

Application No.: ZC-2017-013

# **Attachment "B"**

# **Application**

# Vista Del Lago Amend NC

AN ORDINANCE OF THE MAYOR AND TOWN COUNCIL OF THE TOWN OF CUTLER BAY, FLORIDA, AMENDING SECTION 3-58 OF THE CODE OF ORDINANCES NC, NEIGHBORHOOD CENTER DISTRICT REGARDING RESIDENTIAL USES AND RELATED LAND DEVELOPMENT REGULATIONS; PROVIDING FOR SEVERABILITY; PROVIDING FOR CONFLICTS; PROVIDING FOR CODIFICATION; AND PROVIDING FOR AN EFFECTIVE DATE.

# Holland & Knight

701 Brickell Avenue, Suite 3300 | Miami, FL 33131 | T 305.374.8500 | F 305.789.7799 Holland & Knight LLP | www.hklaw.com

Alejandro J. Arias, Esq. 305-789-7446 alejandro.arias@hklaw.com

#### **VIA HAND DELIVERY**

April 11, 2018

Ms. Kathryn Lyon Planning and Zoning Director Department of Community Development Town of Cutler Bay 10720 Caribbean Boulevard, Suite 105 Cutler Bay, Florida 33189

Re: Arc/Treo 216, LLC / Folio No. 36-6016-000-0027 / Vista del Lago / Revised Letter of Intent for Amendment to Town of Cutler Bay Land Development Regulations (Submitted 6.22.17)

#### Dear Kathryn:

This law firm represents ARC/Treo 216, LLC (the "Applicant"), the owners of the approximately 18.52 acres of land located south of SW 216 Street, between SW 92 Avenue and SW 89 Place, in the Town of Cutler Bay (the "Town"), further identified by Miami-Dade County Folio No. 36-6016-000-0027 (the "Property"). The Property is commonly known as the "Lakes by the Bay" mixed use parcel. On June 22, 2017, on behalf of the Applicant, we filed a request for an amendment to the language of the Town Code of Ordinances ("Town Code"). After careful consideration, and in connection with the submittal of an updated land use text amendment application, this letter shall serve as the Applicant's revised request for approval of an application for an amendment to the language of the "NC (Neighborhood Center)" zoning district, as set forth in Section 3-58 of the Town Code. The Applicant has also filed respective site plan approval and release of restrictive covenants applications in connection with the Property.

Currently, the "NC-2 (Neighborhood Center 2)" zoning classification does not allow for the inclusion of a residential component (whether vertically or horizontally integrated) as part of a mixed use development on the Property. However, the NC-2's floor area ratio allows over 322,000 square feet of non-residential development, including commercial, office, restaurant, medical, civic, and places of public assembly, such as a church or temple. Yet, despite the NC-2's generous development allowance, and notwithstanding an earlier approval by the Town Council

of a site plan for the development of a large scale commercial and office project, the Property has remained vacant, as the surrounding community has been developed into a vibrant and attractive residential community.

The Applicant proposes the development of a first-class, mixed use community, consisting of 37,285 square feet of specialty retail and 128 townhome units (the "Proposed Development Program"). The development of the Property would include the full range of neighborhood retail and personal services, including restaurants, that would serve the needs of the surrounding Lakes-by-the-Bay community, and would also provide housing opportunities to the many who wish to reside in the neighborhood. Additionally, other than small single family homes subdivisions that are scattered throughout the Town, the development of the Property will replenish the Town's housing stock, as the first new residential neighborhood of its kind in a few years. The retail and residential components will be horizontally integrated in order to take full advantage of the Property's privileged lakefront location. Both components will be arranged along a central, landscaped boulevard that would also provide public viewing access to the lake. The Board of Supervisors of The Lakes by the Bay South Community Development District (CDD) has also provided a resolution expressing its support for the Proposed Development Program.

The community will be completely open to its neighbors. Here, our future residents (as well as their neighbors) will be able to enjoy a cup of coffee on the way to work, after dropping off items at the cleaners, or perhaps a meal with the family on the way home. Surrounding residents will no longer be forced to drive up and down Old Cutler Road in order to fulfill the most basic retail needs of daily living. The proposed homes will cater to those young families who are attracted to the area as a result of the Town's well-deserved reputation as a great place to raise a family. While those residents who have enjoyed the Town's many assets for years, but have grown weary of the responsibilities of a larger home, will also be attracted to the neighborhood's location, walking proximity to retail and services, and maintenance-free amenities (as they will be maintained by a homeowners association).

Unfortunately, the Applicant's vision for the Property, as depicted in the proposed site plan, cannot be implemented under its current NC-2 zoning classification. By contrast to the NC-2 exclusion of residential development, under the NC-1 regulations, residential development is permitted at a density of up to 15 dwelling units per gross acre (30 dwelling units with a green a green bonus). The permitted density of 15 dwelling units per gross acre would translate into the potential development of 277 units (or 555 with the application of the green bonus) on the Property. The Applicant's site plan with a proposed density of 6.91 units per gross acre, and a little over 37,200 square feet of non-residential uses, strikes a far better balance than the 322,000 square feet of non-residential uses that would be allowed under the NC-2 regulations, and the up to 555 dwelling units that would be allowed in the NC-1 district. The Proposed Development Program would attain approximately 12% of the non-residential development allowed under NC-2 and less than a quarter of the residential density that would be allowed under the proposed NC-1 zoning classification.

As you are aware, the Property is designated on the Town's Growth Management Plan for mixed use development under the text of the "Lakes-by-the-Bay Mixed Use Site," which not

surprisingly reflects the same exclusion of residential units found in the NC-2 regulations as one of the components of a mixed use project. In fact, the only site in the Town that is zoned NC-2 is the Property. In an effort to obtain the approvals for the implementation of the Applicant's Proposed Development Program, along with the application for site plan approval and the application to rezone the Property, we filed a request to amend the text of the Town's Comprehensive Plan as it affects the "Lakes-by-the-Bay Mixed Use Site." The main purpose of the proposed Comprehensive Plan amendment is to allow the introduction of dwelling uses to the delineated uses that would be allowed on the Property as part of a mixed use project.

In an effort to ensure internal consistency between the Proposed Development Program set forth in the site plan, the requested land use text change, and the balance of the necessary zoning approvals, the Applicant seeks to maintain the exiting NC-2 (Neighborhood Center 2) zoning classification, and amend the text of Section 3-58 of the Town of Cutler Bay Land Development Regulations (the "Town Code"), as follows:

#### FROM:

### "Sec. 3-58. – NC, Neighborhood Center District

The neighborhood center district provides for the location of pedestrian scaled shops, restaurants, services, small workplaces, and residential buildings central to a neighborhood (or grouping of neighborhoods) and within walking distance of dwellings. The neighborhood center district shall be developed on an interconnected pattern of streets and typically limited to approximately one-fourth mile in radius. Uses in the district will have a primary market area of three miles and are intended to service the daily needs of the residents of the surrounding neighborhoods. The pedestrian is expected to be able to walk from one end of the district to the other in ten to 15 minutes.

- (1) *Permitted uses.*
- a. Commercial and retail (not exceeding 25,000 square feet as a single use).
- b. Office (requiring less than 50 parking spaces).
- c. Restaurant.
- d. Multifamily (within a vertical mixed use development).
- e. Civic (excluding educational facility/school).
- f. Medical.
- g. Civic.

- h. Park and open space.
- i. Place of public assembly (with a minimum distance of 1,000 feet between another place of public assembly).
- j. Outdoor dining (see supplemental standards for further regulations)."

TO:

## "Sec. 3-58. – NC, Neighborhood Center District

The neighborhood center district provides for the location of pedestrian scaled shops, restaurants, services, small workplaces, and residential buildings central to a neighborhood (or grouping of neighborhoods) and within walking distance of dwellings. The neighborhood center district shall be developed on an interconnected pattern of streets and typically limited to approximately one-fourth mile in radius. Uses in the district will have a primary market area of three miles and are intended to service the daily needs of the residents of the surrounding neighborhoods. The pedestrian is expected to be able to walk from one end of the district to the other in ten to 15 minutes.

- (1) *Permitted uses.*
- a. Commercial and retail (not exceeding 25,000 square feet as a single use).
- b. Office (requiring less than 50 parking spaces).
- c. Restaurant.
- d. Multifamily (within a vertical mixed use development). in the Neighborhood Center 1 (NC-1) zoning district. Residential uses (within a mixed use development) in the Neighborhood Center 2 (NC-2) zoning district.
- e. Civic (excluding educational facility/school).
- f. Medical.
- g. Civic.
- h. Park and open space.
- i. Place of public assembly (with a minimum distance of 1,000 feet between another place of public assembly).

j. Outdoor dining (see supplemental standards for further regulations)." FROM:

### "Sec. 3-58. – NC, Neighborhood Center District

- (4) Site development standards.
- a. Story. Buildings shall be at least two stories. Office, commercial and retail, residential, civic or finished attic space, or facade design above the ground floor shall count as a second story when more than 50 percent of the building footprint is encompassed by the space. Each upper story shall be a minimum of eight feet in height.
- b. Mixed use. Buildings are encouraged to be vertically mixed use in design and character. Horizontal mixed use development is encouraged on a site that cannot otherwise accommodate vertical mixed use. Commercial and retail uses shall be located on the ground floor of a multi-story building. Office uses should be located on higher floors, while residential may exist on any level. When residential is part of the mix of uses, it can be no less than 20 percent or more than 80 percent, whether vertical or horizontal in form and function.
- c. Green designation. Buildings that pursue a height bonus and which exceed two stories shall pursue green designation per the requirements of article V of this chapter.
- d. Buildings fronting Old Cutler Road . Buildings which are located on Old Cutler Road shall be required to provide an outdoor plaza and/or an area for seating or cafe tables between the building and the right-of-way. No single tenant in a building fronting Old Cutler Road shall exceed 25,000 square feet in size."

TO:

## "Sec. 3-58. – NC, Neighborhood Center District

- (4) Site development standards.
- a. Story. Buildings shall be at least two stories. Office, commercial and retail, residential, civic or finished attic space, or facade design above the ground floor shall count as a second story when more than 50 percent of the building footprint is encompassed by the space. Each upper story shall be a minimum of eight feet in height.
- b. Mixed use. Buildings are encouraged to be vertically mixed use in design and character. Horizontal mixed use development is encouraged on a site that cannot

otherwise accommodate vertical mixed use. Commercial and retail uses shall be located on the ground floor of a multi-story building. Office uses should be located on higher floors, while residential may exist on any level. In the Neighborhood Center 1 (NC-1) zoning district, \(\psi\)when residential is part of the mix of uses, it can be no less than 20 percent or more than 80 percent, whether vertical or horizontal in form and function.

- c. Green designation. Buildings that pursue a height bonus and which exceed two stories shall pursue green designation per the requirements of article V of this chapter.
- d. Buildings fronting Old Cutler Road . Buildings which are located on Old Cutler Road shall be required to provide an outdoor plaza and/or an area for seating or cafe tables between the building and the right-of-way. No single tenant in a building fronting Old Cutler Road shall exceed 25,000 square feet in size."

#### **AND**

### FROM:

"Sec. 3-58. – NC, Neighborhood Center District

## (5) *Table of Standards*.

Standard	NC-1	NC-2
Maximum lot area	NA	NA
(square feet)		
Maximum floor area	1.6	0.4
ratio		
Maximum floor area	2.0	0.5
ratio with green bonus		
Maximum density (units	15	NA
per acre)		
Maximum density with	30	NA
green bonus		
Maximum height (feet)	35	35
Maximum frontage	48	NA
height with green bonus		
Number of stories	3	2
Number of frontage	4	NA
stories with green bonus		
Adjoining residential	35	NA
zoning height (feet)		
Number of stories	3	

Building Frontage (percent)				
Along primary street	70	NA		
Along secondary street	50			
Principal structure setbacks (fe	eet)			
Front (maximum)	20	20		
Side street	15	15		
Interior side	0	0		
Rear	20	20		
Rear (abutting an	0	0		
alley)				
Setbacks fronting Old Cutler I	Road when right-of-way is	less than 100 feet, as		
measured from the edge of par	vement			
Front (minimum)(feet)	12	NA		
Front (maximum)(feet)	20	NA		
Maximum impervious	70	70		
surface coverage				
(percent)				
Minimum lot width	25	NA		
(residential) (feet)				
Minimum lot depth	NA	NA		
(feet)				
Open space (percent)	5	NA		
In the form of courtyards, gard	lens, colonnade, forecourt,	balconies, plazas or squares		
Encroachment into ROW (feet	t)			
Balcony	5			
Awning	5			
Accessory structure	6	NA		
height (feet)				
Only permitted in rear	6	NA		
yards of townhomes				

# TO:

"Sec. 3-58. – NC, Neighborhood Center District

# (5) Table of Standards.

Standard	NC-1	NC-2
Maximum lot area	NA	NA
(square feet)		
Maximum floor area	1.6	<del>0.</del> 4 <u>0.5</u>
ratio		

Maximum floor area	2.0	0.5
	2.0	0.5
ratio with green bonus	15	NA 7
Maximum density (units	15	NA_7
per acre)	20	27.1
Maximum density with	30	NA
green bonus		
Maximum height (feet)	35	35
Maximum frontage	48	NA
height with green bonus		
Number of stories	3	2
Number of frontage	4	NA
stories with green bonus		
Adjoining residential	35	NA 35
zoning height (feet)		
Number of stories	3	2
Building Frontage (percent)		
Along primary street	70	NA_70
Along secondary street	50	<u>50</u>
Principal structure setbacks (fe	eet)	
Front (maximum)	20	20
Side street	15	15
Interior side	0	0
Rear	20	<del>20</del> 15
Rear (abutting an	0	0
alley)		
	Road when right-of-way is less	than 100 feet, as
measured from the edge of par		
Front (minimum)(feet)	12	NA
Front (maximum)(feet)	20	NA
Maximum impervious	70	70
surface coverage		
(percent)		
Minimum lot width	25	21
(residential) (feet)	5	==
Minimum lot depth	NA	NA
(feet)		
Open space (percent)	5	NA 5
1 1 1	dens, colonnade, forecourt, balc	
Encroachment into ROW (fee		,, r
Balcony	5	<u>5</u>
Awning	5	<u>5</u>
Accessory structure	6	NA 6
height (feet)		

Only permitted in rear	6	<u>NA_6</u>
yards of townhomes		

The proposed amendment to Section 3-58 (1) is simply meant to resolve an internal inconsistency in the NC regulations, which while appearing to allow townhomes in the zoning district (even to the point of providing required lot dimensions), currently only lists "multifamily within a vertical mixed use development" as a permitted use. Because of the location of the Property, in a much more residential area than the existing NC-1 zoned parcels in the Town, the proposed amendment would keep density at 7 dwelling units per acre, while making a slight additional floor area allowance than currently permitted, to allow and promote a more robust retail presence. The 2 story/35 feet height restriction, which again is sensitive to the surrounding community, as well as the fact that floor area ratio is measured project wide, would maintain a sensible cap on the overall amount of permitted development. Lastly, the suggested lot width for the townhome lots is more appropriate than the required 25 foot width, which appears to have been exported from the Town's townhome zoning district, and is more suitable in conventional suburban neighborhoods than in mixed use projects.

As depicted in the site plan filed by the Applicant, the development program would meet all of the requirements of the NC-2 zoning regulations, as amended. The result will be a well-balanced, fully integrated mixed use project that will serve the needs of the Town's growing diverse community, by contributing to the Town's economic prosperity and viability by creating much-needed jobs, improving access to quality housing and retail, cultivating the aesthetic character of the surrounding neighborhood, preserving property values, and increasing the Town's ad valorem tax base. Perhaps most importantly, however, the development of the Property under the revised NC-2 regulations would fulfill the vision of the Town, as expressed through the Growth Management Plan and the Town Code, to promote sensible and sustainable mixed use development.

Based on the foregoing, we would request the Town's favorable consideration of our proposed amendment to Sections 3-58 (1) and 3-58(5) of the Town Code.

Respectfully submitted,

**HOLLAND & KNIGHT LLP** 

Alejandro J. Arias

JJM:sf



# DEPARTMENT OF COMMUNITY DEVELOPMENT PLANNING AND ZONING

## APPLICATION FOR ZONING CHANGE

.IST	IST ALL FOLIO #S:36-6016-000-0027			
DAT	TE RECEIVED:			
PRC	DPOSED PROJECT NAME:Vista del Lago			
1	NAME OF APPLICANT (Provide complete name of applicant, exactly as recorded	d on		
	deed, if applicable. If applicant is a lessee, an executed 'Owner's Sworn-to-Conse copy of a valid lease for 1 year or more is required. If the applicant is a corporation partnership, or like entity, a 'Disclosure of Interest' is required).	nt' and		
A	Arc/Treo 216, LLC (owner)			
 2.	APPLICANT'S MAILING ADDRESS, TELEPHONE NUMBER:			
	Mailing Address: 2950 SW 27 Avenue, Suite 300			
	City: State: _ Zip: Phone#: (305) 789-7783			
3.	OWNER'S NAME, MAILING ADDRESS, TELEPHONE NUMBER:			
	Owner's Name (Provide name of ALL owners):SAME			
	Mailing Address:			
	City: State: Zip:Phone#:			
4.	. CONTACT PERSON'S INFORMATION:			
	Name: Hugo P. Arza, Esq. Company: Holland & Knight, LLP			
	Mailing Address:701 Brickell Avenue, Suite 3300			
	City: Miami State: FL Zip: 33131			
	Phone# (305) 789-7783 Fax# (305) 789-7799 E-mail: hugo.arza@h	klaw.com		







#### 5. LEGAL DESCRIPTION OF ALL PROPERTY COVERED BY THE APPLICATION

(Provide complete legal description, i.e., lot, block, subdivision name, plat book &page number, or metes and bounds. Include section, township, and range. If the application contains multiple rezoning requests, then a legal description for each sub-area must be provided. Attach separate sheets, as needed).

	Please see Exhibit "A"
6.	<b>ADDRESS OR LOCATION OF PROPERTY</b> (For location, use description such as NE corner of, etc).
	South of SW 216 Street, between SW 92 Avenue and SW 89 Place
	7. SIZE OF PROPERTY (in acres): +/-18.52 (divide total sq. ft. by 43,560 to obtain acreage)
	8. DATE PROPERTY Xacquired - leased: August 2013
	9. LEASE TERM: N/A Years (Month & year)
	10. IF CONTIGUOUS PROPERTY IS OWNED BY THE SUBJECT PROPERTY OWNER(S), provide Complete legal description of said contiguous property.
	NONE





thereto	an option to purchase ∡or □ no □ yes (if yes, identify   ure of Interest' form)		
DISCIOSI	Lennar I	lomes, LLC	
PRESEN	T ZONING AND FLU CLASSI	ICAHON.	e ; Zoning - NC-2 e Text to "Mixed Use: Lakes-by-th
PPOPO	SED HISE OF BRODERTY (dos	,	a space provided
	SED USE OF PROPERTY (des		
	ent to Town of Cutler Bay Land E Letter of Intent	Development Regulations - "Ne	
X No a	oublic hearing been held of yes. brovide applicant's name, ar ion number:	(6) 390 61	
	nearing a result of a violation yes. If yes, give name to when:		served and describe the
-			
	property owner own contig legal description of entire		
		A CONTRACTOR OF THE PARTY OF TH	
7. Is ther	e any existing use on the pathed?	roperty? はNo □ yes. If yes	, what use and when

10720 Car



# 18. Submitted Materials Required: Please check all that Apply:

<ul> <li>X Letter of intent</li> <li>X Justifications for change</li> <li>Statement of hardship</li> </ul>	
$\frac{\overline{X}}{\overline{X}}$ Poof of ownership or letter from owner	
Power of attorney	
_ Contract to purchase (if applicable)	
$\overline{X}$ Current survey (2 original sealed and signed and 10 reduced 11x17 of	
X Complete set of plans 24'x36", scale 1'=50' (2 original sealed and sig and 10 reduced 11x17 copies)	ined
<ul> <li>Colored rendering of all 4 sides of each proposed building (If applications 20% Property owner signatures (If required)</li> </ul>	able)
Mailing Labels (set amount depends on number of hearings) and marequired)	ap (If
X Required Fee(s)	
<ul> <li>Plans must be approved by Miami-Dade County Fire and Rescue</li> <li>Department with an original stamp and signature from the Fire Dept</li> <li>Necessary documentation from DERM and WASD</li> </ul>	•



#### APPLICANT'S AFFIDAVIT

The Undersigned, first being duly sworn depose that all answers to the questions in this application, and all supplementary documents made a part of the application are honest and true to the best of (my)(our) knowledge and belief. (I)(We) understand this application must be complete and accurate before the application can be submitted and the hearing advertised. **OWNER OR TENANT AFFIDAVIT** (I)(WE), \_\_\_, being first duly sworn, depose and say that (I am) (We are) the  $\square$  owner  $\square$  tenant of the property described and which is the subject matter of the proposed hearing. Signature Signature Sworn to and subscribed to before me Notary Public: This \_\_\_\_\_, \_\_\_\_, \_\_\_\_\_, Commission Expires: **CORPORATION AFFIDAVIT** - Muriss (I)(WE), \_\_\_\_\_, being first duly sworn, depose and say that (I am)(We are) the - President - Vice-President - Secretary - Asst. Secretary of the aforesaid corporation, and as such, have been authorized by the corporation to file this application for public hearing; and that said corporation is the  $\ \square$ owner tenant of the property described herein and which is the subject matter of the proposed hearing. Attest: Authorized Signature Office Held (Corp. Seal) Sworn to and subscribed to before me Notary Public: This of day of Sine, 2017 Commission Expires: MICHELLE RIVERA-MORALES Notary Public - State of Florid:

10720 Caribbean Boulevard, Suite 105 · Cutler Bay, FL 33189 · 305-234-4262 · www.cutl



## PARTNERSHIP AFFIDAVIT

say that		, being first duly sworn, depose and
(I am ) (We are) partners of the hereinafted authorized to file this application for a purpowner of the property described hearing.	blic hearing:	and that said partnership is the $\square$
Bv	%	(Name of Partnership) By
By By	_%	Ву
Sworn to and subscribed to before me This day of,		Notary Public: Commission Expires:
*************	*****	***********
ATTO	ORNEY AFFID	AVIT
I,Hugo P. Arza, Esq. State of Florida Attorney at Law, and I at described and which is the subject matt	m the Attorn	duly sworn, depose and say that I am a ey for the Owner of the property posed hearing.
Sworn to and subscribed to before me		Signature Such Kleites Notary Public:
This 22 nd day of Tune, 2017		Commission Expires:
	<b>東</b> 京 : ・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	SIUBY FLEITES MY COMMISSION # GG 073135 EXPIRES: April 16, 2021 Bonded Thru Notary Public Underwriters



#### **RESPONSIBILITIES OF THE APPLICANT**

#### I AM AWARE THAT:

- 1. The Department Environmental Resources Management (DERM), and other agencies review and critique zoning applications which may affect the scheduling and outcome of applications. These reviews may require additional public hearings before DERM's Environmental Quality Control Board (EQCB), or other boards, and /or the proffering of agreements to be recorded. I am also aware that I must comply promptly with any DERM conditions and advise this office in writing if my application will be withdrawn.
- 2. Filing fees may not be the total cost of a hearing. Some requests require notices to be mailed to property owners up to a mile from the subject property. In addition to mailing costs, fees related to application changes, plan revisions, deferrals, re-advertising, etc., may be incurred. Application withdrawn within 30 days of the filing are eligible for a refund of 25% of the hearing fee but after that time hearings withdrawn or returned will be ineligible for a refund. I understand that fess must be paid promptly.
- 3. The South Florida Building Code requirements may affect my ability to obtain a building permit even if my zoning application is approved; and that a building permit will probably be required. I am responsible for obtaining permits and inspections for all structures and additions proposed, or built without permits. And that a Certificate of Use and Occupancy must be obtained for the use of the property after it has been approved at Zoning Hearing, and that failure to obtain the required permits and/or Certificates of Completion or of Use and Occupancy will result in enforcement action against any occupant and owner. Submittal of the Zoning Hearing application may not forestall enforcement action against the property.
- 4. The 3<sup>rd</sup> District Court of Appeal has ruled that zoning applications inconsistent with the Comprehensive Development Master Plan (CDMP) cannot be approved by a zoning board based upon considerations of fundamental fairness. Therefore, I acknowledge that if the hearing request is inconsistent with the CDMP and I decide to go forward then my hearing request can only be denied or deferred, but not approved.
- 5. In Miami-Dade County v. Omnipoint Holdings, Inc. Case No. 3d01-2347 (Fla. 3rd DCA 2002), the 3rd District Court of Appeal has held invalid the standards for non-use variances, special exceptions, unusual uses, new uses requiring a public hearing and modification of covenants. This is not a final decision and the County Attorney's Department professional staff to develop new standards that will address the Court's concerns. While the new standards are being developed, applicants are advised that any non-use variance, special exception, unusual use, new use requiring a public hearing or request for modification of covenants granted under the existing standards are subject to being reversed in the courts. An applicant wishing to avoid the substantial legal risks associated with going forward under the existing standard may seek a deferral until the new standards are developed.
- 6. Any covenant to be proffered must be submitted to the Town of Cutler Bay Legal Counsel, on Town form, at least 1 month prior to the hearing date. The covenant will be





reviewed and the applicant will be notified if changes or corrections are necessary. Once the covenant is acceptable, the applicant is responsible to submit the executed covenant with a current 'Opinion of Title' within 1 week of the hearing. And that Legal Counsel must carry a cover letter indicating subject matter, application number and hearing date.

7. The Town of Cutler Bay Department of Public Works reviews and critiques Zoning applications and may require conditions for approval.

8. THE APPLICANT IS RESPONSIBLE FOR TRACKING THE STATUS OF THE APPLICATION AND ALL HEARINGS THAT MAY BE ASSOCIATED WITH THIS APPLICATION.

(Applicant's Signature)

Otoniel Boudet - Murits / Manager

Sworn to and subscribed before me this aday of a social dentification.

(Notary Public)

MICHELLE RIVERA-MORALES Notary Public - State of Florida

My Commission Expires: 7/10/19





#### DISCLOSURE OF INTEREST

If the property, which is the subject of the Application, is owned or leased by a **CORPORATION**, list the Principal Stockholders and the percentage of stock owned by each. NOTE: Where the Principal Officers or Stockholders consist of another Corporation(s), Trustee(s), Partnership(s) or other similar entities, further disclosure shall be required which discloses the identity of the individual(s) (natural persons) having the ultimate ownership interest in the aforementioned entity.

Corporation Name	
Name, Address and Office	Percentage of stock
Stockholders and the percentage of stock owned Stockholders consist of another Corporation(s), Trus	tee(s), Partnership(s) or other similar entities, further ntity of the individual(s) (natural persons) having the
Trust Name	
Name, Address and Office	Percentage of stock
<b>PARTNERSHIP</b> , list the Principal Stockholders and the Principal Officers or Stockholders consist of anothe	ion, is owned or leased by a <b>PARTNERSHIP or LIMITED</b> e percentage of stock owned by each. NOTE: Where the Corporation(s), Trustee(s), Partnership(s) or other simila discloses the identity of the individual(s) (natural persons mentioned entity.
Partnership or Limited Partnership Name	
Name, Address and Office	Percentage of stock

# Disclosure of Interest ARC|TREO 216, LLC

# ARC|TREO 216, LLC, a Florida limited liability company

<u>Managing Member</u>	Percentage Interest
ARC TREO, LLC	20%
<u>Members</u>	Percentage Interest
ARC TREO, LLC	12%
ARN Investments Group, LLC	3%
Emilio & Haymet Sauma	3%
Francisco R. Diaz	3%
Joanli Family Limited Partnership	3%
James W. Kern	3%
Kireland Equity Investments	4%
Luis & Marta Lemes	3%
Orlando A. Gomez Enterprises	3%
Otto Travicso	1%
Rodolfo & Ada Suarez	3%
Rolando & Miriam Delgado	3%
Samkle Investments	36%
Total	100%

# Disclosure of Interest ARC|TREO 216, LLC

ARCITREO, LLC				
Otto J. Bo	udet-Murias			20%
Rolando I				20%
Eduardo J				20%
Juan T. O				20%
Carlos A.	Ortega			20%
ARN Investments Group	LLC			
Nancy Ra			ž.	50%
Alfonso F				50%
Joanli Family Limited Pa	artnershin			()
Jose Garc				50%
Elizabeth				50%
	Outoin			2070
Kireland Equity Investm	ents			
EK Famil	ly Trust			50.0%
BKJK Tr				25.0%
NK Fami	ly Trust			12.5%
RK Fami	ly Trust			12.5%
Orlando A. Gomez Ente	rnrices			
	cia Irrevocable Far	nily Trust	٠,	42.00%
	J Garcia Jr	) 11401		13.75%
Orlando				13.75%
Alexa I				5.00%
Erica M				5.00%
	A. Garcia			5.00%
	E Garcia			5.00%
Paola E				5.00%
	Garcia Trust		•	1.10%
	Garcia Trust			1.10%
	A. Garcia Trust			1.10%
	E Garcia Trust			1.10%
	Garcia Trust			1.10%
0. 11 *				
Samkle Investments, L		W1		
	Family Partnershi	p, a Florida LLC		100%
	EK Family Trust		50.0%	
	BKJK Trust		25.0%	
	NK Family Trust		12.5%	
	RK Family Trust		12,5%	
			100%	



### DISCLOSURE OF INTEREST

If the property, which is the subject of the Application, is owned or leased by a CORPORATION, list the Principal Stockholders and the percentage of stock owned by each. NOTE: Where the Principal Officers or Stockholders consist of another Corporation(s), Trustee(s), Partnership(s) or other similar entities, further disclosure shall be required which discloses the identity of the Individual(s) (natural persons) having the ultimate ownership interest in the aforementioned entity.

Nome Address and Ott	
Name, Address and Office	Percentage of stock
If the property, which is the subject of the Application, Stockholders and the percentage of stock owned by Stockholders consist of another Corporation(s), Trustee disclosure shall be required which discloses the Identify utilimate ownership interest in the aforementioned entitlements.	each. NOTE: Where the Principal Officers or est, Partnership(s) or other similar entitles, further to the individualist (partiral persons) having the
Trust Name	
Name, Address and Office	Percentage of stock
If the property, which is the subject of the Application PARTNERSHIP, list the Principal Stockholders and the perincipal Officers or Stockholders consist of another Centities, further disclosure shall be required which discharing the ultimate ownership interest in the aforement	ercentage of stock owned by each. NOTE: Whe Corporation(s), Trustee(s), Partnership(s) or other s
Partnership or Limited Partnership Nome	
Name, Address and Office	Percentage of stock

CORPORATION NAME: Lennar Homes, LLC*	See Labour
NAME AND ADDRESS	Percentage of Stock
Lennai Homes, LLC	. 99%
701 NW 107th Avenue	
Miumi, Florida 33172	
US Home Corporation	
(A Wholly awned subsidiary of Lennas Corporation)	1%

<sup>\*</sup>Lennar Corporation is an entity, the equity interests in which are regularly traded on an established securities market in the United States or another country.



### **COST RECOVERY AFFIDAVIT**

I hereby acknowledge and consent to the payment of <u>all applicable fees</u> involved as part of my application process. These fees include but are not limited to: application fees, postage, advertising, and attorney fees **regardless of the outcome of the public hearing**.

Please type or print the following:
Date: Public Hearing No
Full Name:  1 Mr. 1 Mrs. 1 Ms. Otoniel Boudet - Muriss, 25 Manager of ARC/TREO 216, L
Current Address: 2950 SW 27 Ave City: Mismi
State: FL Zip: 33133 Telephone Number (365) 789-7783
Date of Birth: 6/25/70 Signature
SWORN AND SUBSCRIBED BEFORE ME THISDAY OF
Nøfary Public, Štate of Florida at Large
My Commission expires 20 9  My Commission # FF 900904  My Comm. Expires Jul 16, 2019  Bonded through National Notary Assn.

Pursuant to Ordinance No. 2000-09-33-Cost Recovery

#### EXHIBIT A

#### LEGAL DESCRIPTION

A portion of the N 1/2 of Section 16, Township 56 South, Range 40 East, Miami-Dade County, Florida, being particularly described as follows:

Begin at the Southeast corner of the plat of LAKES BY THE BAY SECTION EIGHT, according to the plat thereof recorded in Plat Book 139, at Page 50, of the Public Records of Miami-Dade County, Florida, said point also being the Southwest corner of the plat of LAKES BY THE BAY SECTION NINE, according to the plat thereof recorded in Plat Book 141, at Page 2, of the Public Records of Miami-Dade County, Florida, said point lying on the South Right-of-Way line of S.W. 216th Street, as said Street was dedicated and shown on the said plats of LAKES BY THE BAY SECTION EIGHT and LAKES BY THE BAY SECTION NINE: thence N 89°09'53"E along the South line of said LAKES BY THE BAY SECTION NINE and along the said South Right-of-Way of S.W. 216th Street, for 195.88 feet; thence S 00°31'55"E for 698.00 feet; thence S 89°03'14"W for 1090.15 feet; thence N 00°28'59"W for 886.77 feet to a point on a circular curve concave to the Northeast, said point bearing \$ 27°31'35"W from the center of said curve, said point lying on the Southerly line of the said LAKES BY THE BAY SECTION EIGHT, said point also lying on the Southerly Right-of-Way line of said S.W. 216th Street; thence run the following courses and distances along the said Southerly line of the LAKES BY THE BAY SECTION EIGHT, and along the said Southerly Right-of-Way line of S.W. 2166 Street: Southeasterly, Easterly and Northeasterly, along said curve to the left, having for its elements a radius of 1,555.00 feet and a central angle of 28°21'42" for an arc distance of 769.73 feet to the point of tangency; thence N89°09'53"E for 153.83 feet to the Point of Beginning.