## MEMORANDUM

Agenda Item No. 5(D)

- TO: Honorable Chairman Jose "Pepe" Diaz and Members, Board of County Commissioners
- FROM: Geri Bonzon-Keenan Successor County Attorney

**DATE:** January 20, 2021

**SUBJECT:** Resolution declaring as surplus one County-owned property (Folio No. 30-3116-009-1050), and revising the inventory list of real properties, after a public hearing, to include such property in accordance with section 125.379(1), Florida Statutes; authorizing conveyance, in accordance with section 125.379(2), Florida Statutes, the surplus property and four additional properties (Folio Nos. 30-2123-008-0240 30-3103-014-3211, 30-2127-001-3030, and 30-2135-000-0260) located in Miami, Florida to ProMetropolis Housing Development, LLC, a Florida limited liability company, at a price of \$10.00, for the purpose of developing such properties with affordable housing to be sold or rented to very low-, low- or moderate income households in accordance with Miami-Dade County's Infill Housing Initiative Program, if sold, and section 125.379, Florida Statutes; authorizing the Chairperson or Vice-Chairperson of the Board of County Commissioners to execute a County Deed; authorizing the County Mayor to take all action necessary to enforce the provisions set forth in such County Deed, to provide copies of the recorded County Deed and the restrictive covenants required therein to the Property Appraiser, to execute a rental regulatory agreement and enforce the provisions therein, and to ensure placement of appropriate signage

The accompanying resolution was prepared and placed on the agenda at the request of Prime Sponsor Commissioner Jean Monestime.

Geri Bonzon-Keenan Successor County Attorney

GBK/uw



**MEMORANDUM** 

#### (Revised)

TO:Honorable Chairman Jose "Pepe" DiazDATE:and Members, Board of County Commissioners

**TE:** January 20, 2021

FROM:

onzon-Keenan

Successor County Attorney

SUBJECT: Agenda Item No. 5(D)

Please note any items checked.

 "3-Day Rule" for committees applicable if raised
 6 weeks required between first reading and public hearing
 4 weeks notification to municipal officials required prior to public hearing
 Decreases revenues or increases expenditures without balancing budget
 Budget required
 Statement of fiscal impact required
 Statement of social equity required
 Ordinance creating a new board requires detailed County Mayor's report for public hearing
 No committee review
 Applicable legislation requires more than a majority vote (i.e., 2/3's present, 2/3 membership, 3/5's, unanimous, CDMP 7 vote requirement per 2-116.1(3)(h) or (4)(c), CDMP 2/3 vote requirement per 2-116.1(3)(h) or (4)(c), or CDMP 9 vote requirement per 2-116.1(4)(c)(2)) to approve
 Current information regarding funding source, index code and available balance, and available capacity (if debt is contemplated) required

Approved	Mayor	Agenda Item No. 5(D)
Veto		1-20-21
Override		

#### RESOLUTION NO.

RESOLUTION DECLARING AS SURPLUS ONE COUNTY-OWNED PROPERTY (FOLIO NO. 30-3116-009-1050), AND REVISING THE INVENTORY LIST OF REAL PROPERTIES, A PUBLIC HEARING. TO INCLUDE SUCH AFTER PROPERTY IN ACCORDANCE WITH SECTION 125.379(1), FLORIDA STATUTES; AUTHORIZING CONVEYANCE, IN ACCORDANCE WITH SECTION 125.379(2), FLORIDA STATUTES, THE SURPLUS PROPERTY AND FOUR ADDITIONAL PROPERTIES (FOLIO NOS. 30-2123-008-0240 30-3103-014-3211, 30-2127-001-3030, AND 30-2135-000-0260) LOCATED IN MIAMI, FLORIDA TO PROMETROPOLIS HOUSING DEVELOPMENT, LLC, A FLORIDA LIMITED LIABILITY COMPANY, AT A PRICE OF \$10.00, FOR THE PURPOSE OF DEVELOPING SUCH PROPERTIES WITH AFFORDABLE HOUSING TO BE SOLD OR RENTED TO VERY LOW-, LOW- OR MODERATE INCOME HOUSEHOLDS IN ACCORDANCE WITH MIAMI-DADE COUNTY'S INFILL HOUSING INITIATIVE PROGRAM, IF SOLD, AND SECTION 125.379. FLORIDA STATUTES: AUTHORIZING THE CHAIRPERSON OR VICE-CHAIRPERSON OF THE BOARD OF COUNTY COMMISSIONERS TO EXECUTE A COUNTY DEED; AUTHORIZING THE COUNTY MAYOR OR THE COUNTY MAYOR'S DESIGNEE TO TAKE ALL ACTION NECESSARY TO ENFORCE THE PROVISIONS SET FORTH IN SUCH COUNTY DEED, TO PROVIDE COPIES OF THE RECORDED COUNTY DEED AND THE RESTRICTIVE COVENANTS REQUIRED THEREIN TO THE PROPERTY APPRAISER, TO EXECUTE A RENTAL REGULATORY AGREEMENT AND ENFORCE THE PROVISIONS THEREIN. AND TO ENSURE PLACEMENT OF APPROPRIATE SIGNAGE

WHEREAS, ProMetropolis Housing Development, LLC ("ProMetropolis") is a Florida

limited liability company and an affiliate of ProMetropolis Miami, Inc., a 501(c)(3) not for profit corporation, which was founded in 2018 with the aim of revitalizing homes in distressed neighborhoods; and

WHEREAS, on September 6, 2019, ProMetropolis submitted an application to the County

Commissioner of District 2, a copy of which is attached hereto as Attachment "A"; and

incorporated herein by reference, requesting that the County convey five County-owned vacant properties (Folio Nos. 30-2123-008-0240, 30-3103-014-3211, 30-3116-009-1050, 30-2127-001-3030, and 30-2135-000-0260) (the "properties") to ProMetropolis; and

WHEREAS, the properties requested by ProMetropolis are more fully described in Attachments "B," "C," "D," "E," and "F" attached hereto and incorporated herein by reference; and

WHEREAS, ProMetropolis proposes to develop the properties with affordable housing to be sold or rented to very low, low- or moderate income households, whose incomes do not exceed 120 percent of area median income; and

WHEREAS, ProMetropolis also proposes that all eligible first time homebuyers will be guided through the Public Housing and Community Development Department's first time homebuyers mortgage assistance programs, and the Miami-Dade County Economic Advocacy Trust's homeownership assistance program, and will provide down payment and closing cost assistance to first time homebuyers; and

**WHEREAS**, pursuant to Administrative Order No. 8-4, Miami-Dade Internal Services Department previously announced the availability of the properties to all County departments and determined there was no interest in the properties; and

**WHEREAS**, on April 15, 2019, this Board adopted Resolution No. R-407-19, which requires the County Mayor or the County Mayor's to provide written notice to the public no less than four weeks prior to consideration by this Board, or any Committee of this Board, of any proposed conveyance or lease of County-owned property without competitive bidding under section 125.379, Florida Statutes; and

WHEREAS, on May 12, 2020, ProMetropolis complied with the requirements of Resolution No. R-407-19 by posting signs on the properties, which such signs were posted for a period of four weeks; and

**WHEREAS**, in accordance with Resolution Nos. R-376-11 and R-333-15, background information concerning the properties is included in Attachment "G," which is attached hereto and incorporated herein by reference; and

**WHEREAS**, this Board has reviewed the information in Attachment "G," and this Board is satisfied; and

**WHEREAS**, section 125.379(1), Florida Statutes, requires each county to prepare an inventory list at least every three years of all real properties that are appropriate for use as affordable housing and further allows the governing body of the County to revise the inventory list upon conclusion of a public hearing held before the governing body; and

WHEREAS, one of the properties (Folio No. 30-3116-009-1050) has not been declared surplus or added to the County's affordable housing inventory list in accordance with section 125.379(1), Florida Statutes; and

WHEREAS, this Board finds that the before-mentioned property is appropriate for use as affordable housing, and desires to revise the County's affordable housing inventory list to include such property; and

**WHEREAS**, on November 7, 2017, this Board adopted Resolution No. R-979-17, which declared four of the properties (Folio Nos. 30-2123-008-0240, 30-3103-014-3211, 30-2127-001-3030, and 30-2135-000-0260), among others, as surplus and, after a public hearing, added such properties to the County's inventory list of affordable housing sites as required by section 125.379(1), Florida Statutes; and

WHEREAS, if ProMetropolis develops the properties with single-family homes to be sold to very low-, low- or moderate-income households whose incomes do not exceed 120 percent of area median income, ProMetropolis, subject to a reverter, shall develop and sell such homes within two years of the recording of the County Deed, unless such time is extended by this Board, in accordance with the Miami-Dade Infill Housing Initiative Program and section 125.379, Florida Statutes; and

WHEREAS, if ProMetropolis develops the properties with affordable housing to be rented to very low-, low- or moderate-income households whose incomes do not exceed 120 percent of area median income, ProMetropolis, subject to a reverter, shall develop and rent such housing within two years of the recording of the County Deed, unless such time is extended by this Board, in accordance with section 125.379, Florida Statutes, and a rental regulatory agreement to be recorded against the properties,

## NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that:

Section 1. The foregoing recitals are incorporated in this resolution and are approved.
Section 2. This Board, declares as surplus one County-owned property (Folio No. 30-3116-009-1050), and after a public hearing and in accordance with section 125.379(1), Florida Statutes, revises the County's affordable housing inventory list to add such property.

Section 3. Pursuant to section 125.379(2), Florida Statutes, this Board hereby approves the conveyance of the property described in section 2 of this resolution and four additional County-owned properties (Folio Nos. 30-2123-008-0240 1000, 30-3103-014-3211, 30-2127-001-3030, and 30-2135-000-0260) (collectively the "properties") to ProMetropolis Housing Development, LLC (the "ProMetropolis") for a price of \$10.00. If ProMetropolis develops the properties with single-family homes to be sold to very low-, low- or moderate-income households whose incomes do not

exceed 120 percent of area median income, ProMetropolis, subject to a reverter, shall develop and sell such homes within two years of the recording of the County Deed, unless such time is extended by this Board, in accordance with the Infill Housing Program and section 125.379, Florida Statutes. If ProMetropolis develops the properties with affordable housing to be rented to very low-, low-or moderate-income households whose incomes do not exceed 120 percent of area median income, ProMetropolis, subject to a reverter, shall develop and rent such housing within two years of the recording of the County Deed, unless such time is extended by this Board, in accordance with section 125.379, Florida Statutes, and a rental regulatory agreement to be recorded against the properties,

Section 4. Pursuant to section 125.411, Florida Statutes, this Board authorizes the Chairperson or Vice-Chairperson to execute the County Deed, in substantially the form attached hereto as Attachment "H" and incorporated herein by reference.

Section 5. This Board further authorizes the County Mayor or the County Mayor's designee to take all actions necessary to effectuate the conveyance, to exercise all rights set forth in the County Deed, other than those reserved to this Board therein, including, but not limited to, exercising the County's option to enforce its reversionary interest after conducting all due diligence, including title searches and environmental reviews. In the event, the County Mayor or the County Mayor's designee should exercise the County's reversionary interest, then the County Mayor or the County Mayor's designee shall execute and record an instrument approved by the County Attorney's Office in the public records of Miami-Dade County and provide a copy of such instrument to the County Property Appraiser. This Board further authorizes the County Mayor or the County Mayor's designee to receive on behalf of the County from ProMetropolis, after conducting all due diligence, including, but not limited to, title searches, environmental reviews, and review of the Infill Housing Program Guidelines, a deed which conveys the properties back to

the County in the event ProMetropolis is unable or fails to comply with the deed restrictions set forth in the County Deed. Upon the receipt of a deed from ProMetropolis, the County Mayor or the County Mayor's designee shall record such deed in the public records of Miami-Dade County. Notwithstanding the foregoing, any extensions beyond the two years to complete the construction of the affordable housing units contemplated herein shall be subject to this Board's approval.

Section 6. This Board authorizes the County Mayor or County Mayor's designee to execute on behalf of the County a rental regulatory agreement following approval by the County Attorney's Office, in generally the form attached hereto as Attachment "I" and incorporated herein. The County Mayor or County Mayor's designee is authorized to negotiate rents for each of the units constructed on the properties with ProMetropolis; however such rents shall be based upon no more than 120 percent of area median income as determined for Miami-Dade County by the United States Department of Housing and Urban Development. The County Mayor or County Mayor's designee is further authorized to take all steps necessary to enforce the terms of the rental regulatory agreement. This Board authorizes the County Mayor or County Mayor's designee or ProMetropolis to record the rental regulatory agreement in the Public Records of Miami-Dade County and, in accordance with Resolution No. R-791-14, provide the Miami-Dade County Property Appraiser with a copy of the rental regulatory agreement.

<u>Section 7.</u> This Board directs the County Mayor or the County Mayor's designee to (i) ensure that proper signage is placed on the properties identifying the County's name and the name of the district commissioner; (ii) provide copies of the recorded County Deed and the restrictive covenants required by the County Deed to the Property Appraiser; and (iii) appoint staff to monitor compliance with the terms of the conveyance.

Section 8. This Board directs the County Mayor or the County Mayor's designee, pursuant to Resolution No. R-974-09, to record in the public record the County Deed, rental

regulatory agreements, covenants, reverters and mortgages creating or reserving a real property interest in favor of the County and to provide a copy of such recorded instruments to the Clerk of the Board within 30 days of execution and final acceptance. This Board directs the Clerk of the Board, pursuant to Resolution No. R-974-09, to attach and permanently store a recorded copy of any instrument provided in accordance herewith together with this resolution.

The Prime Sponsor of the foregoing resolution is Commissioner Jean Monestime. It was offered by Commissioner , who moved its adoption. The motion was seconded by Commissioner and upon being put to a vote, the vote was

as follows:

Jose "Pepe" Diaz, Chairman Oliver G. Gilbert, III, Vice-Chairman

Sen. René García Sally A. Heyman Eileen Higgins Kionne L. McGhee Raquel A. Regalado Sen. Javier D. Souto Keon Hardemon Danielle Cohen Higgins Joe A. Martinez Jean Monestime Rebeca Sosa

Agenda Item No. 5(D) Page No. 8

The Chairperson thereupon declared the resolution duly passed and adopted this 20<sup>th</sup> day of January, 2021. This resolution shall become effective upon the earlier of (1) 10 days after the date of its adoption unless vetoed by the County Mayor, and if vetoed, shall become effective only upon an override by this Board, or (2) approval by the County Mayor of this Resolution and the filing of this approval with the Clerk of the Board.

> MIAMI-DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK

By:\_

Deputy Clerk

Approved by County Attorney as to form and legal sufficiency.



Terrence A. Smith



September 6, 2019

ProMetropolis Housing Development

The Honorable Jean Monestime Miami-Dade County Commissioner, District 2 Attention: Elizabeth N. Owens, Chief of Staff 915 N.E. 125th Street, Suite 2A Miami, Florida 33161

Dear Commissioner Monestime:

This is a request for property in your district, to build a combination of new homes and affordable rental dwellings. Our mission is to foster new homeownership opportunities for first-time, low to moderate income homebuyers, and provide affordable rental units for families of low to moderate income.

ProMetropolis Housing Development, LLC has extensive residential development experience rehabbing and leasing residential properties, providing affordable housing in the underserved neighborhoods in Miami-Dade County.

All eligible first time homebuyers will be guided through Miami-Dade County's Department of Public Housing and Community Development (PHCD) first time homebuyers mortgage assistance programs, and the Miami-Dade County Economic Advocacy Trust (MDEAT) homeownership assistance program (HAP), providing down payment and closing cost assistance to first time homebuyers.

Attached is the list of properties in your district that ProMetropolis Housing Development, LLC is requesting for conveyance.

We thank you for your kind consideration and support and look forward to providing first time home ownership and rental opportunities to residents in district 2.

Respectfully yours,

E / canty

Emmanuel Jeanty ProMetropolis Housing Development LLC

1	30-2123-008-0240	1000 Opa Locka Blvd.
2	30-3103-014-3211	9543 NW 26th Ave
3	30-3116-009-1050	5801 NW 32 Ave
4	30-2127-001-3030	12135 NW 22nd Ave
5	30-2135-000-0260	1220 NW 111 St
6	30-2135-010-0040	1158 NW 115th St
7	30-3110-057-0270	1982 NW 83rd St (Adjacent West)
8	30-3111-003-0030	1609 NW 82nd St
9	30-3112-087-0010	8281 NW 5 Ct

#### Attachment B



**OFFICE OF THE PROPERTY APPRAISER** 

## **Detailed Report**

Generated On : 5/11/2020

Property Information	
Folio:	30-2123-008-0240
Property Address:	1000 OPA LOCKA BLVD Miami, FL 33168-6738
Owner	MIAMI DADE COUNTY ISD RE MGMT
Mailing Address	111 NW 1 ST STE 2460 MIAMI, FL 33128
PA Primary Zone	0100 SINGLE FAMILY - GENERAL
Primary Land Use	8080 VACANT GOVERNMENTAL : VACANT LAND - GOVERNMENTAL
Beds / Baths / Half	0/0/0
Floors	0
Living Units	0
Actual Area	0 Sq.Ft
Living Area	0 Sq.Ft
Adjusted Area	0 Sq.Ft
Lot Size	7,725 Sq.Ft
Year Built	0

Assessment Information			
Year	2019	2018	2017
Land Value	\$49,950	\$37,185	\$20,757
Building Value	\$0	\$0	\$0
XF Value	\$0	\$0	\$0
Market Value	\$49,950	\$37,185	\$20,757
Assessed Value	\$25,115	\$22,832	\$20,757

Benefits Information	l			
Benefit	Туре	2019	2018	2017
Non-Homestead Cap	Assessment Reduction	\$24,835	\$14,353	
County	Exemption	\$25,115	\$22,832	\$20,757
Note: Not all benefits ar Board, City, Regional).	e applicable to all Taxable	e Values (	i.e. Count	y, School



Taxable Value Information			
	2019	2018	2017
County			
Exemption Value	\$25,115	\$22,832	\$20,757
Taxable Value	\$0	\$0	\$0
School Board			
Exemption Value	\$49,950	\$37,185	\$20,757
Taxable Value	\$0	\$0	\$0
City			
Exemption Value	\$0	\$0	\$0
Taxable Value	\$0	\$0	\$0
Regional			
Exemption Value	\$25,115	\$22,832	\$20,757
Taxable Value	\$0	\$0	\$0

The Office of the Property Appraiser is continually editing and updating the tax roll. This website may not reflect the most current information on record. The Property Appraiser and Miami-Dade County assumes no liability, see full disclaimer and User Agreement at http://www.miamidade.gov/info/disclaimer.asp



Calc Value

#### **Property Information**

Folio: 30-2123-008-0240

Property Address: 1000 OPA LOCKA BLVD

## Roll Year 2019 Land, Building and Extra-Feature Details

	Ividin 2	one	PA Zone	Unit Type	Units	Calc Value
GENERAL	RU-1		0100	Front Ft.	75.00	\$49,950
Building Information						
Building Number	Sub Area	Year Built	Actual Sq.Ft.	Living Sq.Ft.	Adj Sq.Ft.	Calc Value
Building Number	Sub Area	Year Built	Actual Sq.Ft.	Living Sa.Ft.	Adi Sa.Fi	t.

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Year Built

Version:



Calc Value

#### **Property Information**

Folio: 30-2123-008-0240

Property Address: 1000 OPA LOCKA BLVD

## Roll Year 2018 Land, Building and Extra-Feature Details

and Use	Muni Z	one	PA Zone	Unit Type	Units	Calc Value
ENERAL	RU-1		0100	0100 Front Ft.		\$37,185
Building Information						

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Year Built

Version:



Folio: 30-2123-008-0240

Property Address: 1000 OPA LOCKA BLVD Miami, FL 33168-6738

## Roll Year 2017 Land, Building and Extra-Feature Details

and Use	Muni Zone	PA Zone	Unit Type	Units	Calc Valu
GENERAL	RU-1	0100	Front Ft.	75.00	\$20,75
Quilding Information			· · ·	· · · ·	
Building Information			· · · ·		
Building Information	Sub Area Year	Built Actual S	q.Ft. Living Sq.Ft.	Adj Sq.Ft.	Calc Valu

Extra Features			
Description	Year Built	Units	Calc Value
	1	1	

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#### Generated On : 5/11/2020

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#### **Property Information**

Folio: 30-2123-008-0240

Property Address: 1000 OPA LOCKA BLVD

ull Legal Description	
ALMLAND PARK PB 48-35	
OT 8 BLK 2	
OT SIZE SITE VALUE	
DR 14927-2308 0291 1	
COC 25909-1917 25909-1919 0807 5	

Sales Information						
Previous Sale	Price	OR Book-Page	Qualification Description			
08/01/2007	\$0	25909-1917	Sales which are disqualified as a result of examination of the deed			
03/01/2004	\$0	22172-2319	Sales which are disqualified as a result of examination of the deed			
02/01/1991	\$42,000	14927-2308	Sales which are qualified			
01/01/1990	\$0	14494-3240	Sales which are disqualified as a result of examination of the deed			
05/01/1986	\$28,000	12878-2616	Sales which are qualified			
02/01/1981	\$27,500	11017-1047	Sales which are qualified			
01/01/1978	\$15,000	09933-1111	Sales which are qualified			

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Attachment C



**OFFICE OF THE PROPERTY APPRAISER** 

## **Detailed Report**

Generated On : 8/10/2020

Property Information	
Folio:	30-3103-014-3211
Property Address:	9543 NW 26 AVE Miami, FL 33147-2411
Owner	MIAMI DADE COUNTY ISD R/E MGMT
Mailing Address	111 NW 1 ST STE 2460 MIAMI, FL 33128
PA Primary Zone	5700 DUPLEXES - GENERAL
Primary Land Use	0802 MULTIFAMILY 2-9 UNITS : 2 LIVING UNITS
Beds / Baths / Half	3/2/0
Floors	1
Living Units	2
Actual Area	2,210 Sq.Ft
Living Area	1,626 Sq.Ft
Adjusted Area	1,854 Sq.Ft
Lot Size	11,011 Sq.Ft
Year Built	Multiple (See Building Info.)

Assessment Information							
Year	2020	2019	2018				
Land Value	\$103,222	\$72,183	\$41,305				
Building Value	\$115,690	\$115,690	\$109,016				
XF Value	\$1,161	\$1,170	\$1,179				
Market Value	\$220,073	\$189,043	\$151,500				
Assessed Value	\$168,522	\$153,202	\$139,275				

Benefits Information						
Benefit	Туре	2020	2019	2018		
Non-Homestead Cap	Assessment Reduction	\$51,551	\$35,841	\$12,225		
County	Exemption	\$168,522	\$153,202	\$139,275		
Note: Not all benefits are applicable to all Taxable Values (i.e. County, School Board, City, Regional).						



Taxable Value Information							
	2020	2019	2018				
County		-					
Exemption Value	\$168,522	\$153,202	\$139,275				
Taxable Value	\$0	\$0	\$0				
School Board							
Exemption Value	\$220,073	\$189,043	\$151,500				
Taxable Value	\$0	\$0	\$0				
City							
Exemption Value	\$0	\$0	\$0				
Taxable Value	\$0	\$0	\$0				
Regional		-					
Exemption Value	\$168,522	\$153,202	\$139,275				
Taxable Value	\$0	\$0	\$0				

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Folio: 30-3103-014-3211

Property Address: 9543 NW 26 AVE

## Roll Year 2020 Land, Building and Extra-Feature Details

Land Information					
Land Use	Muni Zone	PA Zone	Unit Type	Units	Calc Value
GENERAL	RU-2	5700	Front Ft.	77.00	\$103,222

Building Information						
Building Number	Sub Area	Year Built	Actual Sq.Ft.	Living Sq.Ft.	Adj Sq.Ft.	Calc Value
1	1	1953	1,674	1,164	1,362	\$84,989
2	1	1957	536	462	492	\$30,701

Extra Features			
Description	Year Built	Units	Calc Value
Patio - Concrete Slab w/Roof Aluminum or Fiber	1978	200	\$1,161

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Folio: 30-3103-014-3211

Property Address: 9543 NW 26 AVE

## Roll Year 2019 Land, Building and Extra-Feature Details

Land Information					
Land Use	Muni Zone	PA Zone	Unit Type	Units	Calc Value
GENERAL	RU-2	5700	Front Ft.	77.00	\$72,183

Building Information						
Building Number	Sub Area	Year Built	Actual Sq.Ft.	Living Sq.Ft.	Adj Sq.Ft.	Calc Value
1	1	1953	1,674	1,164	1,362	\$84,989
2	1	1957	536	462	492	\$30,701

Extra Features				
Description	Year Built	Units	Calc Value	
Patio - Concrete Slab w/Roof Aluminum or Fiber	1978	200	\$1,170	

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Folio: 30-3103-014-3211

Property Address: 9543 NW 26 AVE Miami, FL 33147-2411

## Roll Year 2018 Land, Building and Extra-Feature Details

Land Information					
Land Use	Muni Zone	PA Zone	Unit Type	Units	Calc Value
GENERAL	RU-2	5700	Front Ft.	77.00	\$41,305

Building Information						
Building Number	Sub Area	Year Built	Actual Sq.Ft.	Living Sq.Ft.	Adj Sq.Ft.	Calc Value
1	1	1953	1,674	1,164	1,362	\$80,086
2	1	1957	536	462	492	\$28,930

Extra Features			
Description	Year Built	Units	Calc Value
Patio - Concrete Slab w/Roof Aluminum or Fiber	1978	200	\$1,179

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#### Generated On : 8/10/2020

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#### **Property Information**

Folio: 30-3103-014-3211

Property Address: 9543 NW 26 AVE

Full Legal Description
ACME GULFAIR PB 40-87
LOT 12 BLK 25
LOT SIZE 77.000 X 143
73R79617

Sales Information			
Previous Sale	Price	OR Book-Page	Qualification Description
08/08/2014	\$0	29263-1587	Corrective, tax or QCD; min consideration
04/07/2009	\$100	26820-0702	Corrective, tax or QCD; min consideration
04/01/1973	\$29,000	00000-00000	Sales which are qualified

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#### Attachment D



**OFFICE OF THE PROPERTY APPRAISER** 

## **Detailed Report**

Generated On : 5/11/2020

Property Information	
Folio:	30-3116-009-1050
Property Address:	5801 NW 32 AVE Miami, FL 33142-2116
Owner	MIAMI-DADE COUNTY GSA R/E MGMT
Mailing Address	111 NW 1 ST STE 2460 MIAMI, FL 33128
PA Primary Zone	5700 DUPLEXES - GENERAL
Primary Land Use	8047 VACANT GOVERNMENTAL : DADE COUNTY
Beds / Baths / Half	0/0/0
Floors	0
Living Units	0
Actual Area	0 Sq.Ft
Living Area	0 Sq.Ft
Adjusted Area	0 Sq.Ft
Lot Size	9,216 Sq.Ft
Year Built	0

Assessment Information			
Year	2019	2018	2017
Land Value	\$50,038	\$50,038	\$50,038
Building Value	\$0	\$0	\$0
XF Value	\$0	\$0	\$0
Market Value	\$50,038	\$50,038	\$50,038
Assessed Value	\$23,939	\$21,763	\$19,785

Benefits Information	l			
Benefit	Туре	2019	2018	2017
Non-Homestead Cap	Assessment Reduction	\$26,099	\$28,275	\$30,253
County	Exemption	\$23,939	\$21,763	\$19,785
Note: Not all benefits ar Board, City, Regional).	e applicable to all Taxable	e Values (	i.e. Count	y, School

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Taxable Value Information			
	2019	2018	2017
County			
Exemption Value	\$23,939	\$21,763	\$19,785
Taxable Value	\$0	\$0	\$0
School Board			
Exemption Value	\$50,038	\$50,038	\$50,038
Taxable Value	\$0	\$0	\$0
City			
Exemption Value	\$0	\$0	\$0
Taxable Value	\$0	\$0	\$0
Regional			
Exemption Value	\$23,939	\$21,763	\$19,785
Taxable Value	\$0	\$0	\$0

The Office of the Property Appraiser is continually editing and updating the tax roll. This website may not reflect the most current information on record. The Property Appraiser and Miami-Dade County assumes no liability, see full disclaimer and User Agreement at http://www.miamidade.gov/info/disclaimer.asp



#### **Property Information**

Folio: 30-3116-009-1050

Property Address: 5801 NW 32 AVE

## Roll Year 2019 Land, Building and Extra-Feature Details

Land Information						
Land Use	Muni Zo	one	PA Zone	Unit Type	Units	Calc Value
GENERAL	RU-2	2	5700	Front Ft.	72.00	\$50,038
Duilding Information						
Building Information						
Building Number	Sub Area	Year Built	Actual Sq	.Ft. Living Sq.F	t. Adj Sq.Ft.	Calc Value
Extra Features						
Description			Yea	r Built	Units	Calc Value

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Version:



Folio: 30-3116-009-1050

Property Address: 5801 NW 32 AVE

## Roll Year 2018 Land, Building and Extra-Feature Details

Land Information						
Land Use	Muni Zo	one	PA Zone	Unit Type	Units	Calc Value
GENERAL	RU-2	2	5700	Front Ft.	72.00	\$50,038
Building Information						
Building Number	Sub Area	Year Built	Actual Sq	.Ft. Living Sq.	Ft. Adj Sq.Ft.	Calc Value
_						
Extra Features						
Description			Yea	ar Built	Units	Calc Value

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Calc Value

#### **Property Information**

Folio: 30-3116-009-1050

Property Address: 5801 NW 32 AVE Miami, FL 33142-2116

## Roll Year 2017 Land, Building and Extra-Feature Details

GENERAL	RU-2	2	5700	Front Ft.	70.00	
			0,00		72.00	\$50,03
Building Information						
Building Number	Sub Area	Year Built	Actual Sq.Ft.	Living Sq.Ft.	Adj Sq.Ft.	Calc Valu

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Year Built

Version:



Folio: 30-3116-009-1050

Property Address: 5801 NW 32 AVE

Full Legal Description
HIALEAH HGTS PB 28-24
LOTS 30-31-32 & W6FT OF ALLEY
LYG E & ADJ BLK 4
PR ADD 5801 NW 32 AVE
LOT SIZE 72.000 X 128
OR 16694-4325 0295 3

Sales Information			
Previous Sale	Price	OR Book-Page	Qualification Description
02/01/1995	\$0	16694-4325	Sales which are disqualified as a result of examination of the deed
07/01/1983	\$20,000	11849-2076	Sales which are qualified

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Version:

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Attachment E

## **OFFICE OF THE PROPERTY APPRAISER**

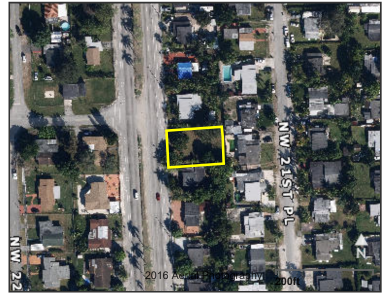
## **Detailed Report**

Generated On : 5/11/2020

Property Information	
Folio:	30-2127-001-3030
Property Address:	12135 NW 22 AVE Miami, FL 33167-1904
Owner	MIAMI DADE COUNTY ISD RE MGMT
Mailing Address	111 NW 1 ST STE 2460 MIAMI, FL 33128
PA Primary Zone	0100 SINGLE FAMILY - GENERAL
Primary Land Use	8080 VACANT GOVERNMENTAL : VACANT LAND - GOVERNMENTAL
Beds / Baths / Half	0 / 0 / 0
Floors	0
Living Units	0
Actual Area	0 Sq.Ft
Living Area	0 Sq.Ft
Adjusted Area	0 Sq.Ft
Lot Size	8,250 Sq.Ft
Year Built	0

Assessment Information			
Year	2019	2018	2017
Land Value	\$48,275	\$48,275	\$33,210
Building Value	\$0	\$0	\$0
XF Value	\$0	\$0	\$0
Market Value	\$48,275	\$48,275	\$33,210
Assessed Value	\$35,086	\$31,897	\$28,998

Benefits Information				
Benefit	Туре	2019	2018	2017
Non-Homestead Cap	Assessment Reduction	\$13,189	\$16,378	\$4,212
County	Exemption	\$35,086	\$31,897	\$28,998
Note: Not all benefits ar Board, City, Regional).	e applicable to all Taxable	e Values (	i.e. Count	y, School



Taxable Value Information					
	2019	2018	2017		
County					
Exemption Value	\$35,086	\$31,897	\$28,998		
Taxable Value	\$0	\$0	\$0		
School Board					
Exemption Value	\$48,275	\$48,275	\$33,210		
Taxable Value	\$0	\$0	\$0		
City					
Exemption Value	\$0	\$0	\$0		
Taxable Value	\$0	\$0	\$0		
Regional					
Exemption Value	\$35,086	\$31,897	\$28,998		
Taxable Value	\$0	\$0	\$0		

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Calc Value

#### **Property Information**

Folio: 30-2127-001-3030

Property Address: 12135 NW 22 AVE

## Roll Year 2019 Land, Building and Extra-Feature Details

and Use	Muni Z	lone	PA Zone	Unit Type	Units	Calc Value
GENERAL	RU-1		0100	Front Ft.	75.00	\$48,27
Building Information						
Building Number	Sub Area	Year Built	Actual Sq.I	Ft. Living Sq.Ft.	Adj Sq.Ft.	Calc

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Year Built

Version:



Calc Value

#### **Property Information**

Folio: 30-2127-001-3030

Property Address: 12135 NW 22 AVE

## Roll Year 2018 Land, Building and Extra-Feature Details

1					Calc Value
RU-1		0100	Front Ft.	75.00	\$48,27
Sub Area	Year Built	Actual Sq.	.Ft. Living Sq.Ft.	Adj Sq.Ft.	Calc Value

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Year Built

Version:



Calc Value

#### **Property Information**

Folio: 30-2127-001-3030

Property Address: 12135 NW 22 AVE Miami, FL 33167-1904

## Roll Year 2017 Land, Building and Extra-Feature Details

and Use	Muni Z	one	PA Zone	Unit Type	Units	Calc Value
ENERAL	RU-1		0100	Front Ft.	75.00	\$33,210
uilding Information						

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Year Built

Version:



#### Generated On : 5/11/2020

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#### **Property Information**

Folio: 30-2127-001-3030

Property Address: 12135 NW 22 AVE

Full Legal Description
NICHOLS GOLF ESTATES PB 50-38
LOT 27 BLK 11
LOT SIZE SITE VALUE

Sales Information			
Previous Sale	Price	OR Book-Page	Qualification Description
03/19/2014	\$0	29171-1115	Corrective, tax or QCD; min consideration

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# OFFICE OF THE PROPERTY APPRAISER

## **Detailed Report**

Generated On : 5/11/2020

Property Information	
Folio:	30-2135-000-0260
Property Address:	1220 NW 111 ST Miami, FL 33167-4028
Owner	MIAMI DADE COUNTY ISD RE MGMT
Mailing Address	111 NW 1 ST STE 2460 MIAMI, FL 33128
PA Primary Zone	5700 DUPLEXES - GENERAL
Primary Land Use	8080 VACANT GOVERNMENTAL : VACANT LAND - GOVERNMENTAL
Beds / Baths / Half	0/0/0
Floors	0
Living Units	0
Actual Area	0 Sq.Ft
Living Area	0 Sq.Ft
Adjusted Area	0 Sq.Ft
Lot Size	14,250 Sq.Ft
Year Built	0

Assessment Information						
Year	2019	2018	2017			
Land Value	\$60,878	\$47,561	\$32,834			
Building Value	\$0	\$0	\$0			
XF Value	\$0	\$0	\$0			
Market Value	\$60,878	\$47,561	\$32,834			
Assessed Value	\$26,507	\$24,098	\$21,908			

Benefits Information						
Benefit	Type 2019 2018					
Non-Homestead Cap Assessment Reduction		\$34,371	\$23,463	\$10,926		
County	Exemption		\$24,098	\$21,908		
Note: Not all benefits are applicable to all Taxable Values (i.e. County, School Board, City, Regional).						



Taxable Value Information							
	2019	2018	2017				
County							
Exemption Value	\$26,507	\$24,098	\$21,908				
Taxable Value	\$0	\$0	\$0				
School Board							
Exemption Value	\$60,878	\$47,561	\$32,834				
Taxable Value	\$0	\$0	\$0				
City							
Exemption Value	\$0	\$0	\$0				
Taxable Value	\$0	\$0	\$0				
Regional							
Exemption Value	\$26,507	\$24,098	\$21,908				
Taxable Value	\$0	\$0	\$0				

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#### **Property Information**

Folio: 30-2135-000-0260

Property Address: 1220 NW 111 ST

## Roll Year 2019 Land, Building and Extra-Feature Details

Land Information						
Land Use	Muni Zone		PA Zone	Unit Type	Units	Calc Value
GENERAL	RU-2		5700	Front Ft.	50.00	\$60,878
Building Information Building Number	Sub Area	Year Built	Actual Sq.F	t. Living Sq.Ft.	Adj Sq.Ft.	Calc Value
Extra Features				· · · · ·		
Description			Year	Units	Calc Value	

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Version:



Folio: 30-2135-000-0260

Property Address: 1220 NW 111 ST

## Roll Year 2018 Land, Building and Extra-Feature Details

Land Information						
Land Use	Muni Zone RU-2		PA Zone	Unit Type	Units	Calc Value
GENERAL			5700	Front Ft.	50.00	\$47,561
Building Information						
Building Number	Sub Area	Year Built	Actual Sq.F	t. Living Sq.Ft.	Adj Sq.Ft.	Calc Value
Extra Features						
Description			Year Built Units Calc			

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Folio: 30-2135-000-0260

Property Address: 1220 NW 111 ST Miami, FL 33167-4028

## Roll Year 2017 Land, Building and Extra-Feature Details

Land Information						
Land Use	Muni Zone		PA Zone	Unit Type	Units	Calc Value
GENERAL	RU-2		5700	Front Ft.	50.00	\$32,834
Building Information						
Building Number	Sub Area	Year Built	Actual Sq	.Ft. Living Sq.Ft.	Adj Sq.Ft.	Calc Value

Extra Features			
Description	Year Built	Units	Calc Value

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#### **Property Information**

Folio: 30-2135-000-0260

Property Address: 1220 NW 111 ST

Full Legal Description
35 52 41 .33 AC
W50FT OF E243FT OF N320FT OF
E393FT OF E1/2 OF NE1/4 OF SW1/4
LESS N35FT
LOT SIZE 50.000 X 285
OR 17552-4509 0397 4

Sales Information						
Previous Sale	Price	OR Book-Page	Qualification Description			
04/22/2013	\$0	28593-1269	Corrective, tax or QCD; min consideration			
03/01/1997	\$0	17552-4509	Sales which are disqualified as a result of examination of the deed			
08/01/1990	\$0	14680-3328	Sales which are disqualified as a result of examination of the deed			
03/01/1990	\$23,000	14491-910	Sales which are qualified			
02/01/1988	\$16,000	13579-3463	Sales which are qualified			
11/01/1986	\$12,000	13190-663	Sales which are qualified			

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Version:

1

# Attachment "G"

using Development LLC	
5 - Prometropolis Hc	
AND R-333-15	
N R-376-11 AND R-33	
<b>INDANCE WITH RESOLUTIOI</b>	
ACCORDAN	
<b>INFORMATION IN</b>	
LOT IN	

-	-		: :					-			-	-
F0110	Annual Tax Revenue Generated	Lot size sq. Ft.	building sq. Ft.	District	2020 Market Value	Legal Description	Zoning	Annual Cost to Maintain	Address	Circulated 10 County Departments	surpius	Deed I ype
1 3021230080240	\$999.36	7,725 SQ FT		2	\$56,444	PALMLAND PARK PB 48- 35 LOT 8 BLK 2	RU-1	\$511	1000 OPA LOCKA BLVD	YES 4/25/2017	YES R-979-17	ESCHEATMENT TAX DEED 9/19/2016
2 3031030143211	\$4,892.15	11,011 SQ FT	2,210 SQ FT	7	\$220,073	ACME GULFAIR PB 40-87 LOT 12 BLK 25	RU-2	\$728	9543 NW 26 AVE	YES 4/25/2017	YES R-979-17	ESCHEATMENT TAX DEED 8/7/2014
3 3031160091050	\$1,857.76	9,216 SQ FT		7	\$101,381	HIALEAH HGTS PB 28-24 LOTS 30-31-32 & W6FT OF ALLEY LYG E & ADJ BLK 4 PR ADD 5801 NW 32 AVF	RU-2	\$609	5801 NW 32 AVE	YES 6/4/2020	ON	CERTIFICATE OF TITLE 2/28/1995
4 3021270013030	\$978.27	8,250 SQ FT		2	\$53,137	NICHOLS GOLF ESTATES PB 50-38 LOT 27 BLK 11	RU-1	\$546	12135 NW 22 AVE	YES 4/25/2017	YES R-979-17	ESCHEATMENT TAX DEED 5/19/2014
5 3021350000260	\$1,077.87	14,250 SQ FT		2	\$60,878	35 52 41 .33 AC W50FT OF E243FT OF N320FT OF E393FT OF E1/2 OF NE1/4 OF SW1/41 FSS N35FT	RU-2	\$942	1220 NW 111 ST	YES 4/25/2017	YES R-979-17	ESCHEATMENT TAX DEED 3/26/2013

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#### ATTACHMENT "H"

Instrument prepared by and returned to: Terrence A. Smith Assistant County Attorney Miami-Dade County Attorney's Office 111 N.W. 1<sup>st</sup> Street, Suite 2810 Miami, Florida 33128

Folio No: See Exhibit "A" attached.

#### **COUNTY DEED**

THIS COUNTY DEED (the "Deed"), made this \_\_\_\_\_\_ day of , 2020 by **MIAMI-DADE COUNTY**, a political subdivision of the State of Florida (hereinafter "County"), whose address is: Stephen P. Clark Center, 111 N.W. 1<sup>st</sup> Street, Miami, Florida 33128-1963, and **PROMETROPOLIS HOUSING DEVELOPMENT, LLC**, a Florida limited liability company, ("ProMetropolis"), whose address is 4952 NW 7th Avenue, Miami, Florida 33127, or its successors and assigns.

*WITNESSETH* that the County, for and in consideration of the sum of Ten Dollars and No/100 (\$10.00) to it in hand paid by ProMetropolis, receipt whereof is hereby acknowledged, has granted, bargained, and sold to ProMetropolis, their successors and assigns forever, the following described land lying and being in Miami-Dade County, Florida (hereinafter the "Properties"):

As legally described in Exhibit "A" attached hereto and made a part hereof

THIS CONVEYANCE IS SUBJECT TO all zoning, rules, regulations and ordinances and other prohibitions imposed by any governmental authority with jurisdiction over the Properties; existing public purpose utility and government easements and rights of way and other matters of record; taxes for the year of closing and subsequent years and the following restrictions (collectively the "deed restrictions"):

1. That if the Properties are developed with single-family affordable homes, ProMetropolis shall be required to comply with the requirements of the Infill Housing Initiative Program established in section 125.379, Florida Statutes, sections 17-121 through 17-128 of the Code of Miami-Dade County, Implementing Order No. 3-44, and the Miami-Dade County's Infill Housing Initiative Guidelines. Further, ProMetropolis shall sell such homes to verylow, low, or moderate income (as these terms are defined in section 420.0004, Florida Statutes) qualified homebuyers whose income range is established up to 120% of the most recent median family income for the County as reported by the United States Department of Housing and Urban Development. Prior to such conveyance, a restrictive covenant, in a form approved by the County, in its sole discretion, shall be executed by each qualified homebuyer, and such restrictive covenant shall be recorded in the public records of Miami-Dade County.

- 2. That if the Properties are developed as affordable and workforce housing as set forth in section 125.379, Florida Statutes, such housing shall be rented to very-low, low and moderate income households (as these terms are defined in section 420.0004, Florida Statutes), each of whose incomes do not exceed 120% of area median income.
- 3. That at financial closing ProMetropolis and if the ProMetropolis shall cause the Properties to be developed with affordable or workforce rental housing, then ProMetropolis shall execute and record in the Public Records of Miami-Dade County a rental regulatory agreement, in a form approved by the County in its sole discretion, governing the rental of such housing which shall be a restrictive covenant as to the Properties.
- 4. That the Properties shall be developed within two years of the recording of this Deed, as evidenced by the issuance of a final Certificate of Occupancy. Notwithstanding the foregoing restriction contained in this paragraph 4, the County may, in its sole discretion, waive this requirement upon the Miami-Dade County Board of County Commissioners finding it necessary to extend the timeframe in which ProMetropolis must complete the housing required herein. In order for such waiver by the County to be effective, it shall:
  - a. Be given by the County Mayor or the County Mayor's designee prior to the event of the reverter; and
  - b. Be evidenced by the preparation and recordation in the public records of Miami-Dade County, of a letter executed by the County Mayor or the County Mayor's designee granting such waiver and specifying the new time frame in which the ProMetropolis must complete the housing. The letter by the County shall be conclusive evidence upon which any party may rely that the condition of the reverter has been extended to such date as specified in said waiver. If no waiver is recorded and a certificate of occupancy is not issued within sixty (60) months from the date of this Deed, any party may rely upon the fact that the reverter has occurred and that title has reverted to the County.
- 5. That if the Properties are developed with single-family homes as set forth in paragraph 1 of this Deed, the homes developed on the Properties shall be sold to qualified homebuyers, as defined in Sections 17-122(n) of the Code of Miami-Dade County, but under no circumstances shall the sales price of the homes exceed Two Hundred Five Thousand Dollars and 00/100

(\$205,000.00). In the event ProMetropolis fails to sell the homes to qualified homebuyers or sells the homes above Two Hundred Five Thousand Dollars and 00/100 (\$205,000.00) and ProMetropolis, upon written notification from the County, fails to cure such default, then title to the Properties shall revert to the County, at the option of the County, as set forth in paragraph 11, and by such reverter to the County, the Developer shall forfeit all monetary investments and improvements without any compensation or right to compensation whatsoever.

- 6. That for any of the Properties located within the HOPE VI Target Area (hereinafter "Target Area"), ProMetropolis shall comply with the requirements set forth in Resolution No. R-1416-08, including, but not limited to, providing former Scott/Carver residents the right of first refusal on all units to be sold or rented within the Target Area. The County will provide a list of former Scott/Carver residents in order for ProMetropolis to notify these residents of the availability of homeownership opportunities.
- 7. That ProMetropolis shall not assign or transfer its interest in the Properties or in this Deed absent consent of the Miami-Dade County Board of County Commissioners, with the exception of any conveyance to the qualified homebuyers.
- 8. That ProMetropolis shall require that the qualified homebuyers purchasing the homes to be sold in accordance with paragraph 1 of this Deed to execute and record simultaneously with the deed of conveyance from ProMetropolis to the qualified homebuyer the County's "Affordable Housing Restrictive Covenant," and include the following language in the deed of conveyance:

"This Property is subject to an "Affordable Housing Restrictive Covenant" recorded simultaneously herewith, which states that the Property shall remain affordable during the "Control Period." The Control Period commences on the initial sale date of the eligible home, which is the date the deed is recorded transferring title from the Developer to the first qualified household, and resets automatically every twenty (20) years for a maximum of sixty (60) years. In the event Grantee wishes to sell or refinance the home during the Control Period, Grantee shall obtain prior written approval from the County. Any such sale, transfer or conveyance, shall only be to a qualified household as defined in Section 17-122(n) of the Miami-Dade County Code at or below the maximum sales price as calculated in the restrictive covenant. Should Grantee own this home for twenty consecutive years, Grantee shall automatically be released from the Affordable Housing Restrictive Covenant."

9. That ProMetropolis shall pay real estate taxes and assessments on the Properties or any part thereof when due. ProMetropolis shall not suffer any levy or

attachment to be made, or any material or mechanic's lien, or any unauthorized encumbrance or lien to attach, provided, however, that ProMetropolis may encumber the Properties with:

- a. Any mortgages in favor of any institutional or government lender or any investor or for the purpose of financing any hard costs or soft costs relating to the construction of the Project in an amount(s) not to exceed the value of the Dwelling Units, landscaping, and other site improvements, all as provided in a site plan to be provided by ProMetropolis (together, the "Improvements") as determined by an appraiser selected by ProMetropolis; and
- b. Any mortgage(s) in favor of any institutional lender or investor refinancing any mortgage of the character described in clause a) hereof, in an amount(s) not to exceed the value of the Improvements") as determined by an appraiser selected by ProMetropolis.
- c. Any mortgage(s) in favor of any lender that may go into default, lis pendens, foreclosure, deed in lieu of foreclosure, certificate of title or tax deed issued by the government or through court order.

Notwithstanding the foregoing, the deed restrictions set forth herein, including but not limited to the rental regulatory agreement, remain enforceable and in full force and effect, and can only be extinguished by the County. The deed restrictions, including the rental regulatory agreement, shall continue to run with the land notwithstanding the encumbrances permitted under this paragraph or any change in ownership, and shall apply to the "successors heirs and assigns" of ProMetropolis.

- 10. The recordation, together with any mortgage purporting to meet the requirements of Paragraph 9(a) or (b) above, of a statement of value by a Member of the American Institute of Real Estate Appraisers (MAI) (or member of any similar or successor organization) selected by ProMetropolis, stating the value of the Properties is equal to or greater than the amount of such mortgages(s), shall constitute conclusive evidence that such mortgage meets such requirements, and that the right of any reverter hereunder shall be subject to and limited by, and shall not defeat, render invalid, or limit in any way, the lien of such mortgage, subject to the deed restrictions. For purposes of this paragraph an "institutional lender" shall mean any bank, savings and loan association, insurance company, foundation or other charitable entity, real estate or mortgage investment trust, pension funds, the Federal National Mortgage Association, agency of the United States Government or other governmental agency. In any event, the term "Institutional lender" shall be deemed to include Miami-Dade County and its respective successors and assigns.
- 11. If in the sole discretion of the County, (a) ProMetropolis ceases to exist prior to sale or rental of the housing contemplated herein; (b) ProMetropolis fails to rent

or sell the homes within the sale or rental limits described herein; (c) ProMetropolis fails to construct the housing project contemplated herein within two (2) years of the recording of this Deed; or (e) any other term of this Deed or deed restriction is not complied with, ProMetropolis shall correct or cure the default/violation within sixty (60) days of notification of the default by the County as determined in the sole discretion of the County. If ProMetropolis fails to remedy such default within sixty (60) days, title to the subject Properties shall revert to the County, at the option of the County upon written notice of such failure to remedy the default. In the event of such reverter, ProMetropolis shall immediately deed the Properties back to the County, and the County shall have the right to immediate possession of such properties, with any and all improvements thereon, at no cost to the County. The effectiveness of such reverter shall take place immediately upon notice being provided by the County, regardless of the deed back to the County by ProMetropolis. The County retains such reversionary interest in the Properties, which right may be exercised by the County, at the option of the County, in accordance with this Deed. Upon such reversion, the County may file a Notice of Reversion evidencing same in the public records of Miami Dade County. Should the Properties revert back to the County in accordance with this paragraph all leasehold interests, mortgages, and other encumbrances shall remain.

- 12. All conditions and deed restrictions set forth herein shall run with the land for a period of thirty years from the date of recordation of this Deed, and shall be binding on any subsequent successors, assigns, transferees, and lessees, of any interest, in whole or in part, in the Properties.
- 13. Upon receiving proof of compliance with all of the Deed restrictions listed above, to be determined in the County's sole discretion, the County shall furnish ProMetropolis with an appropriate instrument acknowledging satisfaction with all deed restrictions listed above. Such satisfaction of deed restrictions shall be in a form recordable in the Office of the Clerk of the Circuit Court of Miami-Dade County, Florida.

This grant conveys only the interest of the Miami-Dade County and its Board of County Commissioners in the Properties herein described and shall not be deemed to warrant the title or to represent any state of facts concerning the same.

IN WITNESS WHEREOF Miami-Dade County has caused these presents to be executed in its name by its Board of County Commissioners acting by the Chairperson of the Board, the day and year aforesaid.

(OFFICIAL SEAL)

ATTEST:

HARVEY RUVIN, CLERK

MIAMI-DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

By: \_\_\_\_\_ Deputy Clerk

By: \_\_\_\_\_\_Audrey M. Edmonson, Chairwoman

Approved for legal sufficiency:

By: \_\_\_\_\_

Terrence A. Smith Assistant County Attorney

The foregoing was authorized by Resolution No. \_\_\_\_\_ approved by the Board of County Commissioners of Miami-Dade County, Florida, on the \_\_\_\_\_ day of \_\_\_\_\_, 2020.

#### IN WITNESS WHEREOF, PROMETROPOLIS HOUSING DEVELOPMENT,

LLC, a Florida limited liability company, has caused this document to be executed by their respective and duly authorized representative on this \_\_\_\_\_ day of \_\_\_\_\_, 2020, and it is hereby approved and accepted.

Witness/Attest

By:		 
Name:		 
Title:		

Witness/Attest

STATE OF FLORIDA

COUNTY OF MIAMI-DADE

THE FOREGOING INSTRUMENT was acknowledged before me by means of 
physical presence or 
online notarization this \_\_\_\_\_ day of \_\_\_\_\_, 2020 by \_\_\_\_\_\_ as \_\_\_\_\_\_, on behalf of **PROMETROPOLIS HOUSING DEVELOPMENT, LLC**, a Florida limited liability company. S/he is personally known to me or has produced a Florida Driver's License No. \_\_\_\_\_\_ as identification.

> Notary Public State of Florida at Large

My Commission Expires:

# EXHIBIT A

# FOLIO NUMBER

#### LEGAL DESCRIPTIONS

	DALMIAND DADK DD 40.25
30-2123-008-0240	PALMLAND PARK PB 48-35 LOT 8 BLK 2
30-3103-014-3211	ACME GULFAIR PB 40-87 LOT 12 BLK 25
30-3116-009-1050	HIALEAH HGTS PB 28-24 LOTS 30-31-32 & W6FT OF ALLEY LYG E & ADJ BLK 4 PR ADD 5801 NW 32 AVE
30-2127-001-3030	NICHOLS GOLF ESTATES PB 50-38 LOT 27 BLK 11
30-2135-200-0260	W50FT OF E243FT OF N320FT OF E393FT OF E1/2 OF NE1/4 OF SW1/4 LESS N35FT

#### ATTACHMENT "I"

This Instrument Was Prepared By: Terrence A. Smith Assistant County Attorney 111 N.W. 1<sup>st</sup> Street, Suite 2810 Miami, Florida 33128

Record and Return to:

#### MIAMI-DADE COUNTY RENTAL REGULATORY AGREEMENT

WHEREAS, pursuant to Resolution No. \_\_\_\_\_\_ adopted by the Miami-Dade County Board of County Commissioners, on \_\_\_\_\_\_, MIAMI-DADE COUNTY, a political subdivision of the State of Florida (hereinafter referred to as the "County"), whose address is 111 N.W. 1<sup>st</sup> Street, Miami, Florida 33128, is authorized to covey certain properties to PROMETROPOLIS HOUSING DEVELOPMENT, LLC, a Florida limited liability company, its heirs, successors and assigns (hereinafter referred to as the "Owner"), whose address 4952 NW 7th Avenue, Miami, Florida 33127, for the purposes outlined in that certain County Deed, dated \_\_\_\_\_\_, 2020 and recorded in Official Records Book \_\_\_\_\_\_, Page \_\_\_\_\_\_ of the Public Records of Miami-Dade County, Florida, executed simultaneously with this Rental Regulatory Agreement (the "Agreement"); and

**WHEREAS**, in connection with receipt of the County Deed, the Owner agrees to maintain the rents at certain prescribed rates, as set forth in this Agreement,

**NOW, THEREFORE**, for and in consideration of Ten dollars (\$10.00), the promises and covenants contained in this Agreement and for other good and valuable consideration received and acknowledged this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_, the Owner and the County hereby agree as follows:

#### **PROPERTY ADDRESS:**

#### **LEGAL DESCRIPTION**

#### **OF PROPERTY:**

The real property legally described and attached hereto in Exhibit A and located in Miami-Dade County (hereinafter referred to as the "Property")

**DWELLING UNITS:** \_\_\_\_\_ units

#### WITNESSETH:

- I. Owner agrees with respect to the Property for the period beginning on the date of recordation of the Loan Documents, and ending on the last day of the thirtieth (30th) year after the year in which the Project is completed, that:
  - a) Regardless of any maximum rent allowed, all the units must have rents which are equal to or less than \_\_\_\_\_% of annual incomes for households at \_\_\_\_\_% of median income adjusted for family size, minus tenant-paid utilities. Accordingly, the maximum initial approved rental rates for this property are indicated in Exhibit B attached hereto.
  - b) This Agreement shall be a recorded restrictive covenant on the Property, and all buildings and other improvements constructed or to be constructed thereon (collectively, the "Project"). The subject matter of this Agreement and the covenants set forth herein touch and concern the Property. It is the intent of the parties that this Agreement and the covenants set forth herein run with the Property. This Agreement shall be binding on the Property, the Project, and all portions thereof, and upon any purchaser, grantee, transferee, owner or lessee or any portion thereof, and on the heirs, executors, administrators, devisees, successors and assigns of any purchaser, grantee, owner or lessee and on any other person or entity having any right, title or interest in the Property, the Project, or any portion thereof, for the length of time that this Agreement shall be in force. Owner hereby makes and declares these restrictive covenants which shall run with the title to said Property and be binding on the Owner and its successors in interest, if any, for the period stated in the preamble above, without regard to payment or satisfaction of any debt owed by Owner to the County or the expiration of any Contract between the Owner and the County.
  - c) The above rentals will include the following services to each unit: **[INSERT TERMS]**
  - d) Owner agrees that upon any violation of the provisions of this agreement, the County, through its agent, the County may give written notice thereof to the Owner, by registered mail, at the address stated in this agreement, or such other address or addresses as may subsequently be designated by the Owner in writing to the County, and in the event Owner does not cure such default (or take measures reasonably satisfactory to the County to cure such default), within thirty (30) days after the date of notice, or within such further time as the County may determine is necessary for correction, the County may, without further notice, declare a default under the Mortgage and/or this Agreement, and effective upon the date of such default, the County may:

- i) Declare the whole indebtedness under the Note evidencing the Loan immediately due and payable and then proceed with foreclosure of the Mortgage;
- ii) Apply to any court, County, State or Federal, for any specific performance of this agreement; for an injunction against the violation of this agreement; or for such relief as may be appropriate since the injury to the County arising from a default remaining uncured under any of the terms of this agreement would be irreparable, and the amount of damage would be difficult to ascertain.

Notwithstanding the foregoing, the County hereby agrees that any cure of any default made or tendered by the Owner's investor limited partner/managing member, \_\_\_\_\_\_, shall be deemed to be a cure by Owner and shall be accepted or rejected on the same basis as if made or tendered by Owner. Copies of all notices which are sent to Owner under the terms of this Agreement shall also be sent to \_\_\_\_\_\_.

- e) Owner further agrees that it will, during the term of this Agreement: furnish each resident at the time of initial occupancy, a written notice that the rents to be charged for the purposes and services included in the rents are approved by the County pursuant to this Agreement; that they will maintain a file copy of such notice with a signed acknowledgment of receipt by each resident; and, that such notices will be made available for inspection by the County during regular business hours.
- f) Owner agrees that the unit shall meet the energy efficiency standards promulgated by the Secretary of the United States Department of Housing and Urban Development (hereafter "HUD").
- g) Owner agrees that all residential tenant leases of the Units shall (a) be for an initial term of not less than one year, (b) be renewed at the end of each term except for good cause or mutual agreement of Owner and residential tenant.
- II. The County and Owner agree that rents may increase as median income increases as published by HUD. Any other adjustments to rents will be made only if the County (and HUD if applicable), in their sole and absolute discretion, find any adjustments necessary to support the continued financial viability of the project and only by an amount that the County (and HUD if applicable) determine is necessary to maintain continued financial viability of the project.

Owner will provide documentation to justify a rental increase request not attributable to increases in median income. Within thirty (30) days of receipt of such documentation, the County will approve or deny, as the case may be, in its sole and absolute discretion, all or a portion of the rental increase in excess of the amount that is directly proportional to the most recent increase in Median Annual Income. In no event, however, will any increase directly proportional to an increase in Median Annual Income be denied.

III. Except as otherwise noted, all parties expressly acknowledge that the County shall perform all actions required to be taken by Miami-Dade County pursuant to Paragraphs 4, 5, 6 and 7, hereof for the purpose of monitoring and implementing all the actions required under this Agreement.

In addition, thirty (30) days prior to the effective date of any rental increase, the Owner shall furnish the County with notification provided to tenants advising them of the increase.

I. Occupancy Reports.

The Owner shall, on an annual basis, furnish PHCD with an occupancy report, which provides the following information:

- A) At the end date of each reporting period, a list of all occupied apartments to include but not limited to the following:
  - 1. Composition of each resident family,
  - 2. Families moving into, already living in, or who have recently lived in Public Housing; or the Section 8 Rental Certificate, Rental Voucher, or Moderate Rehabilitation Programs,
  - 3. Income requirements,
  - 4. Eligibility factors, e.g. credit history, criminal background, etc.
  - 5. Demographic information to include racial and ethnic makeup of the tenants, and
  - 6. Steps taken to make the Property accessible to the disable, including but not limited to the steps taken by the Owner to comply with all applicable laws and regulations such as the federal, state and local fair housing laws, the Americans with Disabilities Act and the Uniform Federal Accessibility Standards requirements.
- B) A list of all vacant apartments, as of the end date of the reporting period.
- C) The total number of vacancies that occurred during the reporting period.
- D) The total number of units that were re-rented during the reporting period, stating family size and income.
- E) The Owner shall upon written request of PHCD allow representatives of PHCD to review and copy any and all of tenant files, including but not limited to executed leases and tenant income information.
- II. Inspections

Pursuant to 42 U.S.C. § 12755, the Owner shall maintain the Property in compliance with all applicable federal housing quality standards, receipt of which is acknowledged by the Owner, and contained in Sec. 17-1, et seq., Code of Miami-Dade County, pertaining to minimum housing standards (collectively, "Housing Standards").

A) PHCD shall annually inspect the Property, including all dwelling units and common areas, to determine if the Property is being maintained in compliance with federal Housing Quality Standards and any applicable Miami-Dade County Minimum Housing

Codes. Annual inspections shall be at the rates and for the activities noted in the Rental Regulatory Agreement, Compliance, and Monitoring Unit Per Unit Cost Schedule attached as Exhibit C . Should the Owner be awarded funds through PHCD's request for application (RFA) process, said per unit cost in Exhibit C, shall be waived. The Owner will be furnished a copy of the results of the inspection within thirty (30) days, and will be given thirty (30) days from receipt to correct any deficiencies or violations of the property standards of the Miami-Dade County Minimum Housing Codes or Housing Standards.

- B) At other times, at the request of the Owner or of any tenant, PHCD may inspect any unit for violations to the property standards of any applicable Miami-Dade County Minimum Housing Codes or Housing Standards. The tenant and the Owner will be provided with the results of the inspection and the time and method of compliance and corrective action that must be taken.
- C) The dwelling units shall contain at least one bedroom of appropriate size for each two persons.
- III. Lease Agreement, Selection Policy and Management Plan

Prior to initial rent-up and occupancy, the Owner will submit the following documents to PHCD:

- A) Proposed form of resident application.
- B) Proposed form of occupancy agreement.
- C) Applicant screening and tenant selection policies.
- D) Maintenance and management plan which shall include the following information:
  - 1. A schedule for the performance of routine maintenance such as up-keep of common areas, extermination services, etc.
  - 2. A schedule for the performance of non-routine maintenance such as painting and reconditioning of dwelling units, painting of building exteriors, etc.
  - 3. A list of equipment to be provided in each dwelling unit.
  - 4. A proposed schedule for replacement of dwelling equipment.
  - 5. A list of tenant services, if any, to be provided to residents.
- E) At any time (monthly, quarterly, annually), the Owner agrees that the County has the right to:
  - 1. Evaluate and test the Waiting List Policies.
  - 2. Pull records to review and assess any and all abnormalities relative to the demographic mix.Ensure fair and equal access to the units were offered by the Owner and its agents.

The Owner agrees that the County has the right to refer eligible applicants for housing. The Owner shall not deny housing opportunities to eligible, qualified families, including those with Section 8 Housing Choice Vouchers, unless the Owner is able to demonstrate a good cause basis for denying the housing as determined by PHCD in its sole and absolute discretion.

Pursuant to the Miami-Dade Board of County Commissioners' Resolution No. R-34-15, the Owner, its agents and/or representatives, shall provide written notice to the County related to the availability of rental opportunities, including, but not limited to, the number of available units, bedroom size, and rental prices of such rental units at the start of any leasing activity, and after issuance of certificate of occupancy. The Owner, its agents and/or representatives shall also provide the County with the contact information for the Owner, its, agents and/or representatives.

- IV. Affirmative Marketing Plan
  - A) Owner shall forward to PHCD within fifteen (15) days of execution of this Agreement an Affirmative Marketing Program for PHCD's approval which incorporates the requirements as set forth by the County to attract and identify prospective renters or homebuyers (as applicable), regardless of sex, of all minority and majority groups, to the Project, particularly groups that are not likely to be aware of the Project. The Affirmative Marketing Program should include efforts designed to make such persons/groups aware of the available housing, including, but not limited to the following activities:
    - 1. Annually submit proof of advertising in a newspaper of general circulation, and newspapers representing significant minorities and non-English speaking persons in an effort to afford all ethnic groups the opportunity to obtain affordable housing; and
    - 2. The Owner shall provide proof of other special marketing efforts including advertising Multiple Listings Service (MLS) through a licensed real estate professional.
  - B) The Affirmative Marketing Program shall be submitted to PHCD for approval at least every five (5) years and when there are significant changes in the demographics of the project or the local housing market area.
- V. Financial Reports
  - A) Annually, the Owner shall transmit to the County a certified annual operating statement showing project income, expenses, assets, liabilities, contracts, mortgage payments and deposits to any required reserve accounts (the "Operating Statement"). PHCD will review the Operating statement to insure conformance with all provisions contained in this Agreement.
  - B) The Owner will create a reserve for maintenance to be funded \$300 per unit per year. This reserve may be combined with reserve accounts required by any other parties making loans to Owner and will be deemed satisfied by any deposits made by Owner in accordance with loan documents which contain a maintenance reserve requirement of at least \$300 per unit per year.

VI. Action By or Notice to the County

Unless specifically provided otherwise herein, any action to be taken by, approvals made by, or notices to or received by the County required by this Agreement shall be taken, made by, given or delivered to:

County Mayor Miami-Dade County 111 NW 1<sup>st</sup> Street, 29<sup>th</sup> Floor Miami, Florida 33128 Attn: County Mayor

Copy to:

Department of Public Housing and Community Development 701 N. W. 1 Court 14<sup>th</sup> Floor Miami, Florida 33136 Attn: Director

Copy to:

Miami-Dade County Attorney's Office 111 N.W. 1 Street Suite 2810 Miami, Florida 33128 Attn: Terrence A. Smith, Esq.

or any of their successor agencies or departments.

#### VII. Recourse:

In the event of a default by the Owner under this Agreement, Lender shall have all remedies available to it at law and equity.

#### VIII. Rights of Third Parties:

Except as provided herein, all conditions of the County hereunder are imposed solely and exclusively for the benefit of the Count and its successors and assigns, and no other person shall have standing to require satisfaction of such conditions or be entitled to assume that the County will make advances in the absence of strict compliance with any or all conditions of County and no other person shall under any circumstances, be deemed to be a beneficiary of this Agreement or the loan documents associated with this Agreement, any provisions of which may be freely waived in whole or in part by the County at any time if, in their sole discretion, they deem it desirable to do so. In particular, the County make no representations and assume no duties or obligations as to third parties concerning the quality of the construction by the Owner of the Property or the absence therefrom of defects.

#### SIGNATURES APPEAR ON FOLLOWING PAGES

**IN WITNESS WHEREOF**, County and Owner have caused this Agreement to be executed on the date first above written.

By:\_\_\_\_\_\_NAME AND TITLE

STATE OF FLORIDA

COUNTY OF MIAMI-DADE

THE FOREGOING INSTRUMENT was acknowledged before me by means of  $\Box$  physical presence or  $\Box$  online notarization this \_\_\_\_\_ day of \_\_\_\_\_, 2020 by \_\_\_\_\_\_ as \_\_\_\_\_, on behalf of **PROMETROPOLIS HOUSING DEVELOPMENT**, **LLC**, a Florida limited liability company. S/he is personally known to me or has produced a Florida Driver's License No. \_\_\_\_\_\_ as identification.

Notary Public State of Florida at Large

My Commission Expires:

# MIAMI-DADE COUNTY, FLORIDA

By:\_\_\_\_\_

COUNTY MAYOR OR DEPUTY MAYOR

ATTEST:

### HARVEY RUVIN, CLERK

By: \_\_\_\_\_

DEPUTY CLERK

Approved as to form and legal sufficiency:

By:\_\_\_\_\_

Terrence A. Smith Assistant County Attorney

# EXHIBIT "A"

# **LEGAL DESCRIPTION**

t	

# EXHIBIT B

#### **Rents:**

Number of Units	Туре	Gross Rent	Utility	Net Rent

At the discretion of the County, up to twenty percent (20%) of the rental units, per project, may be designated for Housing Choice Voucher (Section 8) subsidy, either project-based or tenant-based. The Owner shall not deny housing opportunities to eligible, qualified Housing Choice Voucher (Section 8) applicants referred by the County, unless good cause is documented by the Owner and submitted to the County.

NOTE:

#### LOAN DOCUMENT INFORMATION TO BE PROVIDED FOLLOWING RECORDING OF MORTGAGE

Mortgage Document No:\_\_\_\_\_

Book Number:\_\_\_\_\_

Date Recorded:\_\_\_\_\_
Page Number:\_\_\_\_\_

County: MIAMI-DADE State: FLORIDA

# EXHIBIT C\*

Public Housing and Community Development					
Rental Regulatory Agreement, Compliance, and Monitoring Unit Cost Per Unit* Fiscal Year 2019-2020					
Activity Unit Cost** Comments					
Inspection	\$32.45	Housing Quality Standards Review			
File Review	Eligibility, Income, and Rental Calculation Review				
Administrative\$32.78Supervisory Oversight					
Travel	\$5.74	Car and Public Transportation Pass			
Overhead \$8.59 Rent, Phone, Sup		Rent, Phone, Supplies			
Total Per Unit Cost*\$135.41					
**Cost shall increase at the rate of 3% each year.					
Examples:	Examples:				
A: Cost to conduct a 10 Unit Review	for a project would	be \$1,354.14			
B: Cost to conduct a 30 Unit Review for a project would be \$4,062.42					

\* The Unit Cost in Exhibit C is a Fiscal Year 2019-20 sample for illustration purposes only. The applicable cost per unit schedule in each Rental Regulatory Agreement will match the amounts set for the respective fiscal year in which the Rental Regulatory Agreement is executed. \*\* The unit cost for each activity will increase by three percent each year.