927-726/727 OR927-728 OR1212-1430/31 OR1212-1432/36 OR1380-1551/54

(Note: Not to be used on legal documents.)

Neighborhood

Property Class Subdivision

MULTI-FAMILY DUPLEX (0802) Key West Investment Co's Sub

Sec/Twp/Rng Affordable

05/68/25 No

Housing



Owner

HONORARY CONCH INC

C/O CRM MANAGEMENT LLC

PO Box 778

New York NY 10013

Valuation

	2022 Certified Values	2021 Certified Values	2020 Certified Values	2019 Certified Values
+ Market Improvement Value	\$536,732	\$458.884	\$463.715	\$468,545
+ Market Misc Value	\$1,080	\$1,104	\$1,129	\$1.153
+ Market Land Value	\$556,933	\$465,740	\$452.712	\$452,712
= Just Market Value	\$1,094,745	\$925,728	\$917.556	\$922.410
= Total Assessed Value	\$1,018,301	\$925,728	\$917,556	\$849.131
- School Exempt Value	\$O	\$0	\$0	\$0
= School Taxable Value	\$1,094,745	\$925,728	\$917,556	\$922,410

Historical Assessments

Year	Land Value	Building Value	Yard Item Value	Just (Market) Value	Assessed Value	Exempt Value	Taxable Value	Maximum Portability
2021	\$465,740	\$458,884	\$1,104	\$925,728	\$925,728	\$0	\$925.728	¢∩
2020	\$452,712	\$463,715	\$1,129	\$917,556	\$917.556	\$0	\$917.556	\$0
2019	\$452,712	\$468,545	\$1,153	\$922,410	\$849,131	\$0	\$922.410	\$0
2018	\$436,020	\$334,740	\$1,177	\$771,937	\$771,937	\$0	\$771,937	\$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.

Land

Land Use	Number of Units	Unit Type	Frontage	Depth
MULTI RES WATERFRONT (080W)	981.00	Square Foot	32.7	35.7

Buildings

Functional Obs

Building ID 32257 3 STORY ELEV FOUNDATION Style **Building Type** M.F. - R2 / R2 Gross Sq Ft 3197 Finished Sq Ft 1961 **Stories** 3 Floor Condition GOOD Perimeter 312

Exterior Walls ABOVE AVERAGE WOOD Year Built 1995 **EffectiveYearBuilt** 2014 Foundation **CONC PILINGS** Roof Type IRR/CUSTOM **Roof Coverage** METAL Flooring Type SFT/HD WD **Heating Type** FCD/AIR DUCTED with 0% NONE **Bedrooms**

Economic Obs Full Bathrooms 3 Depreciation % 7 Half Bathrooms Interior Walls WD PANL/CUSTOM Grade 650 Number of Fire PI 0 Code Description Sketch Area Finished Area Perimeter 1,961 FLA FLOOR LIV AREA 1,961 0 OPU OP PR UNFIN LL 504 0 0 OUU OP PR UNFIN UL 417 0 0 OP PRCH FIN LL OPF 84 0 0 OUF OP PRCH FIN UL 231 0 0

1,961

3,197

TOTAL
Yard Items

Description	Year Built	Roll Year	Quantity	Units	Grade	
FENCES	1969	1970	1	144 SF	3	
CONC PATIO	1994	1995	1	120 SF	2	

0

Sales

Sale Date	Sale Price	Instrument	Instrument Number	Deed Book	Deed Page	Sale Qualification	Vacant or Improved	Grantor	Grantee
5/1/1992	\$1,325,000	Warranty Deed		1212	1430	M - Unqualified	Improved		
11/1/1984	\$1	Warranty Deed		927	726	U - Unqualified	Improved		

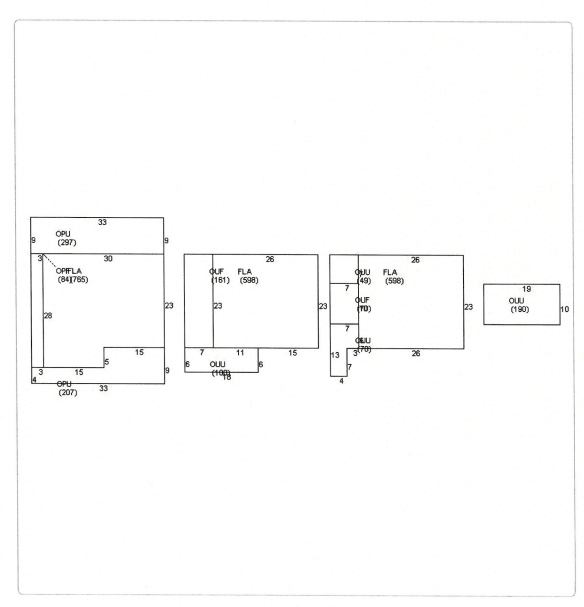
Permits

mber ♦ Date Issued ♦ Date Com	oleted Amount	Permit Type ♦	Notes ♦
52245 7/1/1995 10/1/199	\$16,000	Residential	ELECTRIC SERVICE
52298 7/1/1995 10/1/199	\$5,000	Residential	3-2TON A/C W/12 DROPS
51922 6/1/1995 10/1/199	\$3,100	Residential	ALARM SYSTEM
50424 2/1/1995 10/1/199	\$1,000	Residential	10 SQRS V-CRIMP ROOFING
50504 2/1/1995 10/1/199	\$2,785	Residential	STAIRS,REMOVE WALL &REPAE
42190 7/1/1994 10/1/199	\$56,000	Residential	RENOVATE 2 PORCHES
23117 12/1/1992 10/1/199	\$10,000	Residential	DEMO PORCHES, NEW FOUNDATI
21439 6/1/1992 10/1/199	\$300	Residential	INTERIOR DEMOLATION

View Tax Info

View Taxes for this Parcel

Sketches (click to enlarge)



Photos



Мар



TRIM Notice

2022 TRIM Notice (PDF)

2022 Notices Only

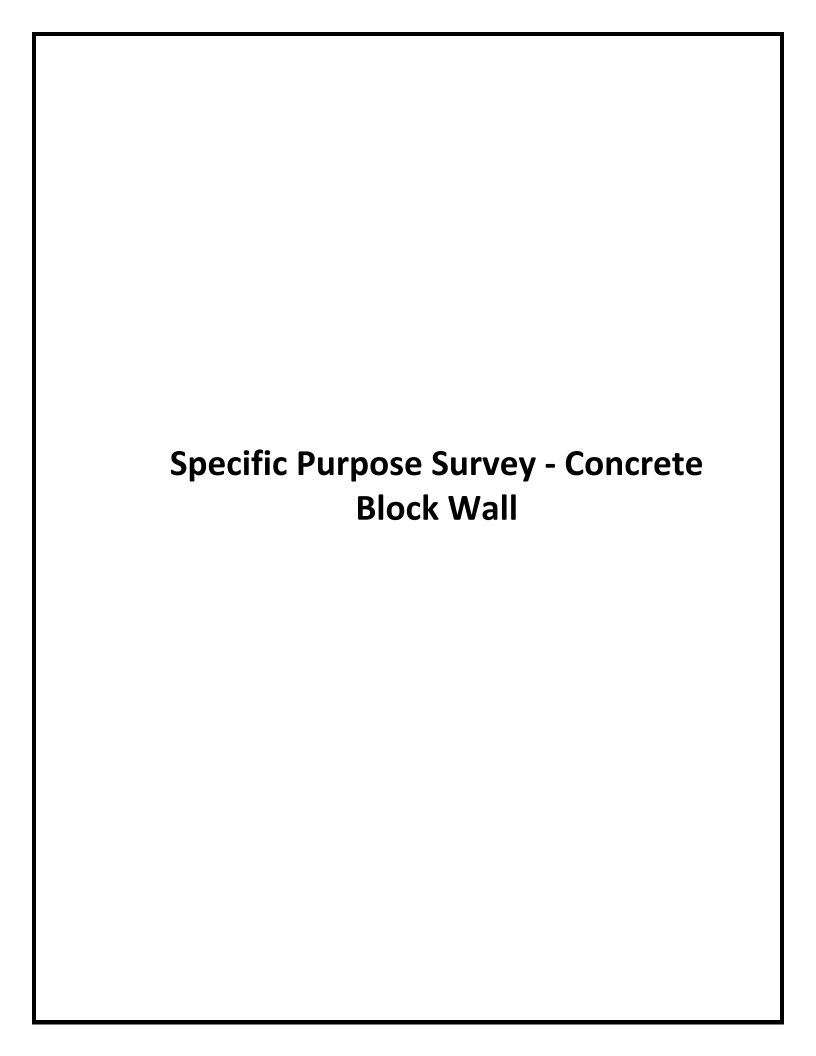
The Monroe County Property Appraiser's office maintains data on property within the County solely for the purpose of fulfilling its responsibility to secure a just valuation for ad valorem tax purposes of all property within the County. The Monroe County Property Appraiser's office cannot guarantee its 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 User Privacy Policy GDPR Privacy Notice

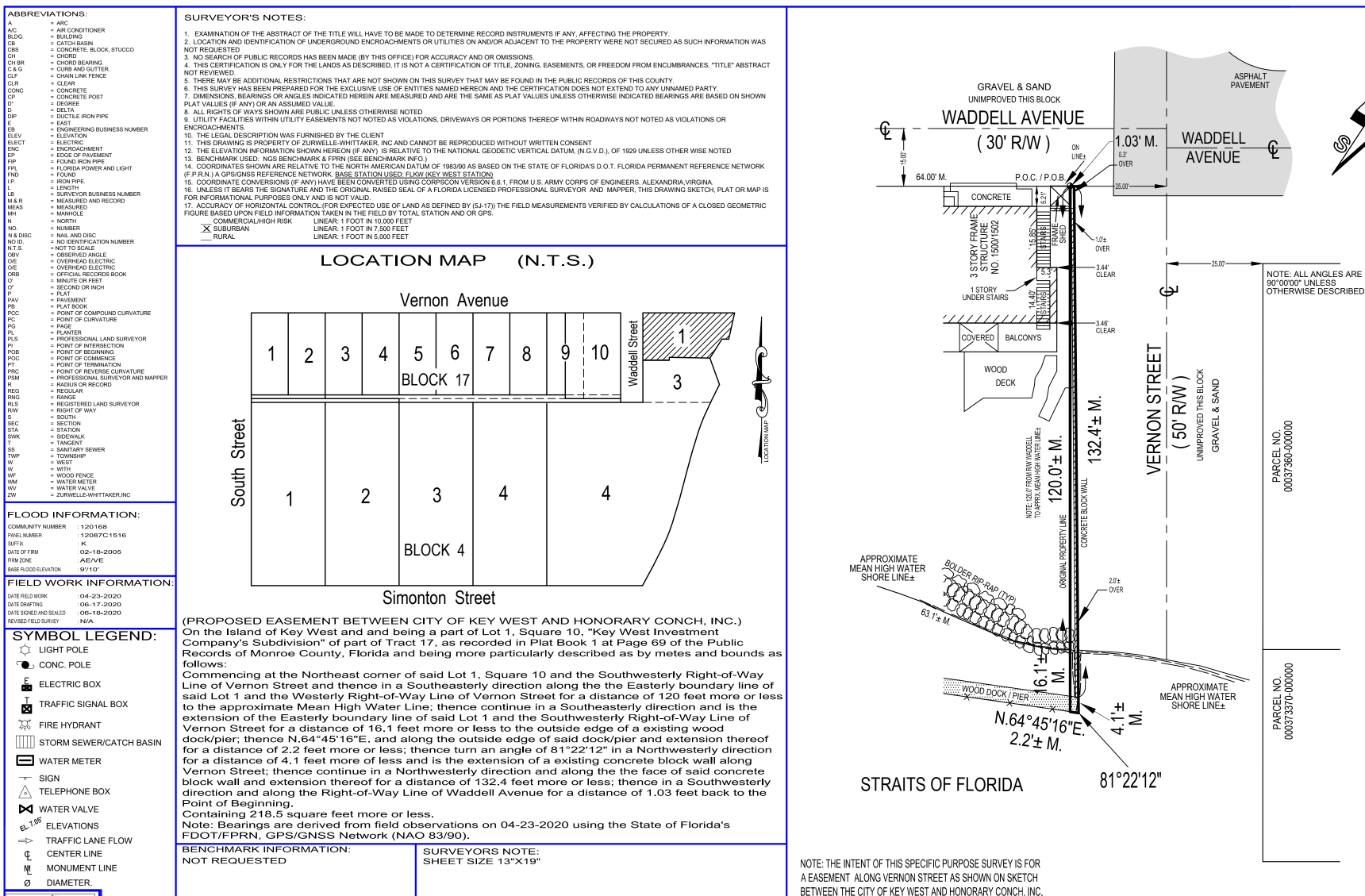
Developed by

Schneider
GEOSPATIAL

Last Data Upload: 3/22/2023, 7:28:46 AM

Version 2.3.253







MONROE COUNTY SURVEYING & MAPPING, INC SURVEYORS & MAPPERS, CIVIL ENGINEERS A DIVISION OF ZURWELLE-WHITTAKER, INC (ESTAB. 1926

HONORARY CONCH, INC. **1500 VERNON AVENUE KEY WEST, FL 33040**



DRF EAM

N/A

N/A

FIELD BOOK:

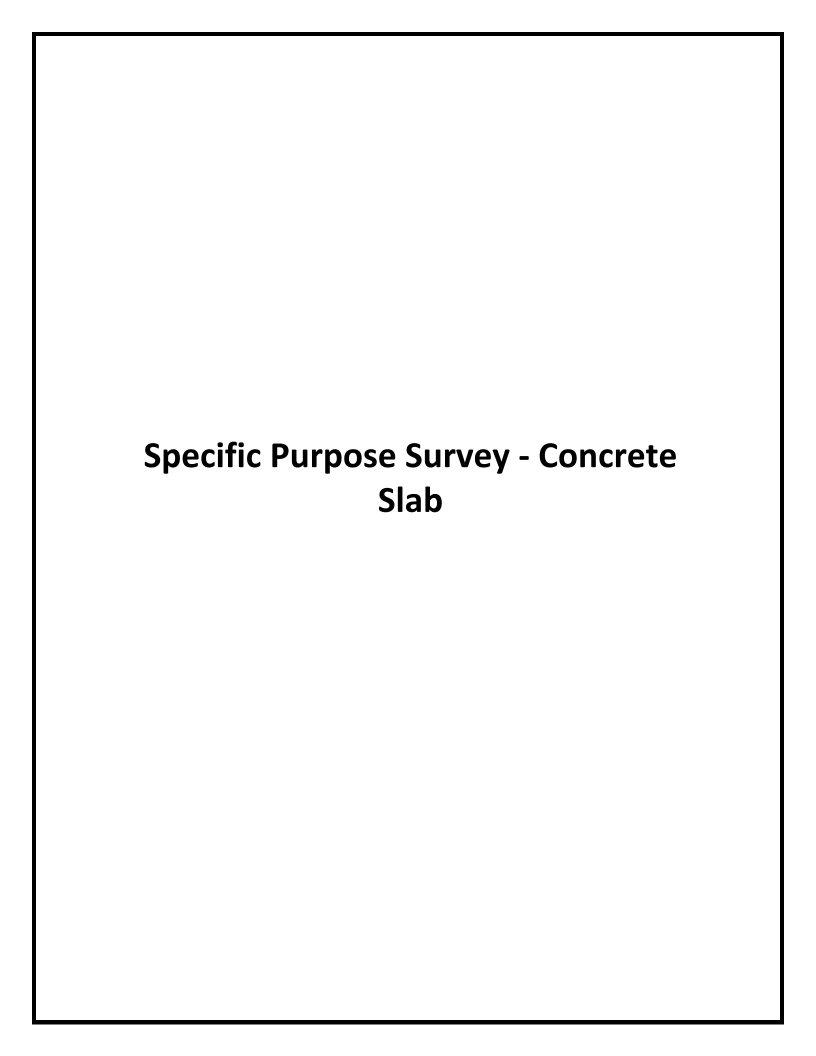
SURVEYOR'S CERTIFICATE:

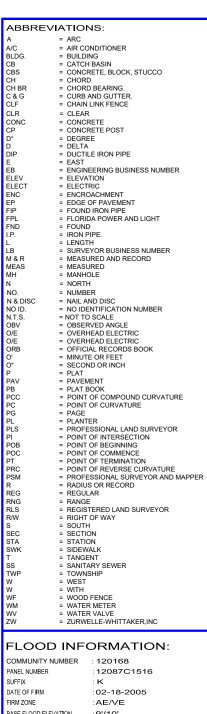
HEREBY CERTIFY THAT THE ATTACHED "SPECIFIC PURPOSE SURVEY" WAS PREPARED UNDER MY DIRECTION AND IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF, AND THAT THE SURVEY MEETS THE STANDARDS OF PRACTICE SET FORTH BY THE FLORIDA BOARD OF ROFESSIONAL SURVEYORS AND MAPPERS PURSUANT TO CHAPTER 5J-17, FLORIDA ADMINISTRATIVE CODE PURSUANT TO SECTION 472.027

1100 TRUMAN AVENUE, KEY WEST, FL 33040 CERTIFICATE OF AUTHORIZATION NO. LB8236

PH: (305) 534-4668 OR (305) 293-0466 FAX (305) 531-4589 MEMBER: FLORIDA LAND SURVEYOR'S COUNCIL, FLORIDA SURVEYING AND MAPPING SOCIETY

CAD FILE.
\\Fred\sland Surveying Data\Data MCSM\Drawnings\Key West\Block 151\1502 vernon\1502 VERNON EASEMENT 1 CITY KEY WEST.dwg 1"=20'





BASE FLOOD ELEVATION :9'/10'

FIELD WORK INFORMATION:

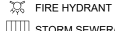
DATE DRAFTING 06-17-2020 DATE SIGNED AND SEALED :06-18-2020 REVISED FIELD SURVEY :N/A

SYMBOL LEGEND:

CONC. POLE



TRAFFIC SIGNAL BOX



STORM SEWER/CATCH BASIN

→ SIGN

M

Ø DIAMETER

SURVEYOR'S NOTES:

- EXAMINATION OF THE ABSTRACT OF THE TITLE WILL HAVE TO BE MADE TO DETERMINE RECORD INSTRUMENTS IF ANY, AFFECTING THE PROPERTY.

 LOCATION AND IDENTIFICATION OF UNDERGROUND ENCROACHMENTS OR UTILITIES ON AND/OR ADJACENT TO THE PROPERTY WERE NOT SECURED AS SUCH INFORMATION WAS NOT REQUESTED
- 3 NO SEARCH OF PUBLIC RECORDS HAS BEEN MADE (BY THIS OFFICE) FOR ACCURACY AND OR OMISSIONS
- . THIS CERTIFICATION IS ONLY FOR THE LANDS AS DESCRIBED, IT IS NOT A CERTIFICATION OF TITLE, ZONING, EASEMENTS, OR FREEDOM FROM ENCUMBRANCES, "TITLE" ABSTRACT
- 5. THERE MAY BE ADDITIONAL RESTRICTIONS THAT ARE NOT SHOWN ON THIS SURVEY THAT MAY BE FOUND IN THE PUBLIC RECORDS OF THIS COUNTY
- 5. THIS SURVEY HAS BEEN PREPARED FOR THE EXCLUSIVE USE OF ENTITIES NAMED HEREON AND THE CERTIFICATION DOES NOT EXTEND TO ANY UNNAMED PARTY.
 7. DIMENSIONS, BEARINGS OR ANGLES INDICATED HEREIN ARE MEASURED AND ARE THE SAME AS PLAT VALUES UNLESS OTHERWISE INDICATED BEARINGS ARE BASED ON SHOWN
- PLAT VALUES (IF ANY) OR AN ASSUMED VALUE
- FLAT VALUES (IF ANT) OF AN ASSUMED VALUE. 8. ALL RIGHTS OF WAYS SHOWN ARE PUBLIC UNLESS OTHERWISE NOTED 9. UTILITY FACILITIES WITHIN UTILITY EASEMENTS NOT NOTED AS VIOLATIONS, DRIVEWAYS OR PORTIONS THEREOF WITHIN ROADWAYS NOT NOTED AS VIOLATIONS OR **ENCROACHMENTS**

- 10. THE LEGAL DESCRIPTION WAS FURNISHED BY THE CLIENT

 11. THIS DRAWING IS PROPERTY OF ZURWELLE-WHITTAKER, INC AND CANNOT BE REPRODUCED WITHOUT WRITTEN CONSENT

 12. THE ELEVATION INFORMATION SHOWN HEREON (IF ANY) IS RELATIVE TO THE NATIONAL GEODETIC VERTICAL DATUM, (N.G.V.D.), OF 1929 UNLESS OTHER WISE NOTED
- 13. BENCHMARK USED: NOS BENCHMARK & FPRN (SEE BENCHMARK INFO.)

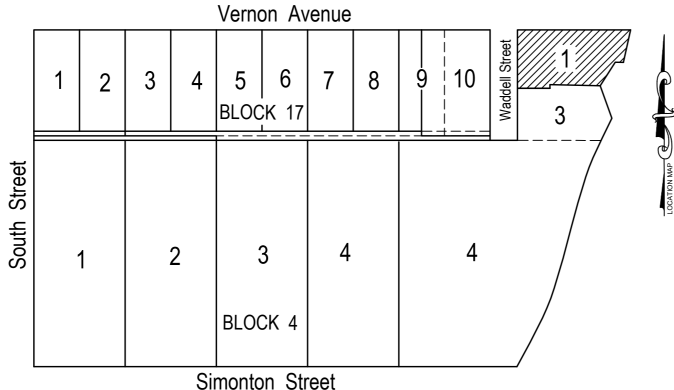
 14. COORDINATES SHOWN ARE RELATIVE TO THE NORTH AMERICAN DATUM OF 1983/90 AS BASED ON THE STATE OF FLORIDA'S D.O.T. FLORIDA PERMANENT REFERENCE NETWORK
- (F.P.R.N.) A GPS/GNSS REFERENCE NETWORK. BASE STATION USED: FLKW (KEY WEST STATION)

 15. COORDINATE CONVERSIONS (IF ANY) HAVE BEEN CONVERTED USING CORPSCON VERSION 6.6.1, FROM U.S. ARMY CORPS OF ENGINEERS. ALEXANDRIA, VIRGINA.

 16. UNLESS IT BEARS THE SIGNATURE AND THE ORIGINAL RAISED SEAL OF A FLORIDA LICENSED PROFESSIONAL SURVEYOR AND MAPPER, THIS DRAWING SKETCH, PLAT OR MAP IS
- FOR INFORMATIONAL PURPOSES ONLY AND IS NOT VALID.
- 17. ACCURACY OF HORIZONTAL CONTROL: (FOR EXPECTED USE OF LAND AS DEFINED BY (5J-17)) THE FIELD MEASUREMENTS VERIFIED BY CALCULATIONS OF A CLOSED GEOMETRIC FIGURE BASED UPON FIELD INFORMATION TAKEN IN THE FIELD BY TOTAL STATION AND OR GPS.

COMMERCIAL/HIGH RISK LINEAR: 1 FOOT IN 10,000 FEET X SUBURBAN RURAL

LOCATION MAP (N.T.S.)



(PROPOSED EASEMENT BETWEEN CITY OF KEY WEST AND HONORARY CONCH, INC.) On the Island of Key West and and being a part of Lot 1, Square 10, "Key West Investment Company's Subdivision" of part of Tract 17, as recorded in Plat Book 1 at Page 69 of the Public Records of Monroe County, Florida and being more particularly described as by metes and

Commencing at the Northeast corner of said Lot 1, Square 10 and the Southerly Right-of-Way Line of Waddell Avenue and thence in a Southwesterly direction along the the Northerly boundary line of said Lot 1 and the Southerly Right-of-Way Line of Waddell Avenue for a distance of 13.84 to the edge of a concrete slab and said point being the Point of Beginning; thence at right angles in a Northwesterly direction and along said concrete slab for a distance of 0.85 feet; thence at right angles in a Southwesterly direction and along said concrete slab for a distance of 17.25; thence at right angles in a Southeasterly direction and along said concrete slab for a distance of 0.85 feet; thence at right angles in a Northeasterly direction and along said concrete slab for a distance of 17 .25 feet back to the Point of Beginning.

> NOTE: THE INTENT OF THIS SPECIFIC PURPOSE SURVEY IS FOR A EASEMENT ALONG WADDELL AVENUE AS SHOWN ON SKETCH BETWEEN THE CITY OF KEY WEST AND HONORARY CONCH, INC.

MONROE COUNTY SURVEYING & MAPPING,INC SURVEYORS & MAPPERS, CIVIL ENGINEERS A DIVISION OF ZURWELLE-WHITTAKER, INC (ESTAB. 1926

HONORARY CONCH, INC. **KEY WEST, FL 33040**





PARCEL NO.

00038120-000000

GRAVEL & SAND

UNIMPROVED THIS BLOCK WADDELL AVENUE

17.25'M.

UNDER STAIRS

BANK OF A/C"S 17.25'M. P.O.B.

3 STORY FRAME

STRUCTURE

NO. 1500/1502

(30' R/W)

UNDER STAIRS

SURVEYOR'S CERTIFICATE:

I HEREBY CERTIFY THAT THE ATTACHED "SPECIFIC PURPOSE SURVEY" WAS PREPARED UNDER MY DIRECTION AND IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF, AND THAT THE SURVEY MEETS THE STANDARDS OF PRACTICE SET FORTH BY THE FLORIDA BOARD OF PROFESSIONAL SURVEYORS AND MAPPERS PURSUANT TO CHAPTER 5J-17. FLORIDA ADMINISTRATIVE CODE PURSUANT TO SECTION 472.027

ASPHALT PAVEMENT

NOTE: ALL ANGLES ARE

OTHERWISE DESCRIBED

WADDELL

STREET

STREET

ERNON

50' R/W)

Ф

\\Fred\lsland Surveying Data\Data MCSM\Drawnings\Key West\Block 151\1502 vernon\1502 VERNON EASEMENT 2 CITY KEY WEST.dw

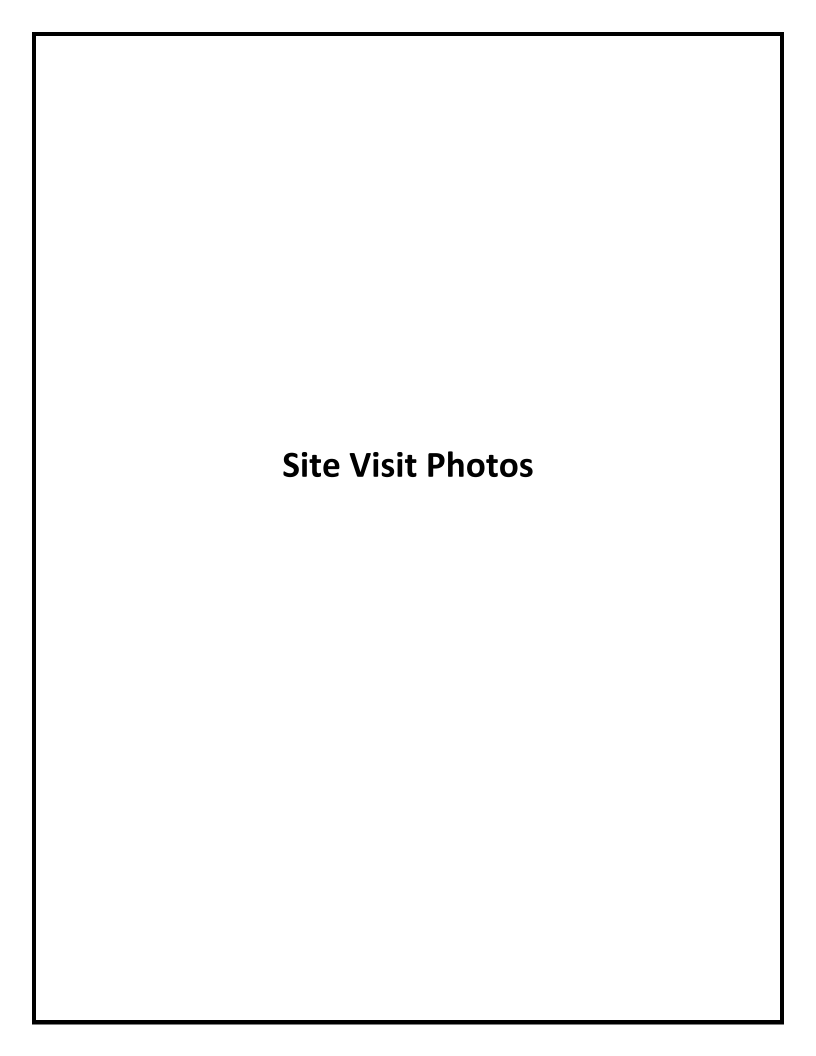
1500 VERNON AVENUE

■ WATER METER ₩ WATER VALVE EL.1.05 ELEVATIONS Containing 14.8 square feet more of less. TRAFFIC LANE FLOW BENCHMARK INFORMATION: SURVEYORS NOTE: CENTER LINE NOT REQUESTED SHEET SIZE 13"X19" MONUMENT LINE

N/A N/A

1"=20'

1100 TRUMAN AVENUE, KEY WEST, FL 33040 CERTIFICATE OF AUTHORIZATION NO. LB8236 PH: (305) 534-4668 OR (305) 293-0466 FAX (305) 531-4589 MEMBER: FLORIDA LAND SURVEYOR'S COUNCIL, FLORIDA SURVEYING AND MAPPING SOCIETY















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

1500 Vernon Avenue – Easement agreement

DRC – November 18, 2020

Engineering: Does the applicant have proof of permit approvals for the wall? What is below the mean high water is not the City's jurisdiction.

Tree: We cannot issue any permits within the mean high-water line. You will need the Division of State Land and/or the Army Core of Engineers.

Flood Plain Coordinator: Remove any debris.

Utilities: No comment.

HARC: No comment.

GIS: One of the RE numbers is incorrect in the application. It should be RE# 00037410-00000 and the 200 parcels.



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

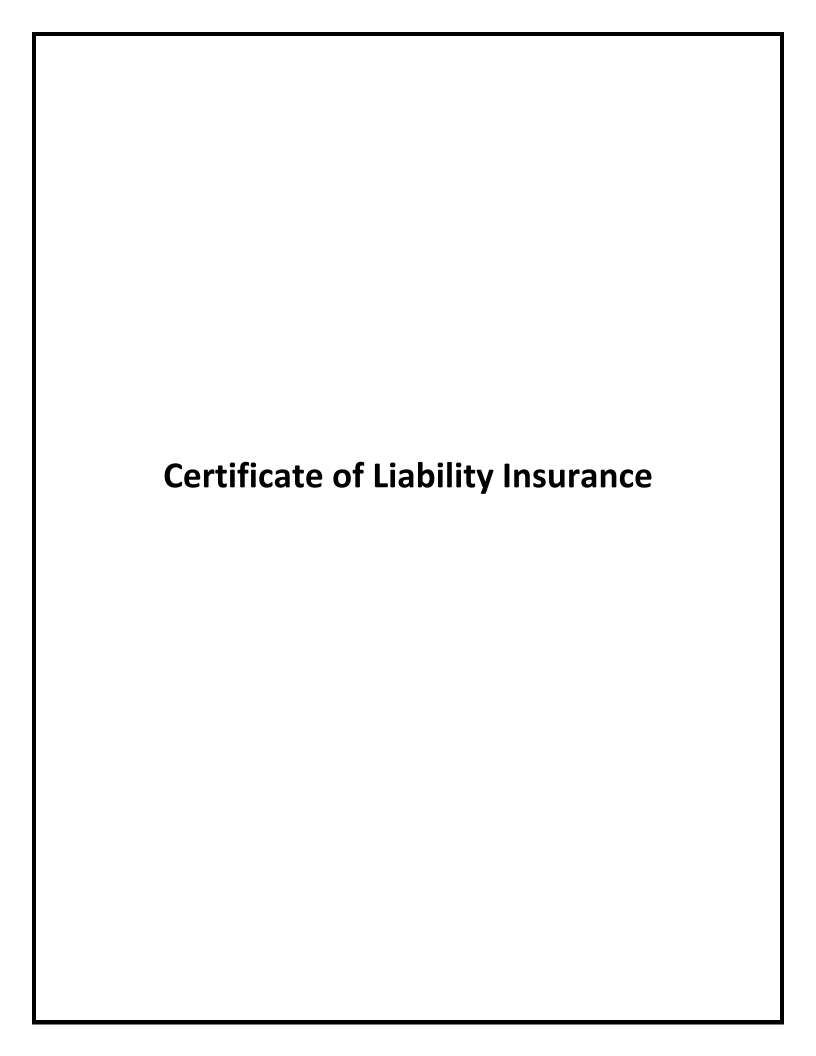
Development Review Committee June 23, 2022 Utilities Comments

1235 Washington Street Lot Split
No comments.

1500 Vernon Avenue and 1502 Vernon Avenue Easement

Solid Waste

Please provide a site plan that shows the location where trash and recycle containers will be stored. Pursuant to Sec. 58-31(f), trash containers, including recycle containers, may not be placed on the right-of-way before 4:00 p.m. the night before scheduled pickup and must be removed from the right-of-way by 8:00 p.m. of the day of pickup.





PRODUCER

CERTIFICATE OF LIABILITY INSURANCE

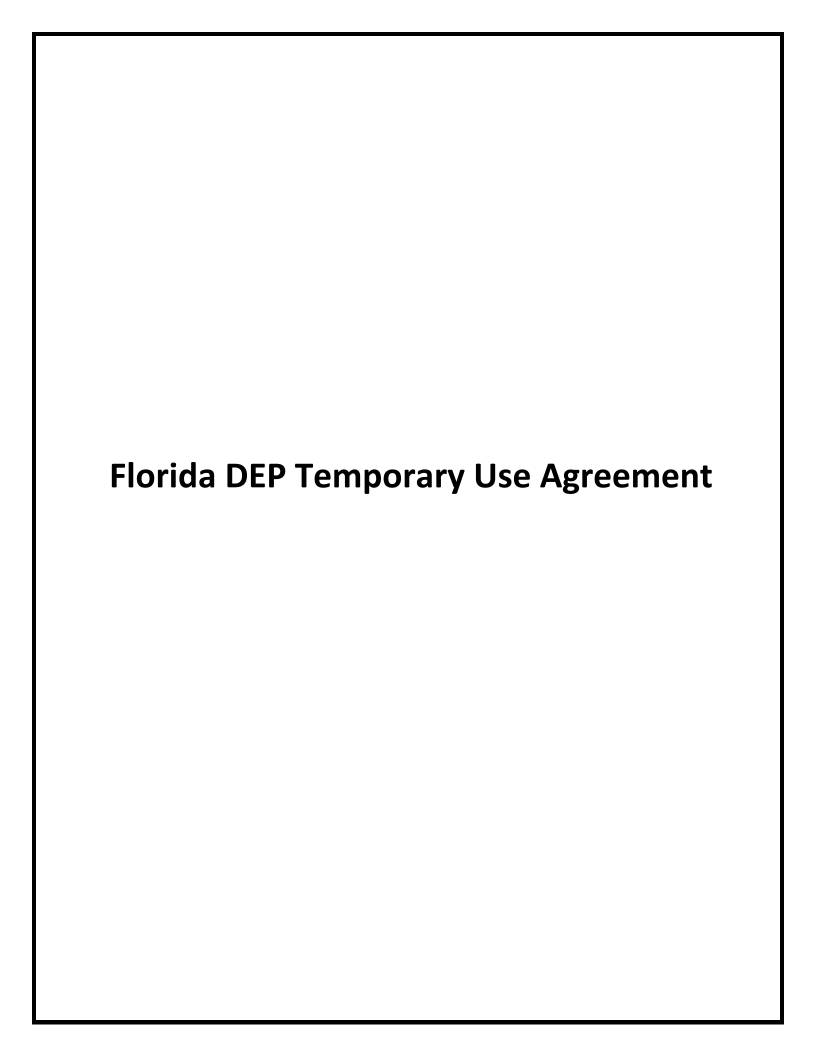
DATE (MM/DD/YYYY) 01/31/2023

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

CONTACT Cosmo Lopa

RSC Insurance Brokerage, Inc.		PHONE FAX (A/C, No, Ext): (A/C, No):				
750 Third Ave			E-MAIL clopa@risk-strategies.com			
	INSURER(S) AFFORDING COVERAGE					
New York		NY 10017	INSURER A: Great No	orthern Ins Co		20303
INSURED			INSURER B:			
Honorary Conch Inc			INSURER C:			
Joyce H. Johnson			INSURER D :			
P.O. Box 778			INSURER E :			
New York		NY 10013	INSURER F:			
		NUMBER: CL231312528			REVISION NUMBER:	
THIS IS TO CERTIFY THAT THE POLICIES OF I INDICATED. NOTWITHSTANDING ANY REQUI CERTIFICATE MAY BE ISSUED OR MAY PERTA EXCLUSIONS AND CONDITIONS OF SUCH PC	REMENT, TI AIN, THE IN: LICIES. LIM	ERM OR CONDITION OF ANY SURANCE AFFORDED BY THE IITS SHOWN MAY HAVE BEEN	CONTRACT OR OTHER POLICIES DESCRIBE	R DOCUMENT \ D HEREIN IS S	WITH RESPECT TO WHICH THIS	
INSR LTR TYPE OF INSURANCE	ADDL SUBR		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
COMMERCIAL GENERAL LIABILITY					EACH OCCURRENCE \$	000000
CLAIMS-MADE X OCCUR					DAMAGE TO RENTED PREMISES (Ea occurrence) \$	
					MED EXP (Any one person) \$	
A Personal Liability		1046766712	10/18/2022	10/18/2023	PERSONAL & ADV INJURY \$	
GEN'L AGGREGATE LIMIT APPLIES PER:					GENERAL AGGREGATE \$	
POLICY PRO- JECT LOC					PRODUCTS - COMP/OP AGG \$	
OTHER:					\$	
AUTOMOBILE LIABILITY					COMBINED SINGLE LIMIT (Ea accident)	
ANY AUTO					BODILY INJURY (Per person) \$	
OWNED SCHEDULED AUTOS					BODILY INJURY (Per accident) \$	
HIRED NON-OWNED AUTOS ONLY					PROPERTY DAMAGE (Per accident) \$	
					\$	
UMBRELLA LIAB OCCUR					EACH OCCURRENCE \$	
EXCESS LIAB CLAIMS-MADE					AGGREGATE \$	
DED RETENTION \$					\$	
WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N					PER OTH- STATUTE ER	
ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A				E.L. EACH ACCIDENT \$	
(Mandatory in NH) If yes, describe under					E.L. DISEASE - EA EMPLOYEE \$	
DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT \$	
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLE	C (4.00 PD 4	IOA Additional Remarks Calcalula				
Covered Residence: 1500-1502 Vernon Ave. Key West, FL 33040						
CERTIFICATE HOLDER			CANCELLATION			
City of Key West 1300 White Street			SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.			
Key West, FL 33040			AUTHORIZED REPRESE	NTATIVE		
				Su De	5	





Environmental Protection

South District Branch Office 2796 Overseas Highway, Suite 221 Marathon, FL 33050 SouthDistrict@FloridaDEP.gov Ron DeSantis Governor

Jeanette Nuñez Lt. Governor

Noah Valenstein Secretary

March 18, 2021

Chelsea Vanadia Smith Hawks Attorney at Law 138 Simonton St Key West, FL 33040 Chelsea@smithhawks.com

RE: Temporary Use Agreement

Honorary Conch Corporation

Site No. 397974 / Project No. 394395

BOT No. 440359785

Property ID No. 00037410-000000 – Vernon Ave. Key West, FL 33040

Gulf of Mexico, Class III Outstanding Florida Waters

Monroe County – ERP

Dear Ms. Vanadia

Thank you for returning the Temporary Use Agreement (TUA) with the appropriate signature. Enclosed is the fully executed Temporary Use Agreement to provide you, with continued temporary authorization for the existing docking facility structures and mooring areas on state-owned submerged lands. The Temporary Use Agreement is effective today, March 18, 2021.

Please note that the TUA requires the following to be accomplished within the specified timeframes:

- 1. Completion of an application for a sovereign submerged lands lease by September 14, 2021 (180 days from the TUA's effective date), consisting of:
 - A. Payment of the \$692.31 lease application fee;
 - B. An acceptable sketch and legal description meeting the Department's requirements;
 - C. A completed billing information form;
 - D. A completed financial assurance affidavit

Please note that online payments can be made by going to the DEP Business Portal at http://www.fldepportal.com/go/pay/. Also, any document submittals can be made to our email mailbox at ftmerp_compliance@dep.state.fl.us or may be mailed to the above address.

If you have any questions about the lease application or TUA requirements, please contact Mckenzie Fraley by email at Mckenzie.Fraley@FloridaDEP.gov or by phone at 305-289-7079. Your continued cooperation in this matter is appreciated.

Sincerely,

Jon M. Iglehart

Director of District Management

JMI/mf Billing Information Form

Financial Assurance Affidavit

Enclosures: Temporary Use Agreement with Exhibits A and B

Billing Information Form Financial Assurance Affidavit Survey Requirements Package

TEMPORARY USE AGREEMENT BOT# 440359785

This Temporary Use Agreement (hereinafter referred to as the "Agreement") is entered into this <u>18th</u> day of <u>March</u>, 2021, by and between the Board of Trustees of the Internal Improvement Trust Fund of the State of Florida (hereinafter referred to as the "Board") and Honorary Conch Corporation (hereinafter referred to as the "Applicant").

RECITALS:

- A. The Applicant desires to enter into this Agreement for the sovereign lands (hereinafter referred to as "lands") and water column located adjacent to Parcel No. 00037410-000000 Vernon Ave. Key West, Florida 33040.
- B. A private residential multi-family pier has been constructed on these lands adjacent to Applicant's upland real property that requires a sovereignty submerged lands lease (hereinafter referred to as "lease") pursuant to Rule 18-21.005(1)(d), Florida Administrative Code (F.A.C.). The Board has not issued the required lease.
- C. The Applicant desires to obtain the consent of the Board to maintain and use the structures and mooring areas as a multi-family pier located on these lands as shown on Exhibit A.
- D. The parties acknowledge that the Florida Department of Environmental Protection (hereinafter referred to as "Department"), as staff to the Board, will expeditiously process the Applicant's application for a sovereign submerged lands lease.
- E. The Applicant desires to have the temporary use of the structure as a private residential multi-family pier located on these lands during the processing and review of the Applicant's lease application.

NOW, THEREFORE, for and in consideration of the mutual agreements and covenants set forth herein, the Applicant agrees to pay to the Board a total of \$587.44 for deposit into the Internal Improvement Trust Fund as compensation for the past and current use of these lands without the approval or authorization of the Board (see attached Exhibit B). Such payment, which shall be paid online by check, credit card or debit card at http://www.fldepportal.com/go/pay-invoices/ or paid by a cashier's check, certified check or money order payable to the Department of Environmental Protection, shall be delivered to the Board's Accounting Office, Post Office Box 3070, Tallahassee, Florida 32315-3070 within 30 days of the date of this Agreement.

The parties hereto, then, agree as follows:

- 1. The Applicant acknowledges and understands that the grant of this Agreement does not guarantee that the Board will grant the Applicant a lease or that the Department will recommend that a lease be granted. The Board will issue a lease if the Applicant meets the lease requirements of Rule 18-21, Florida Administrative Code (F.A.C.).
- 2. The Applicant is hereby granted the temporary exclusive use of the structures and activities located on these lands as depicted in Exhibit A, consisting of approximately <u>555</u> square feet. This temporary exclusive use is for a term not to exceed one year from the date of execution of this Agreement, or until the date of execution of a sovereign lands lease between the Board and the Applicant, whichever occurs first. The Applicant shall make no claim of title to or interest in the sovereign lands identified in Exhibit A solely by reason of occupancy or use thereof under this Agreement.
- 3. The existing structures and activities can only be utilized as they existed on the date of execution of this Agreement. In the event any part of any of these structures or activities are determined by a final adjudication issued by a court of competent jurisdiction to encroach or interfere with riparian rights of the adjacent upland riparian owner, Applicant agrees to either obtain written consent for the offending structure or use from the affected adjacent upland riparian owner or remove the interference or encroachment within 60 days from the date of the adjudication. Failure to comply with this paragraph shall constitute a material breach of this Agreement and be grounds for immediate termination of this Agreement at the sole option of the Board.
- 4. The consideration paid for this Agreement includes the lease fees due for these lands from February 25, 2021 through February 25, 2022. This consideration is not refundable, notwithstanding the denial of a lease by the Board.
- 5. The Applicant acknowledges that the lease fees assessed in this agreement after March 1, 2021 are an estimate created using the minimal annual fee from the 2020-2021 billing cycle. A supplemental invoice will be generated and issued to the applicant at the time of lease execution that accounts for any difference in lease fees owed for the new per square foot fee established on March 1, 2021 which is based on changes in the consumer price index, pursuant to Rule 18-21.011(1)(b.), F.A.C., and changes in the square footage of the preempted area based on a survey supplied by the Applicant pursuant to Applicant's lease application, and the Applicant hereby agrees to pay the full amount any additional lease fees owed to the Board due to these changes within 30 days of the receipt of the supplemental invoice.
- 6. In the event that a lease application is not approved by the Board, or the Applicant fails to execute the lease prior to the expiration or termination of this Agreement, whichever occurs first, the Applicant shall remove all structures and cease

all activities referenced herein on the sovereign lands at the Applicant's sole expense. In the event that the Applicant asserts title to the sovereign lands identified in Exhibit A, and either the Applicant fails to timely submit the information concerning title as required herein, or the Board denies the Applicant's claim of title and the Applicant has not commenced an action to quiet title as specified herein, the Applicant shall remove all structures and cease all activities referenced herein on the sovereign lands at the Applicant's sole expense. In the event that the Applicant fails to complete the requirements of paragraph 8 of this Agreement, the Applicant shall remove all structures and cease all activities referenced herein on the sovereign lands at the Applicant's sole expense. The complete removal of the structures as required by this paragraph shall be accomplished within 180 days following the expiration or termination of this Agreement, whichever occurs first. The complete cessation of the activities shall occur immediately following the expiration or termination of this Agreement, whichever occurs first.

- 7. If the Applicant asserts title to the lands identified in Exhibit A, the Applicant must submit an application, accompanied by all evidence upon which Applicant relies for the assertion of title, to the Department's Division of State Lands (hereinafter referred to as "DSL"), within 90 days after the execution of this Agreement. DSL will review the application and accompanying evidence and give a response to Applicant as to whether the Board will assert title to the lands described in Exhibit A. If DSL responds that the Board will assert title to said lands, the Applicant must file an appropriate action in circuit court within 90 days of DSL's response to obtain a legal determination of title to the lands. If DSL, after consultation with the Board, responds that the Board does not assert title to the lands, then the Applicant shall not have to apply for a lease, and that portion of the consideration representing lease fees and interest, if any, shall be refunded. If DSL, after its review, responds that the Board does not assert title to a portion of the lands, any consideration for that portion representing lease fees and interest, if any, will be refunded. Failure to submit the initial application and evidence within 90 days after execution of this Agreement, or failure to file the appropriate court action within 90 days after DSL's response, shall constitute a waiver by the Applicant of all of its claim of title to the lands and an acknowledgment that the Board owns the lands.
- 8. Applicant shall complete the application for a lease to the Board within 180 days of the execution of this Agreement for the lands identified in Exhibit A. The items needed to be submitted to complete the lease application include:
 - A. Payment of a \$692.31 lease application fee;
 - B. An acceptable sketch and legal description meeting the Department's requirements (requirements attached to fully executed Agreement);
 - C. A completed billing information form (form attached to fully executed Agreement); and

- D. A completed financial assurance affidavit (form attached to fully executed Agreement).
- 9. This Agreement is temporary in nature and may not be extended or modified except upon the express written agreement of the Board. No request for an extension of the Agreement shall be considered by the Board except upon a demonstration by the Applicant that the Applicant is in full compliance with the terms and conditions of this Agreement and has exercised due diligence in its efforts to procure a lease from the Board.
- 10. As a material condition of this Agreement, Applicant agrees to comply with all applicable requirements of Chapters 253, 373, 376, and 403, Florida Statutes, and the rules promulgated pursuant thereto. The Board has the right to immediately rescind this Agreement upon the failure of Applicant to comply with either the terms of this Agreement, statutes, rules, or any permits or exemptions. Upon written notice that the Board has exercised its right to rescind under this paragraph, Applicant shall immediately cease and desist all activity authorized by this Agreement, or within the timeframe specified in the notice, or within twenty days of receipt of the notice if no timeframe is specified. Notice may be given by the Board by certified mail or hand delivery to: Gregory Ozzimo, 400 South Street, Key West, FL 33040, or by posting the notice at the property described in Paragraph A.
- 11. Applicant shall save and hold harmless and indemnify the Board, Department, and the State of Florida against any and all liability, claims, judgments or costs of whatsoever kind and nature for injury to, or death of, any person or persons and for loss or damage to any property arising out of or connected with Applicant's occupation and use of these lands and the structures or activities located thereon. By execution of this Agreement, applicant waives any claim it may have against the Department concerning the submerged lands described on Exhibit A except as described in Paragraph 7 above.
- 12. Applicant agrees that any litigation arising from matters relating to this Agreement between the Board and the Applicant shall be initiated and maintained only in Leon County, Florida.
- 13. This Agreement, and any rights and privileges contained herein, are for the sole benefit and use of the Applicant and shall not be assigned or transferred by the Applicant to any other party without the prior written consent of the Board, which consent shall not be unreasonably withheld.

14. The terms of this Agreement may be enforced by the Board notwithstanding that the authorization granted hereunder has expired.

Executed on the date first written above.

Honorary Conch Corporation

Original Signature

Gregory Ozzimo

Typed/Printed Name

Manager

Title

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND OF THE STATE OF FLORIDA

By:_

Jon. M. Iglehart

Director of District Management,
Department of Environmental Protection, as agent for and on behalf of the Board of
Trustees of the Internal Improvement Trust
Fund of the State of Florida

qPublic.net™ Monroe County, FL



 Parcel ID
 00037410-000000

 Sec/Twp/Rng
 05/68/25

 Property Address
 VERNON Ave KEY WEST

Alternate ID 1038164 Class VACANT RES Owner Address HONORARY CONCH INC C/O CRM MANAGEMENT LLC PO Box 778 New York, NY 10013

District 10KW

 $\textbf{Brief Tax} \hspace{0.5cm} \text{KW KW INVESTMENT CO SUB PB 1-69 PT LOT 1 SQR 10 TR 17 \& ADJ BAY BTM OR 247-89/91 OR 764-1820 OR 828-794/795 OR 839-1000 OR 839-$

Description 2444/2445/C OR927-726/727 OR927-728Q/C OR1212-1430/31 OR1212-1432/36Q/C OR1380-1551/4Q/C

(Note: Not to be used on legal documents)

Date created: 2/24/2021 Last Data Uploaded: 2/24/2021 2:28:45 AM



BOT No. 440359785 Exhibit A

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Receipts Section Post Office Box 3070 Tallahassee, FL, 32315-3070



INVOICE

Bill To:

Honorary Conch Corporation PO Box 778 New York, NY 10013

** INVOICE / INSTRUMENT INFORMATION **

 Invoice #:
 116257
 Instrument #:
 440359785

 Invoice Date:
 02/26/2021
 Expiration Date:
 02/23/2022

Due Date: 03/28/2021 Extended Term Fee: N

Lessee Name:

Rate: Pending Instrument

Location: PENDING

** IMPORTANT REMINDER **

If paying by mail, please return invoice with your payment to the above address.

Online payment by check, credit card or debit card is available at http://www.fldepportal.com/go/pay-invoices/.

Late payments are subject to a 12% Interest fee pursuant to FAC 18-21.011(1)(b)11.

INFORM	MATION				LEASE FE	E DATA	
Description	Memo	Object	Net Square Feet	Rate	Discount	Extended Term Fee	*Amount
Arrears 2020/2021	From 2/25/21 to 2/25/22 on 555 sf	21017	0.0	0.0	0	N	\$549.00
Note: Agent: M. Fraley. ssr					5	SubTotal	\$549.00
					S	ales Tax	\$30.20
					Co	ounty Tax	\$8.24
ВО	T No. 440359785				Cre	dit Applied	(\$0.00)
Ext	nibit B					Total	\$587.44
					Invoice	Balance Due	\$587.44
					Instru	ıment/Lease	\$587.44
					Ва	lance Due	

ANNUAL LEASE FEE FORMULA = BASE FEE - DISCOUNT + EXTENDED TERM FEE

*BASE FEE =Base Rate x Net Square Feet OR

*BASE FEE =Minimum Rate

DISCOUNT =Base Fee x Discount Percentage

EXTENDED TERM FEE =Base Fee x Extended Term Fee Percentage

For any questions concerning this invoice, please call the Division of State Lands at (850) 245-2555.

BILLING INFORMATION FORM PAYMENTS FOR LEASE NO._____

		Lessee Name:		-
	N	Management Co.:		-
Bil	lling/	/Mailing Address:	:	-
		City:	State: Zip Code:	
Bi	illing	g Contact Person:		-
	Te	elephone Number:		-
		Fax Number:	Area Code	
		E-Mail Address:		-
		Facility Address:		-
		City:	State: Zip Code:	
		re exempt from sale	ex is due on each lease fee payment unless the Lessee can ales tax for the reason checked below. Exermine Exer	
L	•	_	•	•
[]		zation:(Ex	.emption Number)
[]		ct sales tax on <u>all</u> available dock spaces (Sales Tax Number	er)
[]	Lease and collect percent sales tax	ct sales tax on <u>some</u> available dock spaces but fully assur x on that portion of space on which no sales tax is charge (Sales Tax Number	ume the responsibility to remit six ed.
[]	None of the abov	ove can be claimed.	
<mark>ac</mark>	comp	pany this form to	annual Resale Certificate For Sales Tax or the Certific claim this exemption pursuant to Section 212.07(1)	(1)(b), F.S.
If	Less		Corporation, Federal Employer Identification Number:	
ΑI	DMI	NISTRATION'S	ove information is correct and agree to NOTIFY THE SACCOUNTING SECTION AT (850) 245-2720 within billing agent, phone number, fax number or Lessee's	in 30 days of the date of any change
			Signed:Lessee/Authorized Entity	Date
ſ			For Recurring Revenue Section Use Only	,
	Billi	ing Form to Accoun	·	
	Data	a Entered by Accou	untant:,	/
1			Accountant's signature	·

FINANCIAL ASSURANCE AFFIDAVIT

	I (ir	nsert name), swear or affirm:
1.	Internal Improvement Trust Fund sovereignty submerged lands lease located adjacent to Vernon Ave, K	essee"), has applied to the Board of Trustees of the of the State of Florida ("Board of Trustees") for a e ("Lease") for the sovereignty submerged lands tey West, FL 33040, Property ID No. 00037410-, Range 25, Monroe County, Florida ("Leased
2.	I am the (insert	title) of the Lessee.
3.	The Lessee is not the subject of a p	pending bankruptcy proceeding.
4.	The Lessee has no unsatisfied judg	gments entered against it in the State of Florida.
5.	The Lessee has satisfied all state a Florida.	nd local taxes for which it is responsible in the State of
6.	Lessee's interest in the riparian up	g or threatened against or affecting the Lessee or the land property adjacent to the Leased Premises that all capability to undertake and operate the facility
7.		ement for the Board of Trustees to grant a Lease to the the Board of Trustees to rely on these representations.
		Honorary Conch Corporation.
		By:
		Original Signature
		Printed/Typed Name
		Title

SURVEY REQUIREMENTS

For Leases and Private Easements (>3,000 Square Feet Preempted Area Over Sovereignty Submerged Lands)

Instructions to Staff:

- 1. Distribute the <u>Survey Requirements Package</u> to applicants whose projects will require a lease or private easement, either of which will preempt >3,000 sq. ft. of sovereignty submerged lands. This is part of the initial application review process and completeness summary.
- 2. When you receive the survey and the <u>Survey Review Checklist</u> from the applicant, fill in the DEP/WMD review column to check the survey for completeness, accuracy, and inclusion of specific sovereignty submerged lands (SSL) information.
- 3. When the project is complete, keep a copy of the final survey drawing and the completed survey review checklist in the master file. Place the two <u>original final</u> survey drawings and a <u>copy</u> of the completed checklist in the folder (containing SSL instrument processing information) to be sent to the Division of State Lands, Bureau of Public Land Administration, MS 130, for instrument processing.
- 4. Staff may wish to make a photocopy of the survey and add notes or show locations of the items listed below. This information should be included in the package sent to BPLA to be used in understanding special conditions and to use for subsequent inspections. Staff should not expect the surveyor to include all these items on the survey drawing.

 Manatee signs (location and direction to face)
 Boat ramp
 Fueling
 Sewage pumpout (whether portable or fixed)
 Fish cleaning station
 Entry gates
 Location where hand rails will be required
 Informational signs
 No mooring signs
 Slip numbers and mooring locations
 Other

5. Rules 18-21.008 and 18-21.010 require surveys for leases and easements. If changes to a project require a permit modification, then a revised survey is needed. When structures are expanded or redesigned, if the lease or easement boundary changes or new slips are added, a new survey will show all staff, inspectors, and the owners what is authorized.

However, you may give consideration to the renewal date of the SSL instrument and the type of changes proposed. For example, if the changes are to add a few extra feet to finger piers and the lease boundary will not change, the modified survey could be required at the time of renewal to save staff processing time and save expense to the applicant/owner. In this case, condition the authorization to require a revised survey upon renewal and send a copy to DSL, BPLA, to be placed in the instrument file so that when an inspection is requested or any review of the file is done, this information will be known and the survey can be required with the renewal.

The survey package on the following pages also is available on the Bureau of Survey and Mapping's web site at http://www.dep.state.fl.us/lands/survey.htm within the "Survey & Mapping Quick Links", under "Documents and Presentations", and selecting "Technical Information" under the Survey and Mapping header.

SURVEY REQUIREMENTS PACKAGE

For Leases and Private Easements (>3,000 Square Feet Preempted Area Over Sovereignty Submerged Lands)

Instructions to Applicant:

This Survey Requirements Package contains the survey requirements and data required to be included in the survey to be submitted regarding your proposed project. It <u>MUST</u> be given to the surveyor with whom you contract.

In addition, we request that your surveyor contact the Division of State Lands, Bureau of Survey and Mapping at 850/245-2606, <u>prior</u> to performing work to ensure that the requirements regarding compliance with the Standards of Practice (Minimum Technical Standards) pursuant to Chapter 5J-17-050 through 5J-17.052, Florida Administrative Code (F.A.C.), are clearly understood and that all questions are adequately answered. Technical inquiries should be made to the Bureau only by your surveyor or engineer.

SURVEY REQUIREMENTS

Provide two 8 1/2 x 11 inch prints of a field survey. If your original drawing is larger than 8 1/2 x 11 inch, then also submit two copies of the original size drawing (so that staff can refer to a clear view of the entire project). All copies must be signed, sealed, and dated by a Florida licensed Surveyor and Mapper in accordance with Rules 5J-17.061 and 5J-17.062, F.A.C., and must meet the Standards of Practice (Minimum Technical Standards) in compliance with Rules 5J-17.050 through 5J-17.052, F.A.C. In addition, the survey must also include the following information.

General:

- Scale Each sheet must include a graphic scale, scaled to an engineers scale.
- Provide a location or vicinity map of at least 7.5 minute guad scale.
- [a] Show the boundaries of the lease/easement parcel sought which must include the entire "preempted area." This area includes all the sovereignty or state-owned submerged lands affected by the activity, from which any traditional public uses have been or will be excluded by an activity, such as the area occupied by docks, piers, and other structures; temporary and permanent mooring areas; the area between a dock and the shoreline where access is not allowed; between docks; or areas where mooring routinely occurs that are no longer reasonably accessible to the general public; turning basins within aquatic preserves; permanent mooring areas not associated with docks; and swimming areas enclosed by nets, buoys, or similar marking systems. When the Board of Trustees requires an activity to be moved waterward to avoid adverse resource impacts (such as dredging or disturbance of nearshore habitat), the portion of the nearshore area that is avoided by the proposed activity shall not be included in the preempted area. [See "preempted area" definitions in sections 18-21.003, F.A.C., and 18-20.003, F.A.C., as applicable]
 - The lease boundary shall be drawn to accommodate all vessels to be moored, including such things as bow pulpits, bow sprits, dive platforms and motors.
 - Please contact the appropriate DEP or WMD district office if you have any questions regarding your specific project.
 - The boundary of any designated swimming area must be shown.

- [b] Show the size and dimensions of all existing and proposed overwater structures and activities, including mooring pilings, located within the riparian rights boundaries of the parcel sought; and identify the location(s) of any existing and proposed fueling and sewage pumpout facilities. **YOU DO NOT NEED TO INCLUDE** buildings, structures, streets, platted areas, parking lots, etc., that are located landward of the mean or ordinary high water line or the safe upland line.
- [c] The applicant's upland property (parcel) boundaries must be clearly sketched on the submerged land lease or easement survey drawing. You are not being asked to survey the upland property; only to show the parcel boundary and where the upland property lines intersect the MHWL/OHWL/SUL.
- [d] Show the primary navigation channel(s) or direction to the center of the affected waterbody.
- [e] Show the applicant's riparian rights lines extending into the waterbody from both sides of the applicant's upland property (parcel).
 - See attached guide, "Allocation of Riparian Rights" from the DEP Bureau of Survey and Mapping.
 - **NOTE:** This information regarding boundaries of riparian rights represents the generally accepted methodology for determining such boundary lines, and may not identify all considerations regarding riparian lines under certain conditions. However, a binding determination of riparian boundaries can only be made by agreements of the affected parties or by a final adjudication of a court of competent jurisdiction. Acceptance of a survey and issuance of a submerged lands lease or easement shall not constitute a binding determination of riparian boundaries by the Department and shall not prevent the Department from ordering the removal or the relocation of any structure which may later be determined to encroach upon or interfere with adjacent upland owners' riparian rights.
- [f] Show the distance from existing and proposed structures, moorings, and activities to the projected riparian lines.
 - All structures and activities must be set back a minimum of 25 feet inside the
 applicant's riparian rights lines. Marginal docks must be set back a minimum of 10
 feet. [For exceptions to the setbacks, see subsection 18-21.004(3), F.A.C.]
- [g] For leases in the Florida Keys: indicate the water depths referenced to mean low water within the lease area and out to the navigation channel.
- [h] Label the linear footage of the applicant's shoreline which borders on sovereignty or state-owned submerged lands. [Note: this can include the linear distance across an upland cut or man-made canal for the distance that the applicant is the upland owner.]
- [i] Show the location of any shoreline vegetation, if existing. Inside aquatic preserves, show the shoreline conditions within the lease area plus 1,000 feet extending from each side: % natural_____; % with seawall, bulkhead or riprap_____.
- [j] Identify and sketch in on the survey drawing any structures (docks, piers, pilings, etc.) existing within 100 feet of the applicant's requested lease or easement area. [Note: all structures and activities along the applicant's shoreline are considered preempted area.]
- [k] The legal description must reference the section, township, range, county, and name of the affected waterbody and must include the total square footage of the lease/easement parcel sought. The legal description must be provided on a separate sheet it if is not

clearly legible when reduced to 8 1/2 x 11 inch paper. It is not required that the submerged land lease or easement boundary be monumented. However, the submerged lands lease or easement boundary must be tied to at least one corner of record, which must be a section corner, subsection corner, or record plat or deed corner, and must be labeled on the survey drawing. Depending on the complexity of the survey/easement, you may show calls and bearings on a table and use numbering on the survey. If there are several lease/easement parcels, list them in a table and provide amounts for each plus the total area in square feet. The section/township/range should match on the survey, deed and title review sheet.

- [I] A surveyed or scaled 1983 or 1927 NAD coordinate of the point of beginning (POB) or point of commencement (POC) of the proposed lease or easement area must be shown on the survey drawing. The coordinates may be scaled from a USGS Quad Sheet or other suitable map. The method used to determine the coordinates must be noted on the drawing.
- [m] Provide a separate legal description of any non-water dependent structure(s).

 Depending on the complexity of the survey, the description may be placed on a separate page with a table matching length numbers to actual calls and bearings and distances.
- [n] If privately-owned submerged lands lie adjacent to the sovereignty or state-owned submerged land parcel sought, the boundary line of the privately-owned parcel must be shown and, if conveyed by Trustees' Deed, the Deed Number must be included. Trustees' deeds and disclaimers or Butler Act conveyances will be identified by DEP's Title and Land Records Section during review of the application to determine ownership of submerged lands sought.
- [o] All submerged land lease or easement surveys must be <u>field surveys</u> and clearly stated as such. Each survey will be checked for compliance with Rules 5J-17.050 through 5J-17.052, F.A.C., and, if applicable, Chapter 177, Part II, F.S., and must meet the requirements of the Department's SLER 0950 "Survey Requirements" procedure.
 - Certify the survey to the Board of Trustees (TIIF) (and to the owner if desired). The
 typical phrase is "Certified to the Board of Trustees of the Internal Improvement
 Trust Fund of the State of Florida," This statement must be included on the survey;
 however, an alternate statement of "This survey is certified to the Board of Trustees
 of the Internal Improvement Trust Fund of the State of Florida" is also acceptable.
 An additional statement that the survey is certified to the owner may be included if
 desired.
- [p] A mean high water line (MHWL), ordinary high water line (OHWL), or safe upland line (SUL) at or above MHWL/OHWL must be shown on the survey drawing.
 - Information regarding a mean high water line may be found on the DEP website at: www.labins.org.
 - For information regarding an ordinary high water line, contact the DEP Bureau of Survey and Mapping.
 - Information regarding a safe upland line for tidal waters may be found on the DEP website at: www.labins.org. If the information needed is not available at this website, you may use the approximate elevation of MHW plus 0.5 foot, or contact the DEP Bureau of Survey and Mapping.
 - ➢ If a safe upland line for non-tidal waters is used, see attached guide, "Safe Upland Line Methodology for Submerged Land Lease or Easement Surveys in Non-tidal Waters."

- NOTE: If a safe upland line is used, the surveyor should preface the legal description of the lease or easement with: "Any and all sovereignty lands lying within the following described boundaries: "(and then proceed with the legal description using the safe upland line).
- Additional questions regarding acceptable procedures for establishment of a MHWL, OHWL, or SUL may be directed to the DEP Bureau of Survey and Mapping.
- [q] If a proposed structure or activity occurs on a beach that was restored, the **Erosion Control Line** (ECL) follows the MHWL surveyed prior to nourishment, and the land seaward of the ECL is considered sovereignty submerged land. Subsequent filling is called "nourishment." Because the ECL is already established, no additional survey is required, even if the beach recedes landward of the original ECL. When sand from an inlet maintenance dredging project is placed on the beach as "disposal," no ECL is required.
 - Questions regarding the ECL may be directed to the DEP Bureau of Survey and Mapping.
 - NOTE: ECLs are normally established after the Joint Coastal Permit (JCP) is issued by the Bureau of Beaches and Coastal Systems.

[r] Survey drawing:

- If a proposed structure or activity extends <u>landward</u> of the MHWL, OHWL, or SUL, the landward line of the submerged land lease or easement boundary must abut the MHWL, OHWL, or SUL.
- If a proposed structure or activity is <u>entirely waterward</u> of the MHWL, OHWL, or SUL, the most landward line of the submerged land lease or easement boundary may not be required to abut the MHWL, OHWL, or SUL (such as for an offshore mooring area).
- [s] Depending on the nature of the shoreline, the following information is required.
 - <u>Natural Shoreline</u> A MHWL, OHWL, or SUL may be used. The procedure used for establishing the MHWL, OHWL, or SUL must be approved by the DEP Bureau of Survey and Mapping.
 - <u>Seawall</u> If a seawall is in place and the surveyor has determined that it has not been constructed on the face of illegal fill, he may tie the lease or easement to the face of the seawall. However, the Department requires that the surveyor determine the NGVD 29 or NAVD 88 elevations at the top and bottom of the seawall and note the elevations on the survey drawing.
 - NOTE: If the proposed project is located in an aquatic preserve, show the nature (condition) of the subject lease area shoreline together with the adjacent 1,000 feet of shoreline on each side of the proposed lease area on the survey drawing as either natural or as bulkheaded, seawalled, or riprapped. This information is required because two times the base lease rate is applied when 75% or greater of the sum total of the linear footage of the subject lease area shoreline together with the adjacent 1,000 feet of shoreline on each side of the lease area is in a natural condition. [See paragraph 18-21.011(1)(b), F.A.C.]

FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF SURVEY AND MAPPING

SAFE UPLAND LINE METHODOLOGY FOR SUBMERGED LAND LEASE OR EASEMENT SURVEYS IN NON-TIDAL WATERS

This is to outline a procedure for determining a safe upland line on freshwater lakes and rivers for the purpose of area computations of submerged land leases and easements. The safe upland line determined by this procedure is <u>not</u> to be considered a sovereignty submerged land boundary and will not be recognized by the Department for use in controlling future development or for any other use or purpose unless specifically stated otherwise by the Department. The typical procedure for establishing the elevation of a safe upland line follows.

- 1. The safe upland elevation should be based on the elevation of mature upland vegetation.
- 2. Suggested upland species are:

Flowering Dogwood
American Beech
White Ash

Cornus florida
Fagus grandifolia
Fraxinus americana

American Holly <u>Ilex opaca</u>

Southern Red Cedar
Tulip Tree
Liriodendrom tulipifera

Costrue virginiage

Eastern Hop Hornbeam
Narrow-leaf Panicum
Panicum aciculare
Black Cherry
Live Oak
Sassafras
Saw Palmetto

Ostrya virginiana
Panicum aciculare
Prunus serotina
Quercus virginiana
Sassafras albidum
Serenoa repens

- 3. The upland vegetation must be of sufficient size to indicate a pre-regulation safe upland line if there is a weir or other water level control structure on the water body.
- 4. A transect should be located in an unaltered area of the water body.
- 5. The transect on a lake does not have to be located at the project site.
- 6. The transect on a river does not have to be located at the project site, but the effect of the gradient of the river should be considered.
- 7. Elevations should be taken along the transect, at the breaks in elevation, the base of the upland vegetation, and at the present water level.
- 8. Changes in vegetation communities should be noted.
- 9. The diameter of the upland trees should be noted.
- 10. Any other conditions that may affect the determination of the safe upland elevation should be noted.
- 11. The safe upland line is considered a continuous contour approximated by bearings and distances included in a closed traverse around a submerged lease or easement area.

The Bureau must receive a cross sectional plot of the transect containing the above information before the submerged land lease or easement survey is approved. This information and notes indicating the methodology used to determine the safe upland line must be included as part of the survey drawing. Also, a copy of a USGS quad sheet or other suitable map showing the approximate location of the transect must be furnished to the Bureau.

The above is intended to be general guidelines. Every freshwater lake and river has its own individual characteristics and procedures will vary.

Comments or questions may be directed to:

Department of Environmental Protection Bureau of Survey and Mapping Mail Station 105 3900 Commonwealth Boulevard Tallahassee, Florida 32399-3000

Phone: 850/245-2606

FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF SURVEY AND MAPPING

Guidelines for Allocation of Riparian Rights

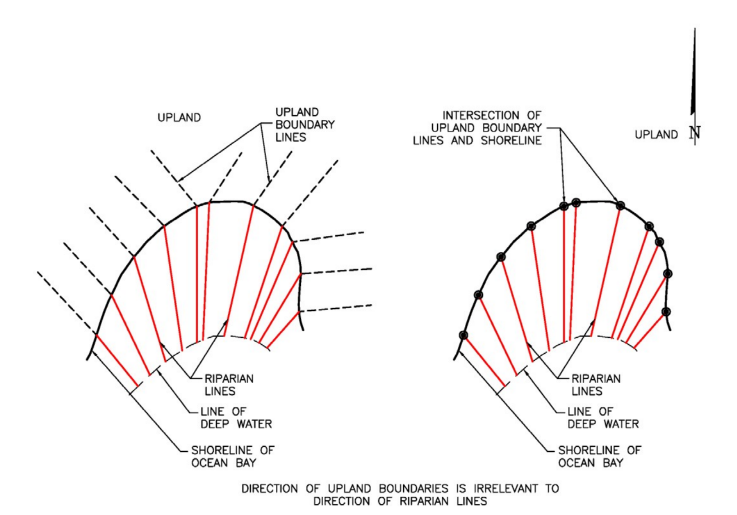
The 1985 and 2009 Studies

In 1985 and again in 2009, the Bureau of Survey and Mapping sponsored a study of the effect of shoreline and channel geometry on the division of riparian rights. This study was prepared by Dr. David Gibson, Associate Professor at the University of Florida. The research was intended to analyze existing methods for making allocations of riparian rights together with a study of different shoreline configurations. The result was a set of recommended guidelines.

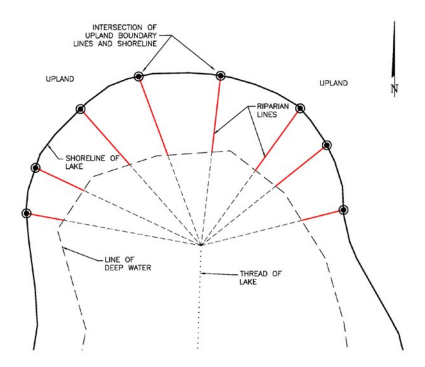
This document concentrates on the two riparian right "equities" of dominant interest among waterfront owners: (1) right of ingress/egress to navigable waters – the right to build a dock out to deep water, (2) right of view out to the edge of the main navigational channel (view). The following are conclusions from the studies and examples of riparian rights allocations.

Conclusions from Literature Study

- 1. Docking is a near-shore consideration and is limited by the line of deep water (line of navigability or line of navigation). The great weight of research indicates that when docking is the primary issue, courts will usually apportion the space between the shore and the line of navigability.
- 2. In considering docking when the shore is relatively straight on a large body of water (one without a nearby channel or thread), such as the ocean, a large lake, ocean bay or wide river, the dominant construction makes division lines perpendicular with the general direction of the shore extended to the line of navigable water. The shore's general direction requires smoothing of smaller indentations and projections, and perpendiculars are constructed with the "smoothed" shore from the place where the side lot line hits the Mean High Water Line or Ordinary High Water Line.
- 3. Along a river without a marked channel and the opposite bank is in proximity to the area of concern, the dominant technique is to construct riparian lines perpendicular with the stream's thread (median). The stream's thread should be found as the median line of the water surface half way between the banks during ordinary stages of water height.
- 4. Along a river or other water body with a nearby marked navigation channel and a regular shore, most courts construct perpendiculars with the nearest channel edge as opposed to the thread. It appears that the proximity of a channel edge, or any other similarly established outer line, will most likely be used by courts for the apportionment using perpendiculars if the shore is relatively straight.
- 5. The direction of upland boundaries is largely ignored when apportioning riparian rights. The public's mistaken belief that riparian lines are on the extension of their side upland lines is the most frequent cause of riparian disputes. Instead, the water body must be **equitably apportioned** as if all waterfront owners were standing on the shore looking out over the water body see example below.



- 6. When the shore is irregular in the form of a cove or projection into an ocean, ocean bay, lake or river, most courts apportion the line of deep water to divide riparian rights as opposed to any perpendicular method see example above.
- 7. Methods of apportionment designed for the whole water body, such as the center point method in lakes, thread of lakes, perpendiculars to channels or threads, should be used mainly for those riparian rights that require apportion of the entire water surface. They may also be used to determine direction but not the terminus of near-shore division lines when they give substantially the same apportionment as a near-shore method. This would be true in round lakes with concentric water depth contour lines, along rivers with parallel banks and parallel channel, and along long lakes with consistent water depth contours see example below.



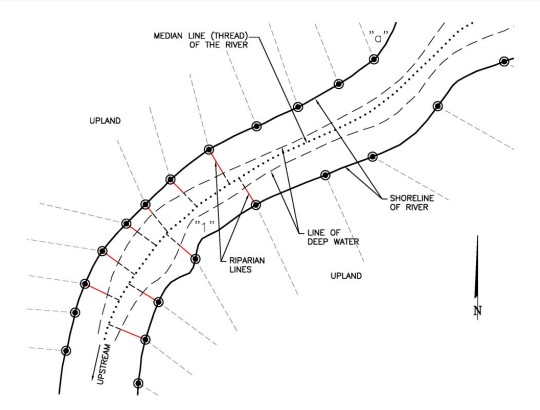
8. The apportionment of the line of deep water is the most universal technique for division of riparian rights that will give the same solution as more traditional techniques in many cases and will follow dominant national case law where the shore is irregular.

Recommended Procedures and Water Body Classifications

In explaining allocation procedures, reference will be made to several sketches which were constructed to show numerous cases of water boundaries. It is presumed that the main considerations are docking, view and access to navigation channels. It should be noted that the upland boundaries of the lots surrounding the water are shown only as very light dashed lines for the reasons stated in no. 5 above.

River, No Marked Channel, Parallel Banks – Perpendicular with Median Line In the river example below, the water body would be classified as (1) being a narrow river where the opposite bank is of a consideration and (2) as having generally parallel banks without deep coves and projections.

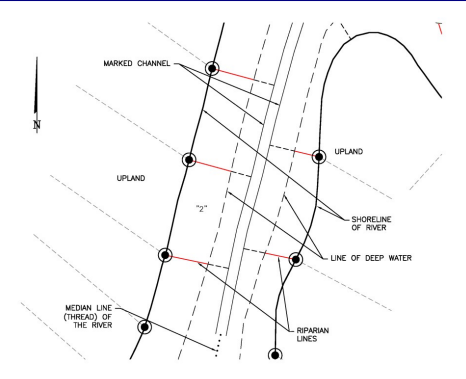
The main technique to be applied here is the "perpendicular with the stream's thread" method. The banks being the limit of water at its ordinary stage would be determined. A median line would be constructed exactly midway between the banks at their ordinary stage of water. Perpendiculars would be constructed at the thread and produced back to the shore points. Docking and access rights would stop at the line of deep water – see example below.



For example, at area "1", the red riparian line is the "docking" line shown perpendicular with the dotted median line stopping at the line of deep water. The dashed extension of the riparian line is the "view" line out to the median line. These lines are: not on the extension of the upland side line, not perpendicular with the water boundary, or not perpendicular with the line of deep water.

Other docking and view riparian lines are shown in the neighborhood. This same technique would be used on the entire river upstream of point "a". None of the coves are deep and no inequity would result.

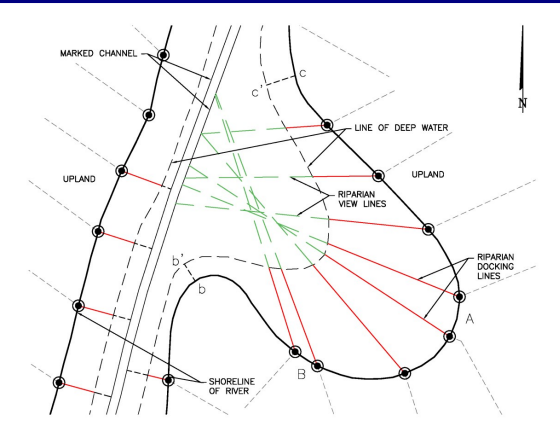
River, Marked Channel, Parallel Banks – Perpendicular with the Channel Line Downstream of the above example a maintained and marked channel exists that would take over from the thread for the apportionment base line. The channel probably has an east and west edge, and perpendiculars would be constructed at the nearest edge and run back to shore – see example below.



For example, at area "2" above, perpendiculars are constructed at the nearest channel edge and run back to shore.

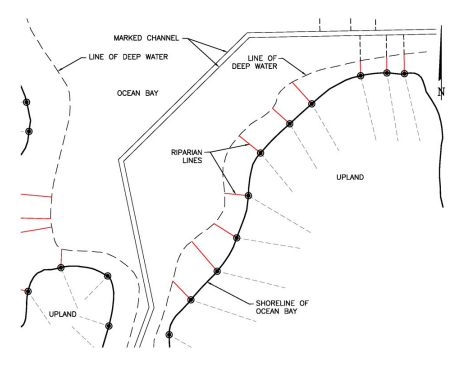
Deep Cove on One Bank – Apportion Line of Navigability The deep cove on the east bank in the following example requires special treatment. Inequities are obvious; if the typical solution of extending the lot lines is applied, persons "A" and "B" would be entirely cut off from navigable water and the channel. If the previous technique of perpendiculars from the channel were applied, then person "B" would receive nothing. Therefore, the line of navigability should be apportioned.

Finding the cove limits (headland points) would be a critical decision. The headlands of the cove would be identified as points "b" and "c" the places where the east river bank departs its generally parallel course and enters the cove. As a general rule the "45 degree method" can be used to find the headlands —where the shore first departs at a 45 degree angle from the general direction of the water body.

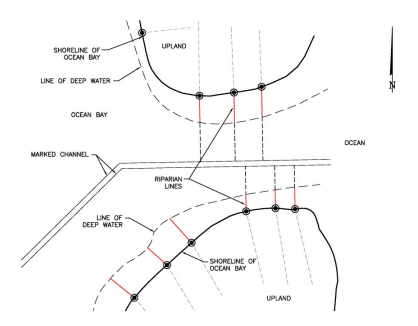


Points b' and c' would be established directly opposite the headland shore points using perpendiculars with the line of navigability. Between b' and c', the line of navigability would be divided in proportion to frontage. For example if the total distance b' to c' on the "outer line" is only 700 ft and the shore frontage from b to c is 1000 ft then each foot of shore frontage only receives 0.70 ft on the outer line – equitable apportionment. Straight lines would run back to shore points. The view zones would be the extension of the docking lines out to the channel line, (however view zones are not exclusive and they may overlap).

Large Water Body -- Perpendicular with Shore Northerly of the above example, on the east side of the ocean bay, the shore and the marked channel are diverging from each other. Since docking is a near-shore consideration, then a near-shore solution is called for. The dominant method is to construct perpendiculars with the generalized shore, projecting these riparian lines out to the line of deep water.



Inlet Channel – Perpendicular with Channel Line At the inlet of the ocean bay, the proximity of the channel is now the important consideration, and perpendiculars would be dropped from it as shown.



Coves

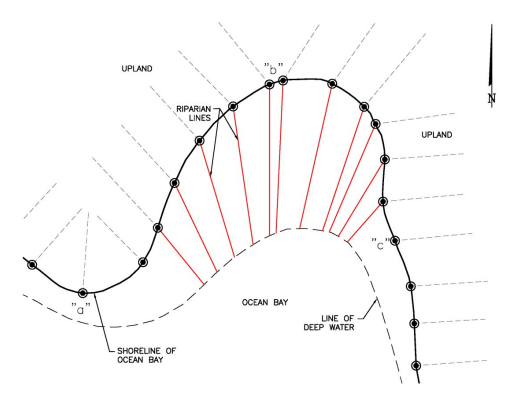
Large Bay Cove – Apportion Line of Navigability Around the ocean bay, the dominant construction is perpendicular with the generalized shore direction, projecting these out to the line of deep water.

However, the large cove on the north side of the bay calls for apportioning the line of navigability. The main question would be determining the apportionment limits. There is a well-

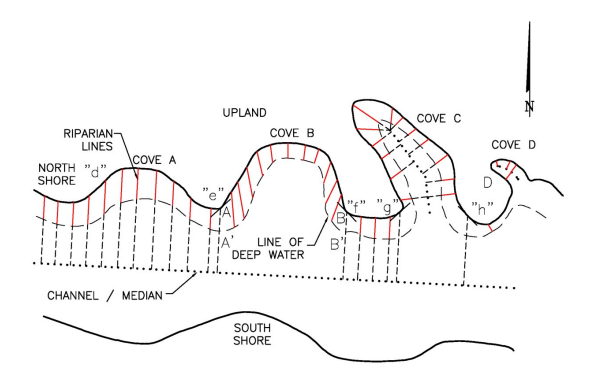
defined headland on the cove's west end at "a," but on the east side the cove's beginning is not so well defined.

As a guideline for thought, there is no use apportioning lots in which a more basic method works; therefore, start at the point of greatest inequity, point "b" in this case, and go in each direction until straight-line projections will intersect the line of navigability at nearly right angles well clear of the problem area, such as at "c" in this case. Apportionment between "a" and "c" will give each owner a portion of the line of deep water for constructing a dock.

A problem is noticed for owner "b". Due to small frontage, that lot will receive a very small portion of deep water frontage, perhaps not enough on which to build a dock without conflict with adjoiners. This is a situation for the neighbors or courts to address. The surveyor should not attempt to solve this situation. Instead, the surveyor should rely on geometric construction principles. After the "theoretical" riparian lines are determined, let the owners negotiate a solution (riparian boundary agreement or license) or let the courts decide an equitable solution.



Commercial marina leasing has now made the allocation of the entire water body a consideration. Consider the water body shown in the following figure. It could be a river, a long lake, or intra-coastal waterway and a marked channel is present, therefore, the dominant riparian construction is perpendicular with the channel. The north shore is undulating with three "coves" to investigate: a (A) "shallow cove," not indented enough to require a cove method apportionment, a (B) "deep cove," requiring a cove apportionment, and (C & D) "hidden coves" which departs to form its own geometry. The deep water line, shown as a dashed line, illustrates that cove C contains deep water while cove D does not.



Shallow Cove A is called "shallow" because the intersection between the shore and riparian lines are at 45 degrees or less throughout the cove. This "45 degree rule" is presented here for consideration. At a location such as "d" where the shore and riparian line are at 45 degrees, the width of the riparian zone is 0.71 times the frontage distance, but these zone widths still give sufficient width for dock building out to the deep water line (dashed) and leasing/view out to the channel line. In the Florida case Hayes v Bowman, this angle was about 55 - 60 degrees which caused a reduced riparian zone width 0.85 times the lot frontage. Therefore, it was recognized that the riparian zone width may be significantly less than the riparian frontage width.

Deep Cove B begins at location "e" where the angle exceeds 45 degrees. This is the beginning of a deep cove B calling for a cove apportionment. The beginning points on the cove are A and A'. The end of the cove at point "f" is identified as points B and B', where the channel perpendicular and the shore make an angle of 45 degrees. The deep water line from A' to B' is apportioned according to relative shore frontages between A and B.

Hidden Cove C begins at "g" and ends at "h", again using the 45 degree rule. However, since this cove has its own geometry separate from the main water body, each riparian parcel fronts on this cove (not on the main water body). Therefore, perpendiculars are constructed with the cove's median lines. At the north end of the cove, a center point is chosen at the deep water end, and riparian lines are connected with the central point for parcels northwest of that point. This allocates the line of deep water between those riparian owners.

In **Hidden Cove D** apportionment of the line of navigability would give the lot at "D" no deep water frontage. Courts could treat this cove as a separate shallow water body. Since it is shallow, the owners could have the riparian right of ingress/egress only to the shallow waters

for small boats, but not to the line of deeper water. They could also have the right of view to the cove's median line as shown. However, to solve this question, courts would have to address the issues involved and therefore it is outside of the scope of this report.

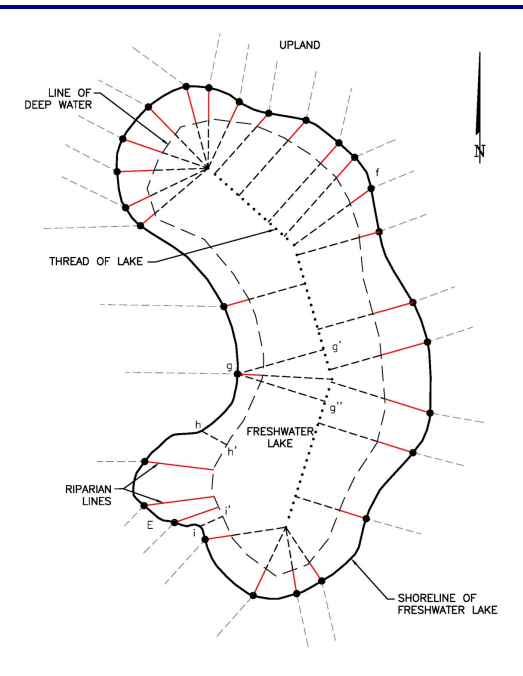
Of course, outside hidden cove D, riparian owners have clear access to deep water as shown.

Long Fresh Water Lake – Radials to End Center Points – Perpendicular with the Median Line (Thread) To apportion riparian rights in a "long lake", the traditional approach would establish center points in the semi-circular lake ends together with a thread midway between the banks. Around the lake ends, lines would radiate from center points to shore points, and along the thread, perpendiculars would be constructed and run back to shore points.

However, several geometric problems are encountered. At point "f", it's impossible to drop a perpendicular to either line of the thread. Therefore an equitable approach would be to extend the riparian line to the angle point in the thread as shown.

Similarly, at point "g" on the west shore, two perpendiculars are possible, each dropped to a different line of the thread. Which one? Again an equitable approach would be to draw the riparian line to the angle point in the thread.

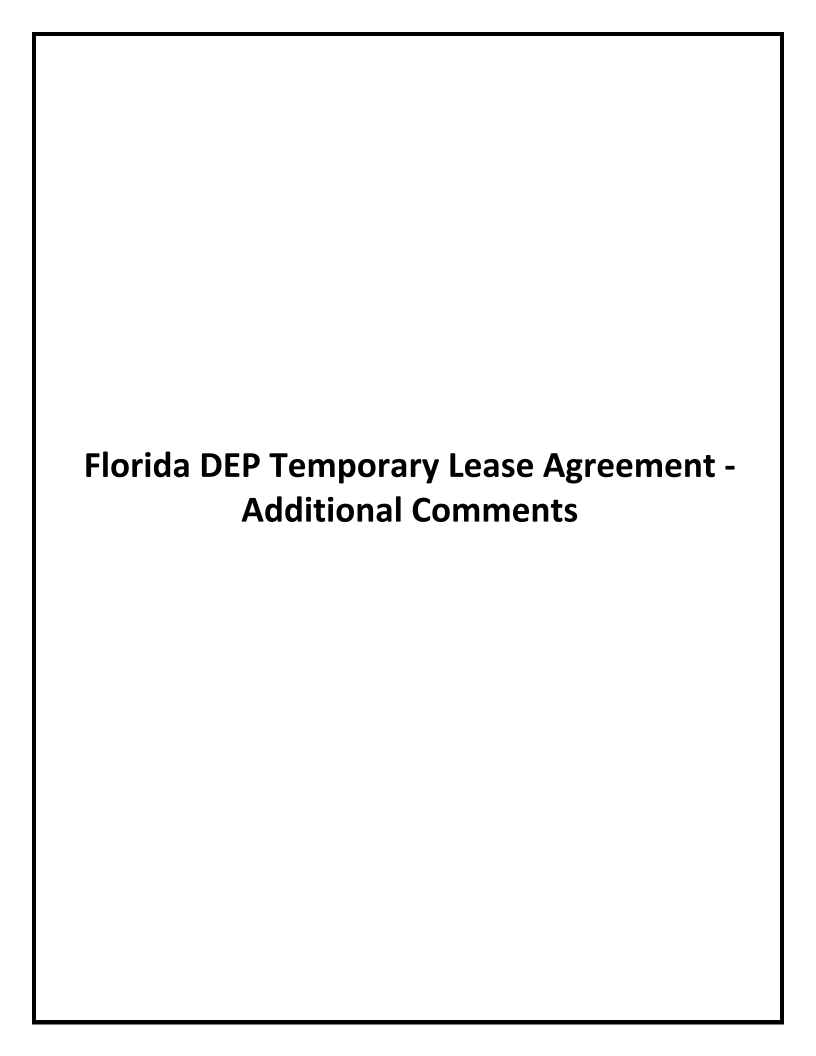
At parcel "E" there is a deep cove, and a perpendicular with the thread construction would be inequitable. This should then be apportionment of the line of deep water by the cove method with headlands identified at points "h" and "i."



SUMMARY STATEMENTS – Please note that this document presents guidelines for a wide range of riparian situations. However, there are always unique situations that need to be addressed. The courts require that the allocation be "equitable" for the whole neighborhood. The geometric method, if extended up and down the shore, should be equitable for the whole neighborhood of riparian owners. In addition to a survey map of the parcel, it is recommended that a surveyor submit a riparian "report" that depicts the equity when the allocation is applied to the whole neighborhood.

DISCLAIMER

All information contained is for general informational purposes only and subject to change without notice. Neither the Department nor the Board of Trustees of the Internal Improvement Trust Fund makes any representations or warranties of any kind express or implied, with respect to the content, quality, completeness, accuracy, or reliability of any information contained within regarding allocation of riparian rights. Neither the Department nor the Board of Trustees of the Internal Improvement Trust Fund assumes any legal liability for the content, quality, accuracy or completeness of the information. Any reliance you place on this information is therefore strictly at your own risk. In no event will the Department or Board of Trustees of the Internal Improvement Trust Fund be liable for any loss or damages, whether direct, indirect, general, consequential, incidental, exemplary or special, arising from your use of the information provided within regarding allocation of riparian rights.





FLORIDA DEPARTMENT OF Environmental Protection

Jeanette Nuñez

Ron DeSantis

Governor

Jeanette Nuñez Lt. Governor

Shawn Hamilton Secretary

South District Branch Office 2796 Overseas Highway, Suite 221 Marathon, FL 33050 SouthDistrict@FloridaDEP.gov

April 19, 2022

Chelsea Vanadia
Smith Hawks Attorney at Law
138 Simonton St
Key West, FL 33040
Chelsea@smithhawks.com

RE: Temporary Use Agreement

Honorary Conch Corporation

Site No. 397974 / Project No. 394395

BOT No. 440359785

Property ID No. 00037410-000000 – Vernon Ave. Key West, FL 33040

Gulf of Mexico, Class III Outstanding Florida Waters

Monroe County – ERP

Dear Ms. Vanadia:

Department personnel conducted a compliance inspection of the above-referenced facility on February 15, 2021. The Department also conducted a file review for the processing of a sovereignty submerged lands lease application.

Based on the information provided during the inspection and file review, the facility was determined to be in compliance because all structures are located landward of the Department-approved mean high water line (MHWL) elevation at the site, thereby not being located on sovereignty submerged lands. **Therefore, a sovereign submerged lands lease is no longer required for the structures at the site.** A copy of the inspection report is attached for your records.

The Department appreciates your compliance efforts. Should you have any questions or comments, please contact Mckenzie Fraley at 305-289-7079 or by via e-mail at: Mckenzie.Fraley@FloridaDEP.gov.

Sincerely,

Etyphyw Sweigens

Elizabeth "Liz" Sweigert
Environmental Administrator

Compliance Assurance Program

ES/mf

Enclosures: Inspection Report, Survey, Tidal Water Survey Procedural Approval



Florida Department of Environmental Protection

SOUTH DISTRICT

ERP Inspection Report and Technical Staff Report

Inspection Date: February 15, 2021		Compliance Sta	atus:	☑ In Compliance
Inspector: Mckenzie Fraley				☐ Minor Non-Compliance
Persons present during inspection:				☐ Significant Non-Compliance
Vincent Shanberg, DEP				
		Inspection Type	<u>e:</u>	☐ Complaint
				☐ Compliance
				☐ Enforcement
				○ Other: Lease Review Related
<u>Site No.</u> 397974	BOT No. 44	10359785	<u>ERPce</u>	e Project No. 395204
Owner: Hangrany Conch Corneratio			Conta	act. Cragan, Ozzima, 400 South St. Kay
Owner: Honorary Conch Corporation) 			act: Gregory Ozzimo; 400 South St. Key , FL 33040
				,
Attorney: Smith/Hawks Attorneys a	t Law		Conta	act: Chelsea Vanadia; 305-296-7227;
			Chels	ea@smithhawks.com
Activity/Site Legation, 1502 Verner	. Ava Kay Ma	oct El 22040, Do	raal Na	. 00027410 000100
Activity/Site Location: 1502 Vernor	i Ave key we	!St, FL 33040; Pai	cei no	0.00037410-000100
Waterbody: Atlantic Ocean			State I	_ands: □ Yes ⊠ No
				e Determination: 2/22/2022
Class: □ I □ II ⊠ III □ IV □ V				ic Preserve: \square Yes \boxtimes No
			Aquati	ic Fleseive. Lifes A No
Outstanding Florida Waters (OFW):	∠ Yes ⊔	INO		
Site History				

Based on the February 15, 2021 inspection, an approximate 550 square foot pier structure appeared to be located waterward of the mean high water line (MHWL), as the wrack-line was landward of the structure.

March 18, 2021: The Department and the upland owner entered a Temporary Use Agreement (TUA) during the processing and review of the submerged lands lease application for the private residential multi-family pier.

April 13, 2021: The Department received the Financial Assurance Affidavit, the Billing information Form, payment of the TUA fee, the Tidal Water Survey Procedural Approval, and the initial submerged lands lease sketch and legal description. This sketch and legal description was missing the following items for Department approval;

- 2 prints of sketch on 8.5x11 sheets labeled "NOT A FIELD SURVEY" (only 1 13x19 sheet provided without label)
- Riparian lines and distance from structure to riparian lines needed
- Total lease area needed (area below MHWL)
- Dimensions of structure required and fence needs label
- Legal description says "approximate mean high..." (should say actual)
- Location map and parcel sketch should be on separate pages

- Description needs square footage of lease area
- Description needs Section, Township, and Range

Links to Additional Documentation and/or Resources

- Description needs waterbody

October 5, 2021: The Department did not receive a response from the surveyor, nor was a revised survey submitted. The Department and the upland owner entered a TUA Addendum extending the deadline to complete a submerged lands lease application to February 25, 2022.

December 8, 2021: The Department received an inquiry from the upland owner's attorney showing that the MHWL was waterward of the pier structure and requesting further instructions. This was referred to the Department's Division of State Lands, Bureau of Survey and Mapping for review.

February 25, 2022: During the Bureau of Survey and Mapping's review of the MHWL location/elevation, another TUA Addendum was entered, extending the submerged lands lease application deadline to August 25, 2022.

April 8, 2022: The Department received an approved survey and a Tidal Water Survey Procedural Approval from the Bureau of Surveying and Mapping, showing that there are no structures waterward of the MHWL and that a submerged lands lease is not required for the structures at this Property.

Inspection Findings

Elyster Sweigen

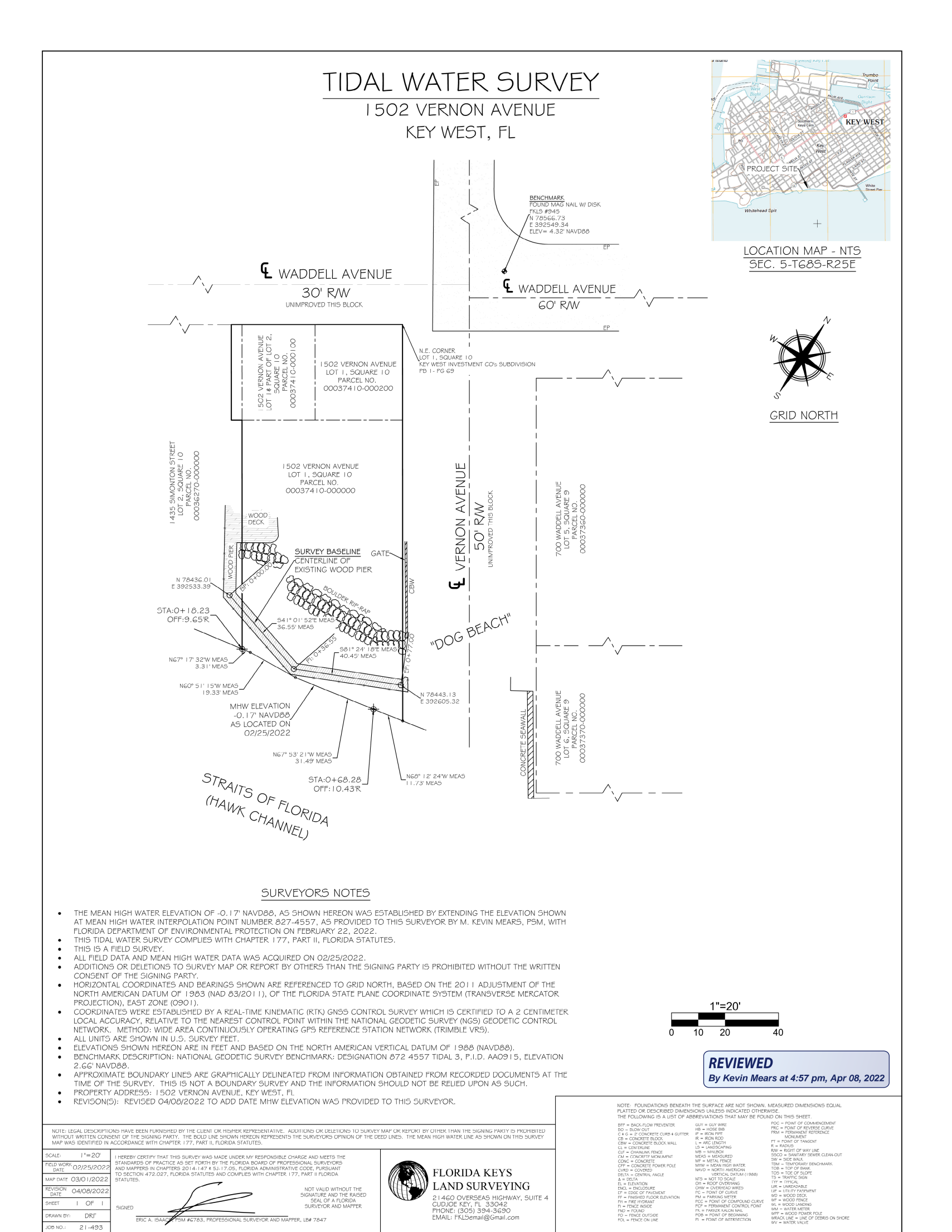
Elizabeth Sweigert, Environmental Administrator

April 8, 2022: The Department received an approved survey and a Tidal Water Survey Procedural Approval from the Bureau of Surveying and Mapping showing that <u>there are no structures below the MHWL and that a lease is not required for this Property</u>. The survey and Approval Form are attached.

•		
Florida Statutes: http://www.leg.state.fl.us/STATUTES/		
Florida Administrative Code: https://www.flrules.org/		
Makertaly	4/11/2022	
Mckenzie Fraley, Environmental Specialist II	Date	
1. 1 1 -1		

4/18/2022

Date



21-493

JOB NO.:



FLORIDA DEPARTMENT OF **Environmental Protection**

Jeanette Nuñez

Lt. Governor

Ron DeSantis

Governor

Shawn Hamilton Secretary

Marjory Stoneman Douglas Building 3900 Commonwealth Boulevard Tallahassee, FL 32399

Tidal Water Survey Procedural Approval

Date:			
Name: Eric Isaacs			
Firm Name: Florida Keys Land S	Surveying		
Address: 21460 Overseas Highw	ay, Suite 4		
Cudjoe Key, FL 33042			
Phone: 305.394.3690	Email:	fklsemail@gmail.c	com
*********	******	********	******
Point Identification No. 872-4	557	County:	Monroe
USGS 7.5-Minute Quad Map N	lame:	Key West	
Mean High Water (MHW):	-0.17 ft	Mean Low Water (MLW):1.58 ft
Unit of Measurement: Feet	Datum: NAVD88		
Procedure: Extend the above M	HW height to job if	within one-half mile.	
Source of Data: Florida Departi Mapping.	ment of Environmen	atal Protection, Bureau of S	Survey and
This form constitutes approval the mean low-water line within		•	igh-water line or
*********	******	*******	******
Retain this form for record keep the Bureau of Survey and Mapp		of this form with the comp	oleted survey to
Contact:		Approved by:	
Florida Department of Environi Bureau of Survey and Mapping		M. Kevin Mears, PSM	Digitally signed by M. Kevin Mears, PSM Date: 2022.02.22 14:28:44 -05'00'
Mean High Water Repository 3800 Commonwealth Boulevar	d. Mail Station 105	2/22	/2022
Tallahassee, FL 32399-3000 Tel. (850) 245-2640 email pdf to: mhwrequest@flor		(Date)	
	1502 Vernon Aver	nue, Key West	

Tidal Water Survey Guidelines

The following guidelines shall be met for the survey drawing to be filed in the Department of Environmental Protection mean high water line repository.

 The location of the mean high-water line shall be dated within 90 days of submittal.
 A minimum of one site benchmark set for each site is shown and described with the datum reference indicated, i.e. 5.75' NAVD 88.
 The horizontal location of the MHW line and a notation of the location method used is included. The MHW line shall reflect bearings and distances or station and offset ties to a witness or reference line.
 A note is on the survey drawing describing the approved procedure used to establish the MHW line elevation.
 The survey drawing includes the following notation near the tidal boundary that reads: "Mean High Water Elevation X.XX feet, NAVD88 as located on (date)."
 A location or vicinity sketch showing the Section/Township/Range is included on the drawing.
 The Survey drawing is labeled as a "Tidal Water Survey" or a "Boundary and Tidal Water Survey."
 A note is included on the survey drawing that reads: "This Tidal Water Survey complies with Chapter 177, Part II, Florida Statutes."
 Provide a copy of the "Tidal Water Survey Procedural Approval" form with the submittatof the survey drawing.
 Provide a copy of the survey drawing in Portable Document File (pdf) format with the submittal of the survey drawing.

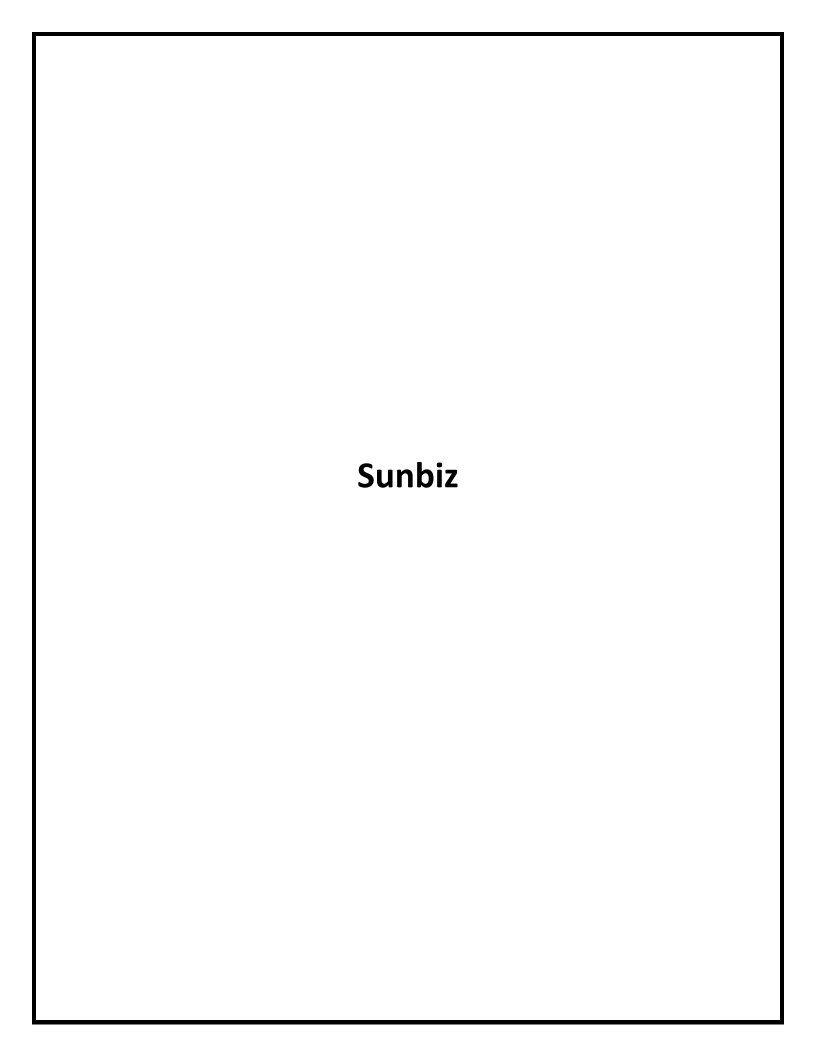
All of the above must be complied with.

BSM will use these guidelines to review the survey drawing. No other review will be made.

Submit to:

Florida Department of Environmental Protection Bureau of Survey and Mapping Mean High Water Repository 3800 Commonwealth Boulevard, Mail Station 105 Tallahassee, FL 32399-3000

email to: mhwrequest@floridadep.gov





Department of State / Division of Corporations / Search Records / Detail By Document Number /

Detail by Entity Name

Florida Profit Corporation

THE HONORARY CONCH CORPORATION

Filing Information

Document Number

P93000026417

FEI/EIN Number

13-3709212

Date Filed

04/09/1993

State

FL

Status

ACTIVE

Last Event

REINSTATEMENT

Event Date Filed

10/03/2016

Principal Address

400 SOUTH ST

KEY WEST, FL 33040

Changed: 03/13/1998

Mailing Address

C/O CRM MANAGEMENT

PO Box 778

NEW YORK, NY 10013

Changed: 10/03/2016

Registered Agent Name & Address

LEAR, ELIZABETH 2903 HARRIS AVENUE KEY WEST, FL 33040

Name Changed: 10/03/2016

Address Changed: 05/11/2001

Officer/Director Detail Name & Address

Title D

JOHNSON, J. SEWARD **400 SOUTH STREET** KEY WEST, FL 33040

Title S

JOHNSON, JOYCE H 400 SOUTH STREET KEY WEST, NY 33040

Title Treasurer

Ozzimo, Gregory 2903 Harris Avenue Key West, FL 33040

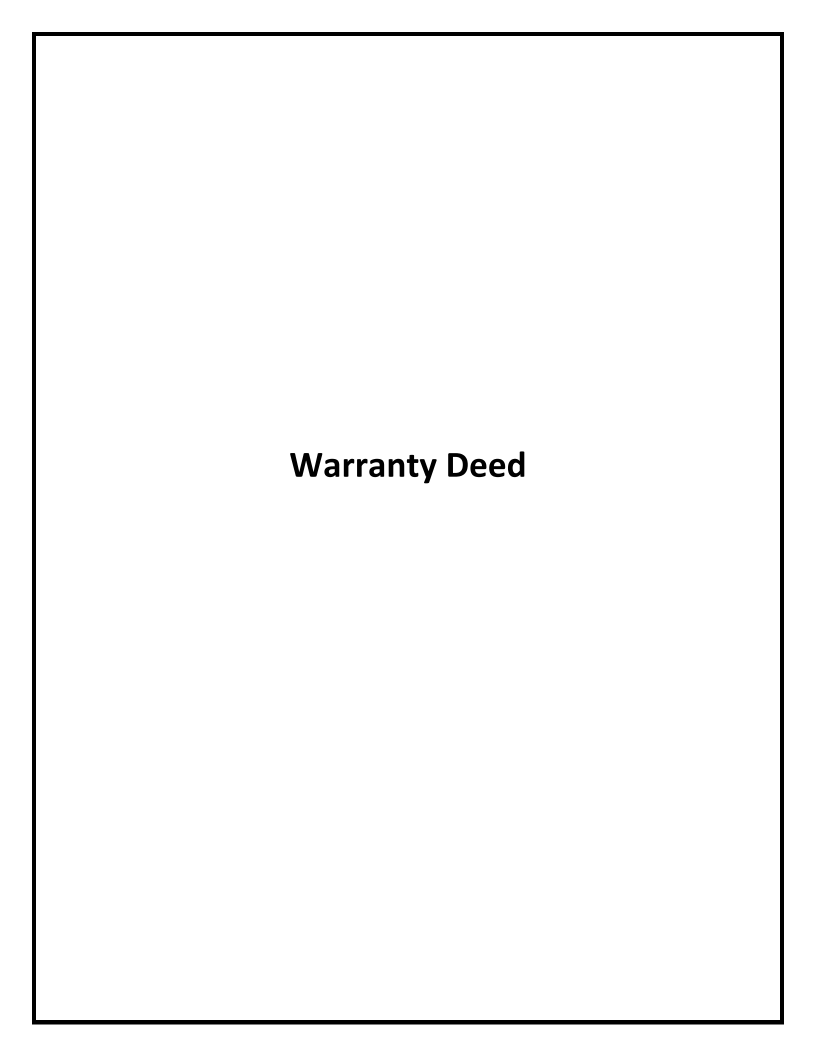
Annual Reports

Report Year	Filed Date
2017	01/12/2017
2018	01/17/2018
2019	02/12/2019

Document Images

02/12/2019 ANNUAL REPORT	View image in PDF format
01/17/2018 ANNUAL REPORT	View image in PDF format
01/12/2017 ANNUAL REPORT	View image in PDF format
10/03/2016 - REINSTATEMENT	View image in PDF format
03/12/2014 - ANNUAL REPORT	View image in PDF format
03/12/2013 ANNUAL REPORT	View image in PDF format
01/11/2012 ANNUAL REPORT	View image in PDF format
02/17/2011 ANNUAL REPORT	View image in PDF format
01/08/2010 ANNUAL REPORT	View image in PDF format
02/23/2009 ANNUAL REPORT	View image in PDF format
03/05/2008 ANNUAL REPORT	View image in PDF format
03/19/2007 ANNUAL REPORT	View image in PDF format
03/27/2006 ANNUAL REPORT	View image in PDF format
03/16/2005 ANNUAL REPORT	View image in PDF format
03/18/2004 ANNUAL REPORT	View image in PDF format
03/17/2003 ANNUAL REPORT	View image in PDF format
03/27/2002 ANNUAL REPORT	View image in PDF format
05/11/2001 REINSTATEMENT	View image in PDF format
07/29/1999 - ANNUAL REPORT	View image in PDF format
03/13/1998 ANNUAL REPORT	View image in PDF format
03/28/1997 ANNUAL REPORT	View image in PDF format

Florida Department of State, Division of Corporations



734735

EEE1212 FAEE1430

Return to: Name: Address:	JOHN M. SPOTTSWOOD, JR. Attorney at Law 500 Fleming Street Key West, FL 33040	Property Appraiser's Parcel Identification No.: Grantee S.S. No.:	148-30-0355
This instrum	ent was prepared by: JOHN M. SPOTTSWOOD, JR.	Name:	J. Seward Johnson, Jr.
Address:	Attorney at Law 500 Fleming Street Key West, FL 33040 [Space above the	Grantee S.S. No.: Name: Name:	159-28-9778 Joyce H. Johnson
	WARRANTY DEED	(STATUTORY FORM - SECTION	
This Inde	enture, made this	day of May	, 1992 , Between
	SEYMOUR LAWRENCE, a single man	over the age of 18 years,	ED FORMATION AND ANN TO NAME OF THE PROPERTY O
of the Coun	yof Fairfield J. SEWARD JOHNSON, JR. and JOYO P. O. Box 550, Princeton, New C	,State of Connecticut E H. JOHNSON, his wife, Jersey 08542	RECORD 13 P3 50
of the Cour	office address is nty of Mercer	, State of New Jersey	, grantee,
Witness	eth that said grantor, for and in consideration	of the sum of TEN (\$10.00)	
heirs and as County, Fl	grantee, the receipt whereof is hereby acknowled signs forever, the following described land, situationida, to-wit: SEF EXHIBIT "A" ATTA	CHED HERETO AND MADE A PAR	r hereof
Subject for the	to conditions, limitations, restryear 1992 and subsequent years.	rictions and easements of m	record, and taxes
, V	•	DE POST 7950 Date S MONROE COUNTY DAMNY LEOLHAGE, CLERK	Madeas
persons W	grantor does hereby fully warrant the title to	t construction or plural as context	requires.
In With Signed, se	"Grantor" and "grantee" are to ness Whereof, grantor has hereunto set goaled and delivered in our presence:	grantor's hand and seal the day and	year first above written.
<u>Jan</u>	Tindo(ak wendi Findora	SEYMOUR LAWRENCE	(Seal)
		(Seal)	(Seal)
STATE COUNT			May, 1992, by
	oersonally known to me or who has produced take an oath.		as identification and who did
No.	•	Notary Public Burbara	A. Kinslow Commission Expires
ØØ9 -91	4 (9112) 12/91	••••	March 31, 1993.

EXHIBIT "A"

PARCEL "A"

On the Island of Key West and being a part of Lot 1, Square 10, "Key West Investment Co's Subdivision of Part of Tract 17" as recorded in Plat Book 1 at Page 69 of the Public Records of Monroe County, Florida and being more particularly described by metes and bounds as follows:

Begin at the Northeast corner of the said Lot 1 and thence Southwesterly along the Northerly boundary line of the said Lot 1 a distance of 32.70 feet to the centerline of a party wall; thence at right angles Southeasterly along the said centerline of the said party wall 30 feet to a point; thence Northeasterly at right angles 32.70 feet to a point on the Easterly boundary line of the said Lot 1; thence Northwesterly along the said Easterly boundary line 30 feet to the Point of Beginning.

ALSO PARCEL "B"

On the Island of Key West and being a part of Lot 1, Square 10, "Key West Investment Co's Subdivision of Part of Tract 17" as recorded in Plat Book 1 at Page 69 of the Public Records of Monroe County, Florida and being more particularly described by metes and bounds as follows:

Commence at the Northeast corner of the said Lot 1 and thence Southwesterly along the Northerly boundary line of the said Lot 1 a distance of 32.70 feet to the Point of Beginning of the parcel of land herein described, said point being on the centerline of a party wall; thence Southeasterly at right angles along the said centerline 30 feet to a point; thence Southwesterly at right angles 27.30 feet to a point on the westerly boundary line of the said Lot 1; thence Northwesterly at right angles along said boundary line of Lot 1 a distance of 30 feet to the Northwesterly corner of the said Lot 1; thence Northeasterly at right angles along the Northerly boundary line of the said Lot 1 a distance of 27.30 feet to the Point of Beginning.

PARCEL "C"

On the Island of Key West and being a part of Lot 2, Square 10, "Key West Investment Co's Subdivision of Part of Tract 17" as recorded in Plat Book 1 at Page 69 of the Public Records of Monroe County, Florida and being more particularly described by metes and bounds as follows:

Begin at the Northeast corner of the said Lot 2 and thence Southeasterly along the Easterly boundary line of the said Lot 2 a distance of 30 feet to a point; thence Southwesterly at right angles 4 feet to a point on a fence; thence Northwesterly at right angles along said fence 30 feet to a point on the Northerly boundary line of the said Lot 2; thence Northeasterly at right angles along the said Northerly line 4 feet to the Point of Beginning.

ALSO PARCEL "D"

On the Island of Key West and being a part of Lot 1, Square 10, "Key West Investment Co's Subdivision of Part of Tract 17" as recorded in Plat Book 1 at Page 69 of the Public Records of Monroe County, Florida and being more particularly described by metes and bounds as follows:

Commence at the Northeast corner of the said Lot 1 and thence South-easterly along the Easterly boundary line of the said Lot 1 a distance of 30 feet to the Point of Beginning of the parcel of land herein described; thence Southwesterly at right angles 60 feet to a point on the Westerly boundary line of the said Lot 1; thence Southeasterly at right angles along the said boundary line of Lot 1 a distance of 65.00 feet more or less to the point of its intersection with the Mean High Tide Line of Atlantic Ocean; thence Northeasterly along the meanders of said Mean High Tide Line 70 feet more or less to a point on the Easterly boundary line of the said Lot 1; thence Northwesterly along the said Easterly boundary line 94.00 feet more or less to the Point of Beginning.

Recorded in Official Records Book in Montree County Florida Record Verified DANNY L. KOLHAGE Clerk Circuit Count Return to: (enclose self addressed stamped envelope) JOHN M. SPOTTSWOOD, JR. Attorney at Law 500 Fleming Street Address: Key West, FL 33040 This instrument Prepared by:

JOHN M. SPOTTSWOOD, JR. Attorney at Law 500 Fleming Street Key West, FL 33040 SPACE ABOVE THIS LINE FOR PROCESSING DATA 7th day of May Made this Between and State of Fairfield J. SEWARD JOHNSON, JR. and JOYCE H. JOHNSON, his wife,

734736

REC1212 FAGE1432

SPACE ABOVE THIS LINE FOR PROCESSING DATA -This Indenture A. D. 19 92 SEYMOUR LAWRENCE, a single man over the age of 18 years, , of the County of , party of the first part, and Connecticut , of the County of normal part, that the said party of the first part, for and in consideration of the sum of the hard part, that the said party of the first part, for and in consideration of the sum of the hard paid by the said party of the second part, the receipt whereof is hereby acknowledged, has remised, released and in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, has remised, released and in hand paid by these presents does remise, release and quitclaim unto the said party of the second part all the right, title, quitclaimed, and by these presents does remise, release and quitclaim unto the following described lot , piece or parcel of interest claim and demand which the said party of the first part has in and to the following described lot . State of Florida, to with land, situate lying and being in the County of Monroe SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF WHICH CONSISTS OF THREE PAGES Un Have and to Hold the same, together with all and singular the appurtenances thereunto belonging or in anywise appertaining, and all the estate, right, title, interest and claim whatsoever of the said party of the first part, either in law or equity, to the only proper use, benefit and behoof of the said party of the second part. In Witness Wherent, the said party of the first part has hercunto set his hand and seal the day and year first Signed, Sealed and Delivered in Our Presence: derail werd Finderak

County of FAIRFIELD		Z day of
The foregoing instrument was acknowledge	d before me this.	day of
May 19 92 by SEYMO	UR LAWRENCE, a	single man over the
age of 18 years, who is personally known to me or who has produced		
as identification and who did (did not) take an oath.	Rul	sa a Kanglow
ORROAR	Signature Bal	phose A. Kinslow
2 7 0 7		
C 1	Printed Name	My Commission Expires March 31, 1993.
C. Toll	Title	
4 (10)	Serial #, if Any	
State of Florida		
State of Florida County of		
County of	ged before me thi	sday o
County of The foregoing instrument was acknowledged.	ged before me thi	sday o
The foregoing instrument was acknowledged, 19, by		
County of The foregoing instrument was acknowledged.		
The foregoing instrument was acknowledged, 19, by, who is personally known to me or who has produced		
The foregoing instrument was acknowledged, 19, by		
The foregoing instrument was acknowledged, 19, by, who is personally known to me or who has produced		
The foregoing instrument was acknowledged, 19, by, who is personally known to me or who has produced	Signature	
The foregoing instrument was acknowledged, 19, by, who is personally known to me or who has produced		
The foregoing instrument was acknowledged, 19, by, who is personally known to me or who has produced	Signature Printed Name	
The foregoing instrument was acknowledged, 19, by, who is personally known to me or who has produced	Signature	
The foregoing instrument was acknowledged, 19, by, who is personally known to me or who has produced	Signature Printed Name	
The foregoing instrument was acknowledged, 19, by, who is personally known to me or who has produced _	Signature Printed Name Title	
The foregoing instrument was acknowledged, 19, by, who is personally known to me or who has produced _	Signature Printed Name Title	
The foregoing instrument was acknowledged, 19, by, who is personally known to me or who has produced	Signature Printed Name Title	
The foregoing instrument was acknowledged, 19, by, who is personally known to me or who has produced	Signature Printed Name Title	

Quit-Claim Aped

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TUTBLANX REGISTERED U. S. PATENT OFFICE TUTTELM PRINT, PUBLISHERS, RUTLAND, VT 05702

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Bated

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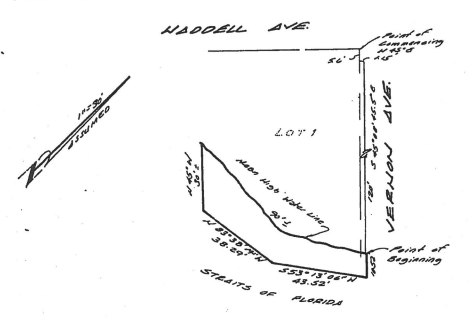
TRICE SURVEYING, INC.

1204 SIMONTON STREET Tel (305)294-4747

KEY WEST, FLORIDA Fax (305)294-5016

JACK M. PHILLIPS, PS Fla. Reg. Cert. No. 1410 JOE M. TRICE, PS Fla. Reg. Cert. No. 2110

A parcel of submerged land in Monroe County, Florida; said COMMENCE at the parcel being described as follows: intersection of the SW'ly right-of-way-line (ROWL) of Vernon Avenue with the SE'ly ROWL of Waddell Avenue and run thence S 45° 00' 00° E (bearings are assumed) and along the SW'ly ROWL of the said Vernon Avenue for a distance of 5.60 feet; thence N 45 00° 00° E for a distance of 1.15 feet; thence 5 45° 08' 45.5° E for a distance of 120 feet to the Mean High Water Line (MHWL) of the Straits of Florida and the POINT OF BEGINNING of the parcel of land being described herein; thence continue S 45° 08' 45.5" E for a distance of 10.52 feet; thence S 53 13' 06" W for a distance of 43.52 feet; thence N 83° 38' 14" W for a distance of 38.29 feet; thence N 45° 00' 00° W for a distance of 30 feet, more or less, to the said MHWL; thence in an Easterly direction and along the said MHWL for a distance of 90 feet back to the POINT OF BEGINNING, containing 1226 square feet, more or less.



The above description was authored on this date by the undersigned.

ILLUSTRATE SKETCH TO THIS IS A DESCRIPTION PROPERTY THE ABOVE

The purpose of this "SKETCH" is solely to illustrate a property description. newly created and authored by the undersigned. It is NOT A SURVEY of the lands being described herein. (See Chap. 472.027 F.S. and Chap. 21HH-6.006 Fla. Adm. Code).

PREPARED FOR: Karl Deavers

April 23, 1992

Jagk M. Phillips. PS

EXHIBIT "A" Page 1 of 3

TRICE SURVEYING, 33040 KEY WEST, FLORIDA **1204 SIMONTON STREET** Fax (305)294-5016 Tel (305)294-4747

JACK M. PHILLIPS, PS Pla. Reg. Cert. No. 1410

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JOE M. TRICE, PS Fla. Reg. Cert. No. 2110

A parcel of land on the Island of Key West, Monroe County, Florida; the said parcel being a part of Vernon Avenue as Indicated on KEY WEST INVESTMENT CO'S SUBDIVISION OF PART OF TRACT 17, according to the plat thereof as recorded in Plat Book 1 at Page 69 of the Public Records of the said Monroe County; and the said parcel being described as follows: COMMENCE at the intersection of the SW'ly right-of-way-line (ROWL) of Vernon Avenue with the SE'ly ROWL of Waddell Avenue and run thence S 45° 00' 00° E (bearings are assumed) and along the SW'ly ROWL of the said Vernon Avenue for a distance of 5.60 feet to the POINT OF BEGINNING of the parcel of land being described herein; thence N 45 00' 00" E for a distance of 1.15 feet; thence S 45° 08' 45.5" E for a distance of 120 feet to the Mean High Water Line (MHWL) of the Straits of Florida; thence in a SW'ly direction and along the said MHWL for a distance of 1.5 feet to a point that bears S 45 00' 00" 00 E from the POINT OF BEGINNING; thence N 45° 00' 00" W for a distance of 120 feet back to the POINT OF BEGINNING, containing 157 square feet, more or less.

IERNO Beginning 407

The above description was authored on this date by the undersigned.

SKETCH TO ILLUSTRATE This is a PROPERTY DESCRIPTION THE ABOYE

The purpose of this "SKETCH" is solely to illustrate a property description, newly created and authored by the undersigned. It is NOT A SURVEY of the lands 472.027 F.S. and Chap. 21HH-6.006 Fla. being described herein. (See Chap. Adm. Code).

PREPARED FOR: Kari Deavers

April 23, 1992

ock M. Phillips, PS

EXHIBIT "A"

Page 2 of 3

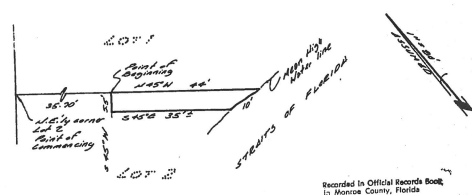
PHILLIPS & TRICE SURVEYING, INC.

1204 SIMONTON STREET Tel (305)294-4747 KEY WEST, FLORIDA 33040 Fax (305)294-5016

JACK M. PHILLIPS, PS Fla. Reg. Cert. No. 1410 JOE M. TRICE, PS Fla. Reg. Cert. No. 2110

A parcel of land on the Island of Key West, Monroe County, Florida; the said parcel being a Part of Lot 2, Block 10 of KEY WEST INVESTMENT CO'S SUBDIVISION OF PART OF TRACT 17, according to the plat thereof as recorded in Plat Book 1 at Page 69 of the Public Records of the said Monroe County; and the said parcel being described as follows: COMMENCE at the NE'ly corner of the said Lot 2 and run thence S 45 00' 00° E (bearings are assumed) and along the NE'ly boundary line of the said Lot 2 for a distance of 35.70 feet to the POINT OF BEGINNING of the parcel of land being described herein; thence S 45° 00' 00° W for a distance of 5.50 feet; thence S 45° 00' 00° E for a distance of 35 feet to the Mean High Water Line (MHWL) of the Straits of Florida; thence in a SE'ly direction and along the said MHWL for a distance of 10 feet to a point that bears 5 45° 00' 00" E from the POINT OF BEGINNING; thence N 45° 00' 00° W for a distance of 44 feet back to the POINT OF BEGINNING, containing 218 square feet, more or less.

LADDELL AVE.



Recorded in Official Records Social in Montose County, Florida Pertrid Verified PANNY L. KOLHAGE Clerk Circuit County

The above description was authored on this date by the undersigned.

this is a <u>sketch</u> to illustrate The aboye property description

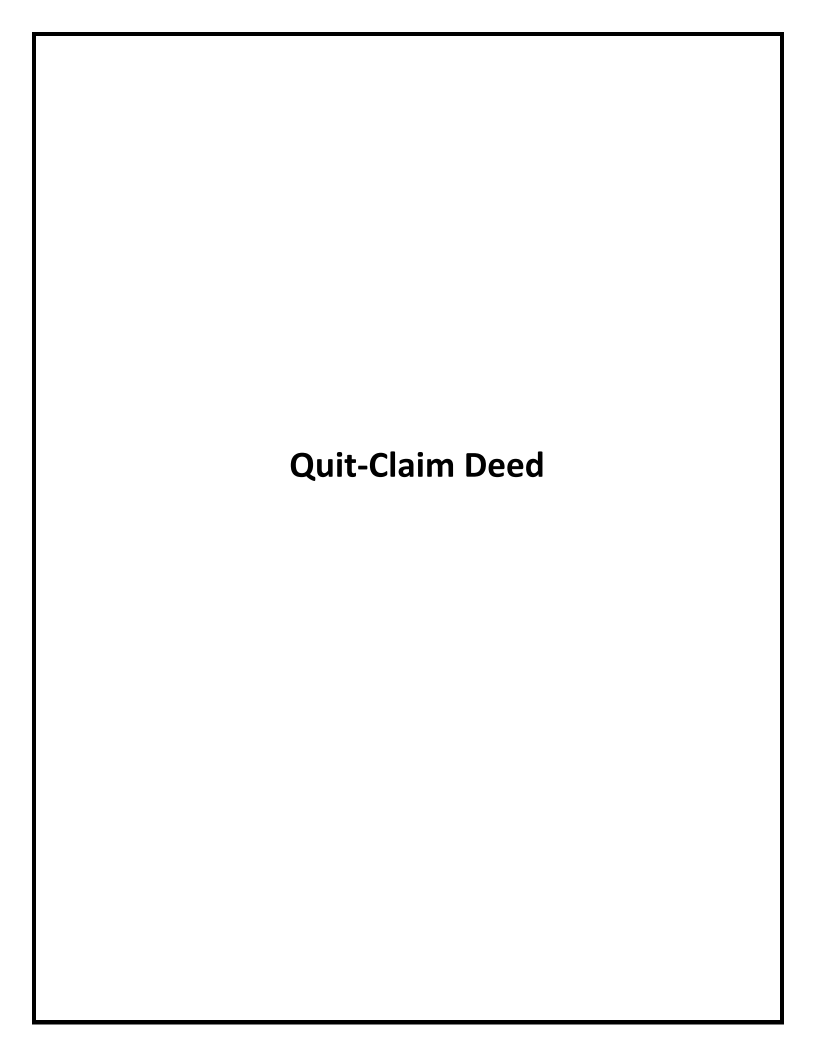
The purpose of this "SKETCH" is solely to illustrate a property description. newly created and authored by the undersigned. It is NOT A SURVEY of the lands being described herein. (See Chap. 472.027 F.S. and Chap. 21HH-6.006 Fla. Adm. Code).

PREPARED FOR: Kari Deaver

April 23, 1992

Jack M. Phillips, PS

EXHIBIT "A" Page 3 of 3



FELDMAN & KOENIG ~ BB TEL:1-305-292-4877

Oct 27,95 10:49 No.006 P.03

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THIS INSTRUCENT PREPARED BY: TIMOTHY J. ROWNIG, ESQ. PELDMAN & ROENIG, P.A. 417 EATON ST. KEY WEST, FL 330400

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OUIT CLAIM DEED

THIS INDENTURE, made this 27 day of 1995 BETWEEN

J. SEMARD JOHNSON, JR. and JOYCE H. JOHNSON, his wife

of the County of Monroe and State of Florida, party of the first part and

THE HONORARY CONCH, INC., a Florida corporation,

of the County of Monroe in the State of Florida, party of the second part,

WITNESSETH that the said party of the first part, for and in consideration of the sum of TEN DOLLARS AND OTHER GOOD AND VALUABLE CONSIDERATION to him in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, has remised, released and quitclaimed and by these presents does remise, release and quitclaim unto the said party of the second part all the right title interest claim and demand which the part all the right, title, interest claim and demand which the said party of the first part has in and to the following described lot, piece or parcel of land, situate lying and being in the County of Monroe, State of Florida, to-wit:

SEE SCHEDULE "A" ATTACHED HERETO AND MADE A PART HEREOF

TO HAVE AND TO HOLD, the same, together with all and singular the appurtenances thereunto belonging or in anywise appertaining, and all the estate, right, title interest and claim whatsoever of the said party of the first part, either in law or equity, to the conly proper use, benefit and behoof of the said party of the second part.

IN WITNESS WHEREOF, the said party of the first/part/ha set his hand and seal the day and year first above

HJ JOHNSON

of Type/Print Name

Witnesses as to both signatures STATE OF The foregoing instrument was acknowledged before me this day of the control of th My Commission Expires: (SRAL) Lois Print Name

LOIS M SILAGYI NOTARY PUBLIC OF NEW JERSEY MY COMMISSION EXPIRES DEC 5 1996

Junet

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EXHIBIT "A"

PARCEL "A"

On the Island of Key West and being a part of Lot 1, Square 10, "Key West Investment Co's Subdivision of Part of Tract 1/" as recorded in Plat Pook 1 at Page 69 of the Public Records of Monroe County, Plorids and being more particularly described by metes and bounds as follows:

Begin at the Northeast corner of the said Lot 1 and thence Southwesterly along the Northerly boundary line of the said Lot 1 a distance of 32.70 feet to the centerline of a party wall; thence at distance of 32.70 feet to the centerline of the said party right angles Southeasterly along the said centerline of the said party right angles 32.70 wall 30 feet to a point; thence Northeasterly at right angles 32.70 wall 30 feet to a point on the Easterly boundary line of the said Lot 1; feet to a point on the Easterly boundary line 30 feet to the Point of Beginning.

PARCEL B"

On the Island of Key West and being a part of Lot 1, Square 10, "Key West Investment Co's Subdivision of Part of Tract 17" as recorded in Plat Book 1 at Page 69 of the Public Records of Monroe County, Plorida and being more particularly described by metes and bounds as follows:

Commence at the Northeast corner of the said Lot 1 and thence Southwesterly along the Northerly boundary line of the said Lot 1 a distance of 32.70 feet to the Point of Beginning of the parcel of land distance of 32.70 feet to the Point of Beginning of the parcel of land therein described, said point being on the centerline of a party wall; herein described, said point being on the said centerline 30 feet thence Southeasterly at right angles along the said centerline 30 feet to a point; thence Southwesterly at right angles 27.30 feet to a point on the westerly boundary line of the said Lot 1; thence Northwesterly on the westerly boundary line of the said Lot 1 it thence feet to the Northwesterly corner of the said Lot 1; thence Northeasterly at right angles along the Northerly boundary line of the Northeasterly at right angles along the Northerly boundary line of the said Lot 1 a distance of 27.30 feet to the Point of Beginning.

PARCEL "C"

On the Island of Key West and being a part of Lot 2, Square 10, "Key West investment Co's Subdivision of Part of Tract 17" as recorded in Plat Book 1 at Page 69 of the Public Records of Monroe County, Florida and being more particularly described by metes and bounds as follows:

Begin at the Northeast corner of the said Lot 2 and thence. Southeasterly along the Easterly boundary line of the said Lot 2 and the Southeasterly along the Easterly boundary line of the said Lot 2 and distance of 30 feet to a point; thence Southwesterly at right angles along feet to a point on a fence; thence Northwesterly at right angles along the said fence 30 feet to a point on the Northerly boundary line of the said Lot 2; thence Northeasterly at right angles along the said Northerly line 4 feet to the Point of Beginning.

PARCEL D

On the Island of Koy West and being a part of Lot 1, Square 10, "Key West Investment Co's Subdivision of Part of Tract 17" as recorded in Plat Book 1 at Page 69 of the Public Records of Monroe County, Florida and being more particularly described by metes and bounds as follows:

Commence at the Northeast corner of the said Lot 1 and thence South-easterly along the Easterly boundary line of the said Lot 1 a distance of 30 feet to the Point of Beginning of the parcel of land herein of 30 feet to the Point of Beginning of the parcel of land herein of secribed; thence Southwesterly at right angles 60 feet to a point on the Westerly boundary line of the said Lot 1; thence Southeasterly at the Westerly boundary line of the said Lot 1 a distance of 65.00 right angles along the said boundary line of Lot 1 a distance of 65.00 right angles along the point of its intersection with the Mean High feet more or less to the point of its intersection with the meanders aride Line of Atlantic Ocean; thence Northeasterly along the meanders of said Mean High Tide Line 70 feet more or less to a point on the Easterly boundary line of the said Lot 1; thence Northwesterly along Easterly boundary line 94.00 feet more or less to the Point of Beginning.

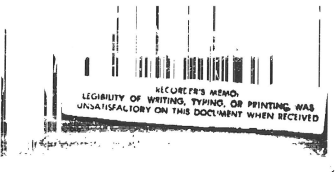
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feet, more or

ALSO

A parcel of land on the Island of Key West, Monroe County, Plorida; the said parcel being a Part of Lot 2, Block 10 of KEY WEST INVESTMENT CO'S SUBDIVISION OF PART OF TRACT 17, according WEST INVESTMENT CO'S SUBDIVISION OF PART OF TRACT 17, according to the plat thereof as recorded in Plat Book 1 at Page 69 of the county in the said parcel Public Records of the said Monroe County; and the said parcel public Records of the said Monroe County; and the said parcel said Lot 2 and run thence \$ 45° 00' 00" E (bearings are assumed) said Lot 2 and run thence \$ 45° 00' 00" E (bearings are assumed) said Lot 2 and run thence \$ 45° 00' 00" E for a and along the NE'ly boundary line of the said Lot 2 for a and along the NE'ly boundary line of the for a distance of 35.70 feet to the POINT OF BEGINNING of the Straits of distance of 5.50 feet; thence \$ 45° 00' 00" E for a distance of 5.50 feet; thence \$ 45° 00' 00" E for a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet to a point that bears \$ 45° 00' 00" E from a distance of 10 feet back to the FOINT OF BEGINNING, containing 218 equate feet, more o

A parcel of land on the Island of Key West, Monroe County, Plorida; the said parcel being a part of Vernon Avenue as indicated on KEY WEST INVESTMENT CO'S SUBDIVISION OF PArt of indicated on KEY WEST INVESTMENT CO'S SUBDIVISION OF PArt of TRACT 17, according to the plat thereof as recorded in Plat book the said Nonroe County; and the said parcel being described as follows: COMMENCE at the said parcel being described as follows: COMMENCE at the said parcel being described as follows: COMMENCE at the said parcel being described as follows: COMMENCE at the the said parcel being described as follows: COMMENCE at the the said venue with the SE'ly ROWL of waddell Avenue and run thence of the said venue are assumed) and along the SW'ly ROWL of the said venue for a distance of 5.50 feet to the POINT the said venue and distance of 1.15 feet; thence S \$5° 03' N \$5° 00' 00" E for a distance of 1.15 feet; thence S \$5° 03' N \$5° 00' 00" E for a distance of 1.5 feet to the Mean High Water Line (MHWL) of the Straits of Plorids; thence in a SW'ly direction and (MHWL) of the Straits of Plorids; thence in a SW'ly direction and the said MHWL for a distance of 1.5 feet to a point that along the said MHWL for a distance of 1.5 feet to a point that along the said MHWL for a distance of 1.5 feet to the POINT OF BEGINNING; thence N \$5° 00' 00" E from the POINT OF BEGINNING; thence N \$5° 00' 00" E from the POINT OF BEGINNING; thence N \$5° 00' 00" E from the POINT OF BEGINNING; containing 157 square feet, more or less.

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