MEMORANDUM

Agenda Item No. 14(A)(6)

TO: Honorable Acting Chairwoman Rebeca Sosa

Successor County Attorney

and Members, Board of County Commissioners

DATE: December 15, 2020

FROM: Geri Bonzon-Keenan SUBJECT: Resolution accepting nine

environmentally endangered lands covenants in Miami-Dade

County, Florida

The accompanying resolution was prepared by the Regulatory and Economic Resources Department and placed on the agenda at the request of Prime Sponsor Infrastructure & Capital Improvements Committee.

Geri Bonzon-Keenan

Successor County Attorney

GBK/jp





Date: December 15, 2020

To: Honorable Acting Chairwoman Rebeca Sosa

and Members, Board of County Commissioners

From: Daniella Levine Cava

Mayor

Subject: Resolution Accepting Nine Environmentally Endangered Lands Covenants in Miami-Dade

County

Recommendation

It is recommended that the Board of County Commissioners (Board) authorize the acceptance of nine covenants running with the land for the preservation and maintenance of environmentally endangered lands listed below and shown as attachments to the resolution.

Scope

These covenants are for properties located in Commission Districts 2 and 8, which are represented by Commissioner Jean Monestime and Commissioner Daniella Levine Cava, respectively.

Fiscal Impact/Funding Source

Under Sec. 193.501(3)(a), Florida Statutes, and Chapter 25B of the Code of Miami-Dade County (Code), these properties will receive preferential tax treatment through reductions in their assessed property values from the Miami-Dade County Property Appraiser upon execution of the covenants and approval by the Board.

Track Record / Monitor

The Manager of the Tree and Forest Resources Section in the Department of Regulatory and Economic Resources, Division of Environmental Resources Management, Lazaro Quintino, will monitor these covenants.

Background

On December 4, 1979, Chapter 25B (Article II) of the Code was approved by the Board under Ordinance No. 79-105. This ordinance allows qualifying property owners to voluntarily enter into a 10-year covenant running with the land and in favor of Miami-Dade County with the Board, stipulating that their property will be preserved and maintained in its natural state subject to one (1) or more conservation restrictions. Additionally, Ordinance No. 79-105 provides an economic incentive for owners of environmentally endangered lands, such as hammocks and pinelands, who choose to manage their land in a natural state and preserve the natural resource values. Renewals of existing covenants for additional 10-year periods are also available to willing property owners.

There are currently 88 properties with environmentally endangered lands covenants in Miami-Dade County, comprising a total of 411 acres. Many of the existing covenanted properties include pine rocklands that once covered 185,000 acres in Miami-Dade County but are now officially designated as globally imperiled habitat. Over 225 native plants live in pine rocklands with more than 20 percent of those species being endemic and 10 species being federally listed as threatened or endangered and at least two other species locally extinct.

Honorable Acting Chairwoman Rebeca Sosa and Members, Board of County Commissioners Page 2

Under Chapter 25B of the Code, the Department of Regulatory and Economic Resources shall review proposed covenants and make recommendations to the Board as to whether the land qualifies as environmentally endangered. To qualify, lands must have: (a) unique ecological characteristics, (b) features of a rare or limited nature constituting wildlife habitat, (c) coastal protection elements, or (d) scientific, geologic or archaeological significance. Examples of lands qualifying under Chapter 25B are mangrove forests, hammock and tree islands, pinelands, wetlands and native cypress forests.

Once a site has been determined to qualify as environmentally endangered, the application and covenant are submitted to the Board for approval. Upon approval by the Board and execution of the attached covenants, the assessed property values will be reduced by the Property Appraiser's Office, resulting in tax savings to the property owners. If any portion of the covenant is breached, the property owner is then liable for all deferred tax liability (i.e. taxes that would have been required had the endangered land designation not been granted) plus any required interest and/or penalties on the deferred tax liability.

The sites listed below meet the criteria for environmentally endangered lands. Therefore, the resolution is recommended for approval of the attached nine environmentally endangered lands covenants for the following properties in Miami-Dade County.

New Covenants

- Attachment A: Lydia Borgatta (0.643 acres of tropical hardwood hammock/sinkhole lake feature) Folio 30-2218-002-0320 at 410 NE 152 Street, Miami-Dade County
- Attachment B: Michael M. & Shirley A. Wood (0.13 acres of pine rockland)

Folio 30-6931-004-0350 at 17442 SW 266 Terrace, Miami-Dade County

- Attachment C: Thomas R. & Margaret Gerrish (0.273 acres of tropical hardwood hammock) Folio 33-5023-002-0190 at 13900 Old Cutler Road, Miami-Dade County
- Attachment D: Iris McDonald (1.211 acres of pine rockland)
 Folio 30-6931-000-0460 at 16091 SW 266 Terrace, Miami-Dade County

Renewal Covenants

Attachment E: Thomas J. Blakley (3.07 acres of tropical hardwood hammock)

Folio 30-7906-000-0100 at 28590 SW 170 Avenue, Miami-Dade County

Attachment F: James Michael Adams, James K. Adams TRS & James K. Adams REV TR (4.104 acres of pine rockland)

Folio 30-6928-000-0500 at 26363 SW 152 Avenue, Miami-Dade County

- Attachment G: Nesbitt Goulds, LLC (2.763 acres of tropical hardwood hammock) Folio 30-6917-000-0031 at 22000 SW 157 Avenue, Miami-Dade County
- Attachment H: Roberto Moreno (4.333 acres of pine rockland)

Folio 30-6914-000-0300 at 22520 SW 134 Avenue, Miami-Dade County

Attachment I: Roberta Lovett (3.824 acres of pine rockland)

Folio 30-6914-000-0287 at 22405 SW 137 Avenue, Miami-Dade County



MEMORANDUM

(Revised)

TO:	Honorable Acting Chairwoman Rebeca Sosa and Members, Board of County Commissioners	DATE:	December 15, 2020
FROM:	Bonzon-Keenan Successor County Attorney	SUBJECT:	Agenda Item No. 14(A)(6)
Pl	ease note any items checked.		
	"3-Day Rule" for committees applicable if r	aised	
	6 weeks required between first reading and	public hearin	g
	4 weeks notification to municipal officials re hearing	equired prior	to public
	Decreases revenues or increases expenditure	es without bal	lancing budget
	Budget required		
	Statement of fiscal impact required		
	Statement of social equity required		
	Ordinance creating a new board requires de report for public hearing	etailed Count	y Mayor's
	No committee review		
	Applicable legislation requires more than a present, 2/3 membership, 3/5's 7 vote requirement per 2-116.1(3)(h) or (4)(c) requirement per 2-116.1(4)(c)(2)) to applicable depth of the present per 2-116.1(4)(c)(c)(2)) to applicable depth of the present per 2-116.1(4)(c)(c)(c)(c)(c)(c)(c)(c)(c)(c)(c)(c)(c)	, unanimou c), CDM , or CDMP 9	us, CDMP IP 2/3 vote

Current information regarding funding source, index code and available

balance, and available capacity (if debt is contemplated) required

Approved _		Mayor		Agenda Item No. 14(A)(6)
Veto _				12-15-20
Override _				
	D T G G Y Y Y			
	<u>RESOLUT</u>	<u> </u>		
	RESOLUTION	ACCEPTING	NINE	ENVIRONMENTALLY
	ENDANGERED	LANDS COVENA	ANTS IN	MIAMI-DADE COUNTY,

FLORIDA

WHEREAS, this Board desires to accomplish the purposes outlined in the accompanying memorandum, a copy of which is incorporated herein by reference; and

WHEREAS, the attached nine covenants have been submitted pursuant to Chapter 25B of the Code of Miami-Dade County, and Section 193.501, Florida Statutes, which both provide for beneficial ad valorem tax classifications for outdoor recreational or parkland and environmentally endangered lands, covering properties identified as:

- 1. Folio: 30-2218-002-0320 at 410 NE 152 Street, 0.643 acres of tropical hardwood hammock & sinkhole lake (Attachment A);
- 2. Folio: 30-6931-004-0350 at 17442 SW 266 Terrace, 0.013 acres of pine rockland (Attachment B);
- 3. Folio: 33-5023-002-0190 at 13900 Old Cutler Road, 0.273 acres of tropical hardwood hammock (Attachment C);
- 4. Folio: 30-6931-000-0460 at 16091 SW 266 Terrace, 1.211 acres of pine rockland (Attachment D);
- 5. Folio: 30-7906-000-0100 at 28590 SW 170 Avenue, 3.07 acres of tropical hardwood hammock (Attachment E);
- 6. Folio: 30-6928-000-0500 at 26363 SW 152 Avenue, 4.104 acres of pine rockland (Attachment F);

- 7. Folio: 30-6917-000-0031 at 22000 SW 157 Avenue, 2.763 acres of tropical hardwood hammock (Attachment G);
- 8. Folio: 30-6914-000-0300 at 22520 SW 134 Avenue, 4.333 acres of pine rockland (Attachment H); and
- 9. Folio: 30-6914-000-0287 at 22405 SW 137 Avenue, 3.824 acres of pine rockland (Attachment I); and

WHEREAS, the attached covenants have been executed and are being proffered to this Board for acceptance, as indicated in the Mayor's memorandum, a copy of which is attached hereto and incorporated herein by reference; and

WHEREAS, this Board finds that the attached covenants meet the criteria for County acceptance as set forth in Chapter 25B of the Code of Miami-Dade County,

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY

COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that this Board hereby accepts the attached covenants and, upon demonstration that they have been properly executed by all necessary parties, pursuant to Resolution No. R-974-09, hereby directs the County Mayor or the County Mayor's designee to record the aforementioned covenants accepted herein and applicable joinders by mortgagees in the Public Records of Miami-Dade County, Florida; and to provide recorded copies of the covenants accepted herein and applicable joinders to the Clerk of the Board within thirty (30) days of the effective date of this resolution; directs the Clerk of the Board to attach and permanently store recorded copies of the covenants and applicable joinders together with this resolution; and directs the County Mayor or the County Mayor's designee to forward certified copies of same to the Property Appraiser.

The foregoing resolution 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:

Rebeca Sosa, Acting Chairwoman

Jose "Pepe" Diaz Sen. René García Oliver G. Gilbert, III Keon Hardemon

Sally A. Heyman Danielle Cohen Higgins

Eileen Higgins Joe A. Martinez
Kionne L. McGhee Jean Monestime
Raquel A. Regalado Sen. Javier D. Souto

The Chairperson thereupon declared this resolution duly passed and adopted this 15th day of December, 2020. 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.



Abbie Schwaderer-Raurell

Attachment A

THIS INSTRUMENT PREPARED BY:

Lydia S. Borgatta Mailing address: 410 NE 152 ST Miami, Florida 33162

COVENANT RUNNING WITH THE LAND IN FAVOR OF MIAMI-DADE COUNTY, FLORIDA, CONCERNING ENVIRONMENTALLY ENDANGERED LAND LOCATED AT 410 NE 152 ST, MIAMI-DADE COUNTY, FLORIDA, CURRENTLY FOLIO # 30-2218-002-0320.

WHEREAS, the undersigned Owner, Lydia S. Borgatta, hold the fee simple title to the land in Miami-Dade County, Florida, described in Exhibit A, attached hereto, and hereinafter called the "Property," and

IN ORDER TO ASSURE the County that the representations made by the Owner in the application, pursuant to Chapter 25B of the Code of Miami-Dade County and Section 193.501 of the Florida Statutes, will be abided by the Owner freely, voluntarily, and without duress, the Owner makes the following Covenant covering and running with the property:

- 1. The EEL Preservation Area on the Property, as shown on the map attached hereto as Exhibit B and incorporated herein by reference, shall be maintained in its present natural state.
- 2. The EEL Preservation Area on the Property shall be and the same is hereby subject to the conservation restrictions set forth in Exhibit C, which is attached hereto and incorporated herein by reference, including, but not limited to, the requirement that the Owner, shall maintain the EEL Preservation Area free of vegetation which is not native to Miami-Dade

County, pursuant to Section 24-5 of the Code of Miami-Dade County and as determined by the Director of the Department of Regulatory and Economic Resources, or successor department, in his or her sole discretion. No native vegetation may be removed, trimmed, or destroyed in the EEL Preservation Area without prior written consent from the Director or Director's designee of the Department of Regulatory and Economic Resources, or successor department.

- 3. County Inspection and Requests for Curative Action. As further part of this Covenant, it is hereby understood and agreed that any official inspector of Miami-Dade County, or its agents duly authorized, shall have the right, upon written notification to the, then, owner of the Property, as reflected in the Property Appraiser's records, to inspect the Property at reasonable times to determine whether the Property is being maintained in the manner required by this Covenant. Should the County determine after such an inspection that some curative action on the Property is necessary in order to preserve the terms of this covenant, the County shall notify the then, owner in writing by Certified Mail, return receipt requested, at the address of record from the Property Appraiser's office, of the particular curative action required and the reasons therefor. The, then, owner shall have the right to appeal such proposed curative action to the Board of County Commissioners by filing a written objection with the Clerk of the Board within thirty (30) days after receipt of written notification of said proposed curative action and the reasons therefor.
- 4. <u>Covenant Running with the Land.</u> This Covenant on the part of the Owner shall constitute a covenant running with the land and shall be recorded, at Owner's expense, in the public records of Miami-Dade County, Florida, together with a certified copy of the Board of County

Commissioners' resolution accepting the covenant, and shall remain in full force and effect and be binding on undersigned Owner, and their heirs, successors and assigns until such time as the same is modified or released. These restrictions during their lifetime shall be for the benefit of, and limitation upon, all present and future owners of the real property and for the benefit of Miami-Dade County and the public welfare. The Owner, and their heirs, successors and assigns, acknowledge that acceptance of this Covenant does not in any way obligate or provide a limitation on the County. The Owner shall also send a copy of the recorded covenant and Board of County Commissioners' resolution accepting the covenant to the Miami-Dade County Property Appraiser.

- 5. Term. This Covenant is to run with the land and shall be binding on all parties and all persons claiming under it for a period of ten (10) years from the date this Covenant is recorded, unless an instrument signed by the, then, owner of the Property has been recorded agreeing to change the covenant in whole, or in part, provided that the Covenant has first been modified or released by Miami-Dade County.
- 6. Modification, Amendment, Release. This Covenant may be modified, amended or released as to the land herein described, or any portion thereof, by written instrument executed by the, then, owner of all of the Property, provided that the same is also approved by the Board of County Commissioners of Miami-Dade County, Florida. The release from this Covenant shall be made after public hearing and after a determination by the Board of County Commissioners of Miami-Dade County that such release would not adversely affect the interest of the public. Notice of said public hearing shall be published once a week for at least two (2) weeks in a newspaper of general circulation in Miami-Dade County, prior to

said hearing. Furthermore, release of this Covenant shall only be made to the Owner upon payment of the deferred tax liability pursuant to Section 25B-17(b) of the Code of Miami-Dade County.

- 7. Enforcement. The, then, owner or anyone with the owner's knowledge or consent shall not use the Property in any manner inconsistent with the terms of this Covenant without first obtaining a written instrument from the Board of County Commissioners of Miami-Dade County which releases the Owner from the terms of the covenant, and which instrument must be promptly recorded in the public records of Miami-Dade County, Florida. Any violation of this section shall constitute a breach of this Covenant, for which the Board of County Commissioners may revoke the covenant and require the Owner to pay the deferred tax liability as such term is defined in Section 25B-17(b) of the Code of Miami-Dade County. This enforcement provision shall be in addition to any other remedies available at law, in equity or both.
- 8. Renewal. The current owner of the property may apply to renew this covenant for successive ten (10) year periods following the termination of the term of this covenant. Applications for such renewals shall be submitted to the Miami-Dade County Department of Regulatory and Economic Resources, or successor department, and such applications for renewal may be approved administratively by the Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department. After approval of a renewal, the Owner shall record, at Owner's expense, a renewed covenant in the public records of Miami-Dade County, Florida. Said renewed covenant shall be in a form approved by the

Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department.

- 9. <u>Election of Remedies.</u> All rights, remedies and privileges granted herein shall be deemed to be cumulative and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the party exercising the same from exercising such additional rights, remedies or privileges.
- 10. Severability. Invalidation of any one of these provisions, by judgment of Court, shall not affect any of the other provisions which shall remain in full force and effect. However, if any material portion is invalidated, the County shall be entitled to revoke any approval predicated upon the invalidated portion.
- 11. Recording. This Covenant, along with a certified copy of the resolution from the Board of County Commissioners accepting the Covenant, shall be filed of record in the public records of Miami-Dade County, Florida at the costs of the Owner after the effective date of the Board of County Commissioners' resolution accepting the Covenant. This Covenant shall become effective immediately upon recordation.
- 12. Acceptance of Covenant. Acceptance of this Covenant does not obligate the County in any manner, nor does it entitle the Owner to approval of any application, and the Board of County Commissioners and the County retain full power and authority to deny each such application in whole or in part.
- 13. **Owner.** The term Owner shall include the Owner, and its heirs, successors and assigns.

	ned have caused this Covenant to be executed this, 2020.
'	
WITNESSES:	OWNER: Lydia S. Borgatta
Sign: Clares Dan	Sign: Alpha J. Bo-galla
Print: Elaine Pon	Print: Lydia S. Borgatte
Sign:	Title: Owner / resident
Print: CARMEN GUTTERACZ	Address: 410 NE 152nd Stre
	Miami, F1 33162
one):	before me by means of (how the individual appeared check
physical presence online notarization t	his $\frac{9}{4h}$ day of $\frac{1}{\sqrt{month}}$, $\frac{20}{\sqrt{vear}}$.
by Lydia S. Borgatta (name of in	dividual swearing or affirming)
	edge Satisfactory evidence Driver's License
Notary Public State of Florida Louis Pardo My Commission GG 944074 Expires 01/07/2024 Notary Public State of Florida Louis Pardo My Commission GG 944074 Expires 01/07/2024	(Signature of Notary Public) (Signature of Notary Public) (typed, printed, or stamped name of Notary Public)
(Affix Florida Notary Seal above)	

EXHIBIT A

LEGAL DESCRIPTION

Folio Number:

30-2218-002-0320

Property Address:

410 NE 152ND ST, MIAMI, FLORIDA 33162

Legal description:

TRACT 26 AND SOUTH ½ OF THE EAST ½ OF

TRACT 25, OF BISCAYNE GARDENS, SECTION "A"

ACCORDING TO THE PLAT THEREOF AS

RECCORDED IN PLAT BOOK 40, PAGE 41, OF THE PUBLIC RECORDS OF MIAMI-DADE COUNTY.

FLORIDA.

THE SOUTH ½ OF THE WEST ½ OF TRACT 25, OF BISCAYNE GARDENS SECTION "A", ACCORDING TO THE PLAT THEREOF, AS RECORDED IN PLAT BOOK 40, AT PAGE 41, OF THE PUBLIC RECORDS

OF MIAMI-ADAE COUNTY, FLORIDA.

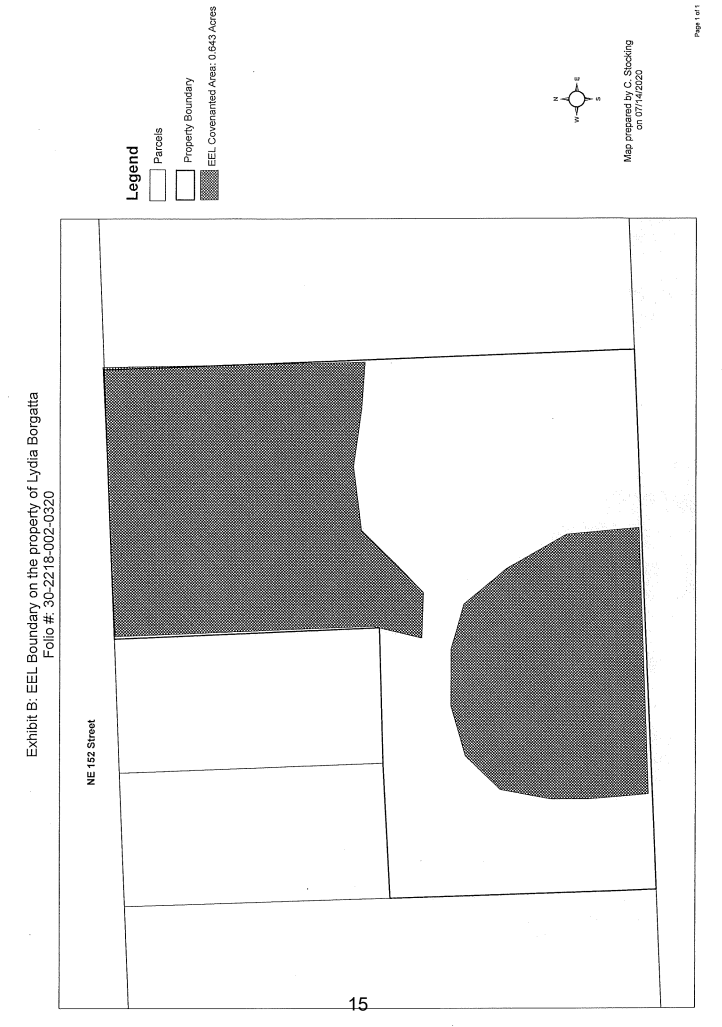


Exhibit C

Tropical Hardwood Hammock with Sinkhole Lake feature Management Plan for Lydia S. Borgatta

Location:

410 NE 152 ST, Miami, Florida 33162

Size:

1.29 acre parcel

0.643 acres qualify for an Environmentally Endangered Lands (EEL)

covenant

Folio #:

30-2218-002-0320

Forest Type: Tropical Hardwood Hammock with a Sinkhole Lake feature.

Location

The property is located at 410 NE 152 ST, Miami, Florida. The site contains a single-family home. The property is inside of the urban development boundary (UDB).

Distance from nearest County-owned Natural Forest Community (NFC) site: ~4.3 miles from Greynolds Park

Distance from nearest privately-owned Natural Forest Community (NFC) site: none within a five mile radius

Distance from nearest EEL Covenanted site: none within a five mile radius

Property Information

The property consists of a 1.29 acre lot with a residential zoning and residential primary use. The 0.643 acre EEL Covenanted area has two parts. The first part is the hammock that has a mix of tropical hardwood hammock species and pineland species. The second part of the covenanted area contains a small sinkhole lake with wetland plant species. The property is not county designated Natural Forest Community (NFC).

Tropical hardwood hammocks contain primarily broadleaf and mostly hardwood evergreen trees growing on outcrops of limestone. The closed canopy conditions typically found in hammocks creates a humid forest interior with low light levels. Under natural conditions this community is rarely subject to fire and forms dense forests in relatively small areas. Hammocks are floristically rich and harbor some of Florida's rarest plants and also serve as habitat for a wide array of animal species. Many of the rare plants harbored by this habitat are fern species found in geologically significant solution holes.

Present Condition

The subject property is currently being use for residential purposes. It is surrounded on three sides (north, east and west sides) by residential properties. There is a single family home and circular driveway. The surrounding hammock is currently in good condition but is in need of active management. The hammock is mostly planted and contains a wide diversity of hardwood species, including Satinleaf (*Chrysopyllum oliviforme*), West indian cherry (*Prunus myrtifolia*) and Bahama wild coffee (*Psychotria ligustrifolia*). The small sinkhole lake is an unique feature of this hammock. It is fed by an unknown freshwater source and measures about 6,000 square feet in area. It houses small fish and other acquatic wildlife. It is surrounded by Pond cypress (*Taxodium ascendens*) and Paurotis palms (*Acoelorraphe* wrightii). See plant list for more details.

Conclusion

Overall, the covenanted area is in good condition and will continue to improve with future management efforts encouraged and supported by the EEL covenant. The property is an important connection to other natural areas in the vicinity and allows for an exchange of seeds and wildlife stop overs between these other areas. Future management of this property will center on eliminating the exotic & ornamental species and building the diversity of the hammock.

Ecological Goals:

- 1. Maintain and increase native plant biodiversity on the entire site.
- 2. Provide habitat for native wildlife.

Management Goals:

- 1. Eliminate invasive exotic plants to achieve 3% or less exotic cover. Control ornamentals and exotics from spreading into the hammock area.
- 2. Increase biodiversity with appropriate native plant species.
- 3. Allow natural regeneration of native plants.
- 4. The property owner shall submit an annual report listing all management practices and treatments that were conducted within the covenanted area.

Management Techniques and Schedule:

No heavy machinery is allowed within the site. All work must be done by hand (i.e. chainsaw, hand tools)

- Year 1-5: Hand removal and herbicide treatment of all invasive exotic plant species to achieve 3% exotic coverage. Monitor for native plant species recruitment in areas that have been cleared of exotics and planting native species, if necessary. All plantings must be approved by DERM.
- Year 6-10: Continued the hand removal and herbicide treatment of all invasive exotic plant species. The exotic plant species coverage shall be maintenance at 3% or less. Continued monitoring for native plant species recruitment. Increase native plant diversity with planting native species. All plantings must be approved by DERM.

Property Owner: Lydia S. Borgatta

Folio: 30-2218-002-0320 Date: March 4, 2020 DERM Staff: CS & MRod

PLANT SPECIES LIST*

Plant taxa are listed by habit and origin. Key to Origin/Status codes:

N native to South Florida

R ruderal

FL endangered listed as an endangered species in the state of Florida FL threatened listed as an endangered species in the state of Florida

E exotic to South Florida

EPPC I category I as per Florida Exotic Pest Plant Council (most invasive)

EPPC II category II as per Florida Exotic Pest Plant Council (invasive)

Scientific Name	Common Name	Origin/Status
Acalypha chamaedrifolia	Bastard copperleaf	N
Acoelorraphe wrightii	Everglades palm	N/FL threatened
Anemia adiantifolia	Pineland fern	N
Ardisia elliptica	Shoe-button ardisia	E/EPPC I
Bambusa spp.	Bamboo	E
Bidens alba var. radiata	Spanish needles	N
Callicarpa americana	American beautyberry	N
Caryota mitis	Burmese fishtail palm	E
Chamaecrista deeringiana	Deering partridge pea	N
Chromolaena odorata	Jack-in-the-bush	N
Cirsium nuttallii	Nuttall's thistle	N
Chrysophyllum oliviforme	Satinleaf	N/FL threatened
Coccoloba diversifolia	Pigeonplum	N
Codiaeum variegatum	Garden-croton	E
Crossopetalumilicifolium	Quailberry	N/FL threatened
Cyperus involucratus	Umbrella plant	E/EPPC II
Dichondra carolinensis	Pony-foot	N
Emilia fosbergii	Florida tasselflower	E
Erythrina herbacea	Coralbean	N
Ficus aurea	Strangler fig	N
Galactia floridana	Hairy milkpea	N
Hamelia patens	Firebush	N
Heliotropium angiospermum	Scorpiontail	N
Hura creptians	Sandbox tree	E
Hydrocotyle umbellata	Manyflower marshpennywort	N
Ilex cassine	Dahoon holly	N
Magnolia grandiflora	Southern magnolia	E

Nephrolepis biserrata Nephrolepis cordifolia Nephrolepis exaltata Pachystachys lutea Parthenocissus quinquefolia	Giant sword fern Tuberous sword Wild boston Shrimp plant Virginia creeper	N E/EPPC I N E N
Pectis x floridana Peperomia obtusifolia	Florida cinchweed Florida peperomia	N N
Prunus myrtifolia	West Indian cherry	N
Psychotria nervosa	Wild coffee	N
Roystonea regia	Royal palm	N/FL endangered
Sambucus nigra subsp. candadensis	Elderberry	N
Sida acuta	Common wireweed	N
Schinus terebinthifolius	Brazilian pepper	E/EPPC I
Sophora tomentosa	Yellow necklacepod	N
Spermacoce remota	Woodland false buttonweed	N
Spermacoce verticillate	Shrubby false buttonweed	E/EPPC II
Swientenia mahagnoni	West Indian mahogany	N
Taxodium ascendens	Pond cypress	N
Tetrazygia bicolor	West Indian-lilac	N/FL threatened
Thelypteris kunthii	Southern shield fern	N
Zamia furfuracea	Cardboard-palm	Е
Zamia intergrifolia	Coontie	N

^{*}Please note that this is not a complete plant species list. The list includes the plants that account for the highest percentage of overall biomass within the property.

MANAGEMENT PLAN AGREEMENT (must be signed by all owners)

1, LY au	a s.	Borgat	hereby	certify that I	have read	and
understood this	s manageme	nt plan, and agree t	to follow its ma	anagement rec	ommendatio	ns.
ñ l	0 0					
I Malia	I K	nee la		7/2	911 AF	1 A

Attachment B

THIS INSTRUMENT PREPARED BY: Michael M. & Shirley A. Wood
Mailing address:
17442 SW 266 TER
Miami, Florida 33031

COVENANT RUNNING WITH THE LAND IN FAVOR OF MIAMI-DADE COUNTY, FLORIDA, CONCERNING ENVIRONMENTALLY ENDANGERED LAND LOCATED AT 17442 SW 266 TER, MIAMI-DADE COUNTY, FLORIDA, CURRENTLY FOLIO # 30-6931-004-0350.

WHEREAS, the undersigned Owner, Michael M. and Shirley A. Wood, hold the fee simple title to the land in Miami-Dade County, Florida, described in Exhibit A, attached hereto, and hereinafter called the "Property," and

IN ORDER TO ASSURE the County that the representations made by the Owner in the application, pursuant to Chapter 25B of the Code of Miami-Dade County and Section 193.501 of the Florida Statutes, will be abided by the Owner freely, voluntarily, and without duress, the Owner makes the following Covenant covering and running with the property:

- 1. The EEL Preservation Area on the Property, as shown on the map attached hereto as Exhibit B and incorporated herein by reference, shall be maintained in its present natural state.
- 2. The EEL Preservation Area on the Property shall be and the same is hereby subject to the conservation restrictions set forth in Exhibit C, which is attached hereto and incorporated herein by reference, including, but not limited to, the requirement that the Owner, shall maintain the EEL Preservation Area free of vegetation which is not native to Miami-Dade

County, pursuant to Section 24-5 of the Code of Miami-Dade County and as determined by the Director of the Department of Regulatory and Economic Resources, or successor department, in his or her sole discretion. No native vegetation may be removed, trimmed, or destroyed in the EEL Preservation Area without prior written consent from the Director or Director's designee of the Department of Regulatory and Economic Resources, or successor department.

- 3. County Inspection and Requests for Curative Action. As further part of this Covenant, it is hereby understood and agreed that any official inspector of Miami-Dade County, or its agents duly authorized, shall have the right, upon written notification to the, then, owner of the Property, as reflected in the Property Appraiser's records, to inspect the Property at reasonable times to determine whether the Property is being maintained in the manner required by this Covenant. Should the County determine after such an inspection that some curative action on the Property is necessary in order to preserve the terms of this covenant, the County shall notify the then, owner in writing by Certified Mail, return receipt requested, at the address of record from the Property Appraiser's office, of the particular curative action required and the reasons therefor. The, then, owner shall have the right to appeal such proposed curative action to the Board of County Commissioners by filing a written objection with the Clerk of the Board within thirty (30) days after receipt of written notification of said proposed curative action and the reasons therefor.
- 4. <u>Covenant Running with the Land.</u> This Covenant on the part of the Owner shall constitute a covenant running with the land and shall be recorded, at Owner's expense, in the public records of Miami-Dade County, Florida, together with a certified copy of the Board of County

Commissioners' resolution accepting the covenant, and shall remain in full force and effect and be binding on undersigned Owner, and their heirs, successors and assigns until such time as the same is modified or released. These restrictions during their lifetime shall be for the benefit of, and limitation upon, all present and future owners of the real property and for the benefit of Miami-Dade County and the public welfare. The Owner, and their heirs, successors and assigns, acknowledge that acceptance of this Covenant does not in any way obligate or provide a limitation on the County. The Owner shall also send a copy of the recorded covenant and Board of County Commissioners' resolution accepting the covenant to the Miami-Dade County Property Appraiser.

- 5. Term. This Covenant is to run with the land and shall be binding on all parties and all persons claiming under it for a period of ten (10) years from the date this Covenant is recorded, unless an instrument signed by the, then, owner of the Property has been recorded agreeing to change the covenant in whole, or in part, provided that the Covenant has first been modified or released by Miami-Dade County.
- 6. Modification, Amendment, Release. This Covenant may be modified, amended or released as to the land herein described, or any portion thereof, by written instrument executed by the, then, owner of all of the Property, provided that the same is also approved by the Board of County Commissioners of Miami-Dade County, Florida. The release from this Covenant shall be made after public hearing and after a determination by the Board of County Commissioners of Miami-Dade County that such release would not adversely affect the interest of the public. Notice of said public hearing shall be published once a week for at least two (2) weeks in a newspaper of general circulation in Miami-Dade County, prior to

said hearing. Furthermore, release of this Covenant shall only be made to the Owner upon payment of the deferred tax liability pursuant to Section 25B-17(b) of the Code of Miami-Dade County.

- 7. Enforcement. The, then, owner or anyone with the owner's knowledge or consent shall not use the Property in any manner inconsistent with the terms of this Covenant without first obtaining a written instrument from the Board of County Commissioners of Miami-Dade County which releases the Owner from the terms of the covenant, and which instrument must be promptly recorded in the public records of Miami-Dade County, Florida. Any violation of this section shall constitute a breach of this Covenant, for which the Board of County Commissioners may revoke the covenant and require the Owner to pay the deferred tax liability as such term is defined in Section 25B-17(b) of the Code of Miami-Dade County. This enforcement provision shall be in addition to any other remedies available at law, in equity or both.
- 8. Renewal. The current owner of the property may apply to renew this covenant for successive ten (10) year periods following the termination of the term of this covenant. Applications for such renewals shall be submitted to the Miami-Dade County Department of Regulatory and Economic Resources, or successor department, and such applications for renewal may be approved administratively by the Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department. After approval of a renewal, the Owner shall record, at Owner's expense, a renewed covenant in the public records of Miami-Dade County, Florida. Said renewed covenant shall be in a form approved by the

Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department.

- 9. <u>Election of Remedies.</u> All rights, remedies and privileges granted herein shall be deemed to be cumulative and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the party exercising the same from exercising such additional rights, remedies or privileges.
- 10. **Severability.** Invalidation of any one of these provisions, by judgment of Court, shall not affect any of the other provisions which shall remain in full force and effect. However, if any material portion is invalidated, the County shall be entitled to revoke any approval predicated upon the invalidated portion.
- 11. **Recording.** This Covenant, along with a certified copy of the resolution from the Board of County Commissioners accepting the Covenant, shall be filed of record in the public records of Miami-Dade County, Florida at the costs of the Owner after the effective date of the Board of County Commissioners' resolution accepting the Covenant. This Covenant shall become effective immediately upon recordation.
- 12. Acceptance of Covenant. Acceptance of this Covenant does not obligate the County in any manner, nor does it entitle the Owner to approval of any application, and the Board of County Commissioners and the County retain full power and authority to deny each such application in whole or in part.
- 13. Owner. The term Owner shall include the Owner, and its heirs, successors and assigns.

WITNESSES: Sign: Mensfeld Sign: Shirley A. Wood Sign: Mensfeld Sign: Mily Aword
Print MicHAEL MANSFIELD Print: Shirley A Wood
Sign Cother Man field Title: owner
Print: Coutherine Mans Re H Address: 17442 See 266 Terr.
Hmst., 76. 33031
WITNESSES: OWNER: Michael M. Wood Sign! Webs Sign: Sign:
Print Michael Marsered Print: MICHER M. WOOD
Sign: Cother Manfield Title: Owner
Print: Cathorine Mans Rie HAddress: 17442 SW 266 For
Honostral PC 33031

STATE OF FLORIDA COUNTY OF MIAMI-DADE

Sworm to (or arritined) and subscribed before	tille by illeans of (now the thatviaual appeared check one);
physical presence online notarization t	his $\frac{\mathcal{Y}}{(date)}$ day of $\frac{\mathcal{Q}\mathcal{Y}\mathcal{Y}}{(month)}$, $\frac{\mathcal{Y}}{(vear)}$.
	_
by Dina = 1	martins
(name(s) of i	individual swearing or affirming)
Individual identified by: A personal knowle	·
	(type)
DINA F MARTINS Notary Public – State of Florida Commission # GG 163164 My Comm. Expires Nov 27, 2021 Binded through National Notary Assn. (Affix Florida Notary Seal above)	(Signature of Notary Public) The stamped name of Notary Public) (typed, printed, or stamped name of Notary Public)

EXHIBIT A

LEGAL DESCRIPTION

Folio Number:

30-6931-004-0350

Property Address:

17442 SW 266 TER, MIAMI, FLORIDA 33031

Legal description:

LOT 1, IN BLOCK 2, OF COUNTRY RIDGE ESTATES, ACOORIDING TO THE PLAT THEREOF, AS $\,$

RECORDED IN PLAT BOOK 131, PAGE 94, OF THE PUBLIC RECORDS OF DADE COUNTY, FLORIDA

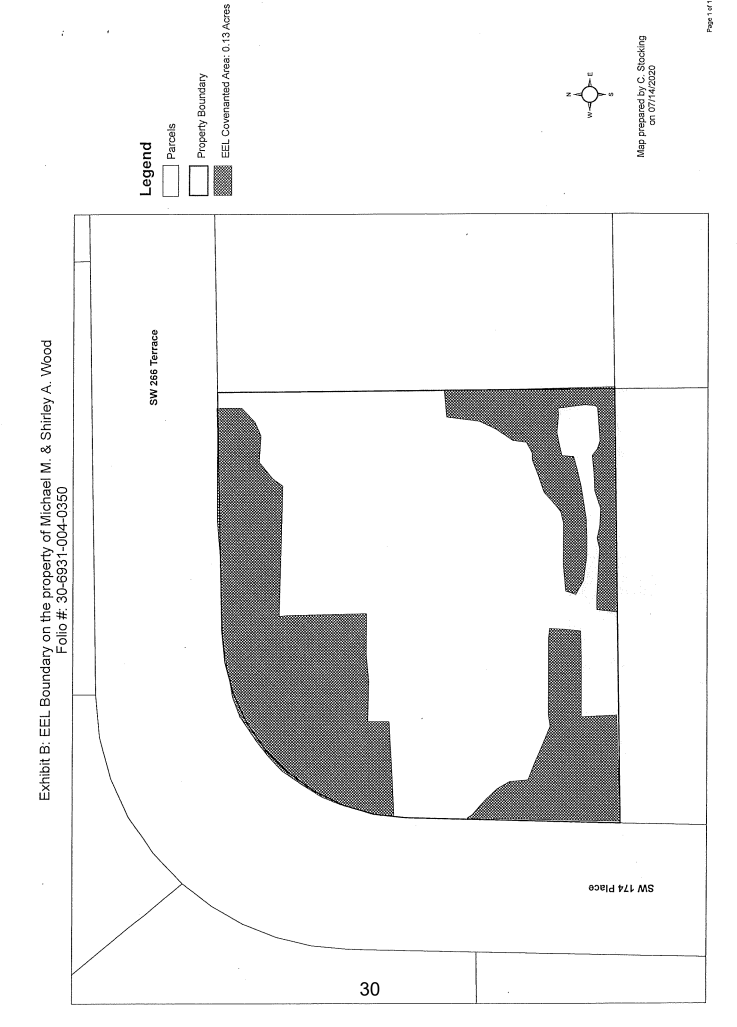


Exhibit C

Pine Rockland Management Plan for Michael M. & Shirley A. Wood

Location:

17442 SW 266 TERR, Miami-Dade County, Florida.

Size:

0.50 acres

0.13 acres of Pine rockland qualify for an Environmentally Endangered

Lands (EEL) covenant.

Folio #:

30-6931-004-0350

Forest Type: Pine rockland

Location:

The property is located at 17442 SW 266 TERR, Miami, Florida. The site contains a single-family home and a pool. The parcel is located outside the urban development boundary (UDB) and is bordered by the developed residential properties on the north, south, east, and west.

Distance from nearest County-owned Natural Forest Community (NFC) site: ~500 feet from Owaissa Bauer Addition

Distance from nearest privately-owned Natural Forest Community (NFC) site: <500 feet from The Harrah-Lee Residence (30-6931-004-0250)

Distance from nearest EEL Covenanted site: ~1,500 feet from The Erdozain Residences (30-6931-000-0560)

Property Information:

This property consists of a 0.50-acre parcel that contains 0.13 acres of pine rockland which qualify for an EEL covenant. The 0.13 acre qualifying area is a remnant of the pine rockland that existed in the area prior to development. While the property was not designated as a natural forest community by the Board of County Commissioners in 1984, it is located on the Atlantic Coast Ridge where pine rocklands and tropical hardwood hammocks were historically located.

Pine rocklands were once South Florida's dominant plant community, occupying about 186,000 acres in the Miami rock ridge, which is a large limestone outcropping that extends south from the Miami River to Everglades National Park. Because of its high elevation, the Miami rock ridge was the first area to be impacted by development. The

clearing of large tracts for development has now reduced pine rocklands to about 20,000 acres, most of which are now protected inside Everglades National Park. The pine rockland's canopy is dominated almost exclusively by slash pines. Beneath this canopy lays a rich understory composed of grasses, sedges, palms, vines, and shrubs of temperate and tropical origin. The pine rockland community is classified as Globally Imperiled by the Florida Natural Areas Inventory (FNAI) and it is South Florida's most floristically diverse plant community including several endemic species found only in this community. A sub-climatic community, pine rocklands have depended on fire to keep them from transitioning into hardwood hammocks. Fire exclusion has caused many properties that were formerly pine rockland to either transition into hammock or become invaded by non-native invasive species. This has caused a net loss of biodiversity and the extinction or near extinction of several plant species.

Present Condition:

The subject property is currently being use for residential purposes. It is surrounded on three sides (north, east, and west sides) by residential properties. The area that qualifies for an EEL Covenant is in very good condition. Mr. and Mrs. Wood have undertaken the enormous effort of maintaining the area with less than 3% exotic coverage. Observed threatened pine rockland species such as Havana greenbriar (*Simlax havaneses*) which is not commonly found in these areas. See plant list for additional plant species observed on site.

Conclusion

Overall, the covenanted area is in very good condition and will continue to improve with future management efforts encouraged and supported by the EEL covenant. The property is an important connection to other natural areas in the vicinity and allows for an exchange of seeds and wildlife stop overs between these other areas. Future management of this property will center on eliminating the exotic ornamental species and building the diversity of the hammock.

Ecological Goals:

- 1. Maintain open canopy to preserve herbaceous pine rockland species.
- 2. Promote regeneration and growth of native herbaceous plants to maintain the site's biodiversity.
- 3. Promote and regenerate growth of uneven ages slash pines trees.
- 4. Provide suitable habitat for native wildlife.
- 5. Eliminate invasive exotic species and encroaching native hardwoods throughout pineland.

Management Goals:

- 1. Maintain invasive exotic plants to 3% or less within the EEL covenanted area.
- 2. To eradicate all invasive exotic plant species and prevent recolonization.
- 3. Maintain biodiversity of appropriate native plant species, focusing on rare and listed species.
- 4. Perform prescribed burns 3 to 5 years, if feasible.
- 5. Control hardwoods.
- 6. Enhance the pine rockland by planting more pines and appropriate native pine rockland understory plants if necessary. All plantings must be approved by the Tree and Forest Resources Section.
- 7. The property owner shall submit an annual report listing all the management practices and treatments that were conducted within the covenanted area.

Management Techniques and Schedule for pine rockland:

No heavy machinery is allowed within the site. All work must be done by hand (i.e. chainsaw, hand tools)

Year 1-10: Hand removal and herbicide treatment of all invasive exotic plant species. The exotic plant species coverage shall be maintenance at 3% or less. Continued monitoring for native plant species recruitment. Increase native plant diversity with planting native species. All plantings must be approved by DERM.

Property Owner: Michael & Shirley Wood

Folio: 30-6931-004-0350 Date: May 21, 2020

DERM Staff: CS & MRod

PLANT SPECIES LIST*

Plant taxa are listed by habit and origin. Key to Origin/Status codes:

N native to South Florida

R ruderal

FL endangered listed as an endangered species in the state of Florida

FL threatened listed as an endangered species in the state of Florida

E exotic to South Florida

EPPC I category I as per Florida Exotic Pest Plant Council (most invasive)

EPPC II category II as per Florida Exotic Pest Plant Council (invasive)

Scientific NameCommon NameOrigin/Status

	•		
	Alvaradoa amorphoides	Mexican alvaradoa	N/FL endangered
	Anemia adiantifolia	Pineland anemia	N
	Ardisia escallonoides	Marlberry	N
	Asclepias curassavica	Milkweed	E
	Bidens alba var. radiata	Spanish needles	N
	Busera simaruba	Gumbo limbo	N
	Callicarpa americana	Beauty berry	N
ì	Chromoleana odorata	Jack-in-the-bush	N
	Chrysophyllum oliviforme	Satinleaf	N/FL threatened
	Euphorbia heterophylla	Paintleaf	N
	Ficus aurea	Strangler fig	N
	Forestiera segregate	Florida privet	N
	Guettarda scabra	Rough velvet seed	N
	Hamelia patens	Firebush	N
	Jasminum fluminense	Brazilian jasmine	E/EPPC I
	Lantana involucrata	Wild-sage	N
	Momordica charantia	Balsampear	E/EPPC II
	Parthenocissus quinquefolia	Virginia creeper	N
	Passiflora suberosa	Corkystem passionflower	N
	Pinus elliottii var. densa	Slash pine	N/FL endemic
	Pteridium caudatum var.	Bracken fern	N
	caudatum		
	Pyschotria nervosa	Wild coffee	N
	Quercus virginiana	Live oak	N
	Serenoa repens	Saw palmetto	N
	Smilax auriculate	Greenbriar	N

Smilax bona-nox	Saw greenbriar	N
Smilax havaneses	Havana greenbriar	N/FL threatened
Stachytarpheta jamaicensis	Blue porterweed	N
Tetrazygia bicolor	West Indian lilac	N/FL threatened
Thrinax radiata	Thatch palm	N/FL endangered
Tillandsia recurvata	Ball moss	N
Zamia intergrifolia	Coontie	N
Zanthoxylum fagara	Wild lime	N

^{*}Please note that this is not a complete plant species list. The list includes the plants that account for the highest percentage of overall biomass within the property.

MANAGEMENT PLAN AGREEMENT (must be signed by all owners)

I, Shirley A. Wood ar certify that I have read and understood the	nd Michael M. Wood hereby his management plan, and agree to follow its
management recommendations.	5 1 m, man 1,800 to 20130 to 2,800
Sheiley Aword	8-4-2020 DATE
SIGNATURE	- 3.4-1070 DATE

Attachment C

THIS INSTRUMENT PREPARED BY:
Thomas R. & Margaret Gerrish
Mailing address:
13900 Old Cutler Rd
Miami, Florida 33158

COVENANT RUNNING WITH THE LAND IN FAVOR OF MIAMI-DADE COUNTY, FLORIDA, CONCERNING ENVIRONMENTALLY ENDANGERED LAND LOCATED AT 13900 OLD CUTLER RD, MIAMI-DADE COUNTY, FLORIDA, CURRENTLY FOLIO # 33-5023-002-0190.

WHEREAS, the undersigned Owner, Thomas R. and Margaret Gerrish, hold the fee simple title to the land in Miami-Dade County, Florida, described in Exhibit A, attached hereto, and hereinafter called the "Property," and

IN ORDER TO ASSURE the County that the representations made by the Owner in the application, pursuant to Chapter 25B of the Code of Miami-Dade County and Section 193.501 of the Florida Statutes, will be abided by the Owners freely, voluntarily, and without duress, the Owner makes the following Covenant covering and running with the property:

- 1. The EEL Preservation Area on the Property, as shown on the map attached hereto as Exhibit
 B and incorporated herein by reference, shall be maintained in its present natural state.
- 2. The EEL Preservation Area on the Property shall be and the same is hereby subject to the conservation restrictions set forth in Exhibit C, which is attached hereto and incorporated herein by reference, including, but not limited to, the requirement that the Owner, shall

maintain the EEL Preservation Area free of vegetation which is not native to Miami-Dade County, pursuant to Section 24-5 of the Code of Miami-Dade County and as determined by the Director of the Department of Regulatory and Economic Resources, or successor department, in his or her sole discretion. No native vegetation may be removed, trimmed, or destroyed in the EEL Preservation Area without prior written consent from the Director or Director's designee of the Department of Regulatory and Economic Resources, or successor department.

- 3. County Inspection and Requests for Curative Action. As further part of this Covenant, it is hereby understood and agreed that any official inspector of Miami-Dade County, or its agents duly authorized, shall have the right, upon written notification to the, then, owner of the Property, as reflected in the Property Appraiser's records, to inspect the Property at reasonable times to determine whether the Property is being maintained in the manner required by this Covenant. Should the County determine after such an inspection that some curative action on the Property is necessary in order to preserve the terms of this covenant, the County shall notify the then, owner in writing by Certified Mail, return receipt requested, at the address of record from the Property Appraiser's office, of the particular curative action required and the reasons therefor. The, then, owner shall have the right to appeal such proposed curative action to the Board of County Commissioners by filing a written objection with the Clerk of the Board within thirty (30) days after receipt of written notification of said proposed curative action and the reasons therefor.
- 4. Covenant Running with the Land. This Covenant on the part of the Owner shall constitute a covenant running with the land and shall be recorded, at Owner's expense, in the public

records of Miami-Dade County, Florida, together with a certified copy of the Board of County Commissioners' resolution accepting the covenant, and shall remain in full force and effect and be binding on undersigned Owner, and their heirs, successors and assigns until such time as the same is modified or released. These restrictions during their lifetime shall be for the benefit of, and limitation upon, all present and future owners of the real property and for the benefit of Miami-Dade County and the public welfare. The Owner, and their heirs, successors and assigns, acknowledge that acceptance of this Covenant does not in any way obligate or provide a limitation on the County. The Owner shall also send a copy of the recorded covenant and Board of County Commissioners' resolution accepting the covenant to the Miami-Dade County Property Appraiser.

- 5. **Term.** This Covenant is to run with the land and shall be binding on all parties and all persons claiming under it for a period of ten (10) years from the date this Covenant is recorded, unless an instrument signed by the, then, owner of the Property has been recorded agreeing to change the covenant in whole, or in part, provided that the Covenant has first been modified or released by Miami-Dade County.
- 6. Modification, Amendment, Release. This Covenant may be modified, amended or released as to the land herein described, or any portion thereof, by written instrument executed by the, then, owner of all of the Property, provided that the same is also approved by the Board of County Commissioners of Miami-Dade County, Florida. The release from this Covenant shall be made after public hearing and after a determination by the Board of County Commissioners of Miami-Dade County that such release would not adversely affect the interest of the public. Notice of said public hearing shall be published once a week for at

least two (2) weeks in a newspaper of general circulation in Miami-Dade County, prior to said hearing. Furthermore, release of this Covenant shall only be made to the Owners upon payment of the deferred tax liability pursuant to Section 25B-17(b) of the Code of Miami-Dade County.

- 7. Enforcement. The, then, owners or anyone with the owner's knowledge or consent shall not use the Property in any manner inconsistent with the terms of this Covenant without first obtaining a written instrument from the Board of County Commissioners of Miami-Dade County which releases the Owners from the terms of the covenant, and which instrument must be promptly recorded in the public records of Miami-Dade County, Florida. Any violation of this section shall constitute a breach of this Covenant, for which the Board of County Commissioners may revoke the covenant and require the Owners to pay the deferred tax liability as such term is defined in Section 25B-17(b) of the Code of Miami-Dade County. This enforcement provision shall be in addition to any other remedies available at law, in equity or both.
- 8. Renewal. The current owners of the property may apply to renew this covenant for successive ten (10) year periods following the termination of the term of this covenant. Applications for such renewals shall be submitted to the Miami-Dade County Department of Regulatory and Economic Resources, or successor department, and such applications for renewal may be approved administratively by the Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department. After approval of a renewal, the Owners shall record, at Owner's expense, a renewed covenant in the public records of Miami-Dade County, Florida. Said renewed covenant shall be in a form approved

- by the Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department.
- 9. <u>Election of Remedies.</u> All rights, remedies and privileges granted herein shall be deemed to be cumulative and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the party exercising the same from exercising such additional rights, remedies or privileges.
- 10. <u>Severability.</u> Invalidation of any one of these provisions, by judgment of Court, shall not affect any of the other provisions which shall remain in full force and effect. However, if any material portion is invalidated, the County shall be entitled to revoke any approval predicated upon the invalidated portion.
- 11. **Recording.** This Covenant, along with a certified copy of the resolution from the Board of County Commissioners accepting the Covenant, shall be filed of record in the public records of Miami-Dade County, Florida at the costs of the Owners after the effective date of the Board of County Commissioners' resolution accepting the Covenant. This Covenant shall become effective immediately upon recordation.
- 12. Acceptance of Covenant. Acceptance of this Covenant does not obligate the County in any manner, nor does it entitle the Owner to approval of any application, and the Board of County Commissioners and the County retain full power and authority to deny each such application in whole or in part.
- 13. Owner. The term Owner shall include the Owner, and its heirs, successors and assigns.

IN WITNESS WHEREOF, the undersigned have caused this Covenant to be executed this, 2020.	
WITNESSES:	OWNER-Thomas R. Gerrish
Sign: Wyw Falle	Sign
Print: Abigail Faller	Print: THOMAS R GERRISH
Sign: Donnale Manone De Nayon	Title: OWN ER
Print: Dounaleen Vanorse - 15, Nayor	Address: 13900 OLD CUTLER RD
	PALMETTO BAY, FL 33158
WITNESSES:	OWNER: Margaret Gerrish
Sign: Clywaller	Sign:
Print Abigail Faller	Print: MARGARET GERRISH
sign: Simullen Vancor Di Napor	Title: OWN ER
Print: Donnaleen Vanorse - Diviupol	Address: 13900 OLD CUTLER RD
.1	PALMETTO BAY, FL 33158

DONNALEEN VANORSE-DINAPOLI Notary Public, Maine My Commission Expires May 1, 2022

Sonnalun Vanose De Napon

EXHIBIT A

LEGAL DESCRIPTION

Folio Number:

33-5023-002-0190

Property Address:

13900 OLD CUTLER RD, MIAMI, FL 33158

Legal description:

LOT 1, BLOCK 3, OF FARMERS ACRES, ACCORDING TO THE PLAT THEREOF, AS RECORDED INPLAT BOOK 50, PAGE 65, OF THE PUBLIC OF DADE

COUNTY, FLORDIA.

SUBJECT TO RESTRICTIONS, RESERVATIONS AND

EASEMENTS OF RECCORD, IF ANY, WHICH ARE

NOT REIMPOSED HEREBY, AND TAXES SUBSEQUENT TO DECEMEBER 31ST, 1995.

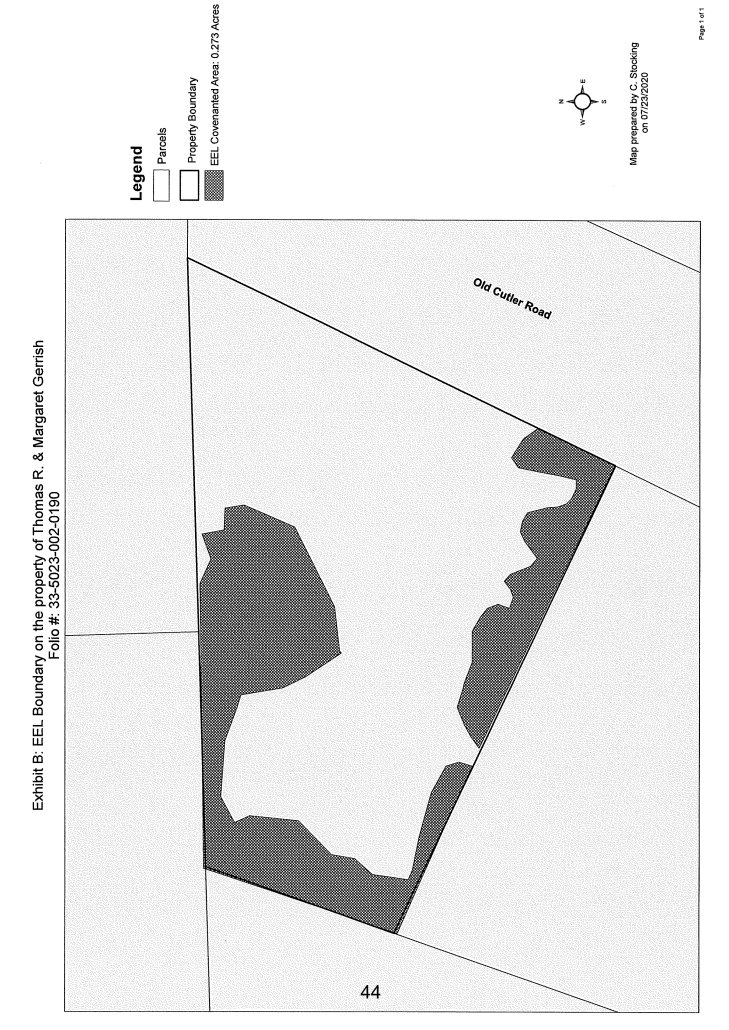


Exhibit C

Tropical Hardwood Hammock Management Plan for Thomas R. & Margaret Gerrish

Location:

13900 Old Cutler RD, Miami-Dade County, Florida.

Size:

0.889 acre parcel

0.273 acres qualify for an Environmentally Endangered Lands (EEL)

covenant

Folio #:

33-5023-002-0190

Forest Type: Tropical Hardwood Hammock

Location

The property is located at 13900 Old Cutler RD, Miami, Florida. The site contains a single-family home, a pool, and a garage. The property is inside of the urban development boundary (UDB).

Distance from nearest County-owned NFC site: 2.0 miles from The Deering Estate (folio #: 33-5026-000-0230)

Distance from nearest privately-owned NFC site: ~3,000 feet from FPL Ludlam (folio #: 33-5023-000-0580)

Distance from the nearest EEL Covenanted site: 2.0 miles from The Deering Estate Foundation, Inc. (folio #: 33-5034-000-0173)

Property Information

The property consists of a 0.889 acre lot with a residential zoning and residential primary use. The 0.273 acre EEL Covenant qualifying area is a managed tropical hardwood hammock that is a remnant of the hammock that existed in the area prior to development. While the property was not designated as a natural forest community by the Board of County Commissioners in 1984, it is located on the Atlantic Coast Ridge where pine rocklands and tropical hardwood hammocks were historically located.

Tropical hardwood hammocks contain primarily broadleaf and mostly hardwood evergreen trees growing on outcrops of limestone. The closed canopy conditions typically found in hammocks creates a humid forest interior with low light levels. Under natural conditions this community is rarely subject to fire and forms dense forests in relatively small areas. Hammocks are floristically rich and harbor some of Florida's rarest plants

and also serve as habitat for a wide array of animal species. Many of the rare plants harbored by this habitat are fern species found in geologically significant solution holes.

Present Condition

The subject property is currently being use for residential purposes. It is surrounded on three sides (north, south, and west sides) by residential properties. There is a single-family home, pool, driveway, and garage located towards the center of the site. The surrounding habitat is currently in good condition due to the active management by the current property owner. The hammock consists of a few large oak (*Quercus virginiana*) tree: remnants from the original hammock in the area. Several other species were observed on site consist with natural areas such has Deer Estate such as Royal palm (*Roystonea regia*), Wild coffee (Pyschotria nervosa), and Corkystem passionflower (*Passiflora suberosa*). The hammock also includes a large pine (*Pinus elliottii var.* densa) as well as a few pine seedlings. Property is surrounded by manicured urban landscaping; however, the property owner is able to maintain the property in a mostly natural state with minimal exotic coverage.

Conclusion

Overall, the covenanted area is in good condition and will continue to improve with future management efforts encouraged and supported by the EEL covenant. The property is an important connection to other natural areas in the vicinity and allows for an exchange of seeds and wildlife stop overs between these other areas. Future management of this property will center on adding more hardwood hammock species to increase the diversity of the hammock and maintaining low exotic coverage.

Ecological Goals:

- 1. Maintain and increase native plant biodiversity on the entire site.
- 2. Maintain and increase natural colonization of hardwood hammock plant species.
- 3. Provide habitat for native wildlife.

Management Goals:

- 1. Eliminate invasive exotic plants to achieve 3% or less exotic cover. Control ornamentals and exotics from spreading into the hammock area.
- 2. Increase biodiversity with appropriate native plant species.

- 3. Allow natural regeneration of native plants.
- 4. The property owner shall submit an annual report listing all management practices and treatments that were conducted within the covenanted area.

Management Techniques and Schedule:

No heavy machinery is allowed within the site. All work must be done by hand (i.e. chainsaw, hand tools).

Year 1-10: Hand removal and herbicide treatment of all invasive exotic plant species, and including ornamental species is required by DERM. All exotics should be hand pulled if possible. Follow up herbicide treatments may be needed. The covenanted area shall be maintained with 3% or less exotic plant coverage. Increase plant species diversity by planting more within the covenanted area. All plantings shall be approved by DERM.

Property Owner: Thomas & Margaret Gerrish

Folio: 33-5023-002-0190 Date: January 8, 2020 DERM Staff: CS & MRod

PLANT SPECIES LIST*

Plant taxa are listed by habit and origin. Key to Origin/Status codes:

N native to South Florida

R ruderal

FL endangered listed as an endangered species in the state of Florida FL threatened listed as an endangered species in the state of Florida

E exotic to South Florida

EPPC I category I as per Florida Exotic Pest Plant Council (most invasive)

EPPC II category II as per Florida Exotic Pest Plant Council (invasive)

Scientific NameCommon NameOrigin/Status

Bidens alba var. radiata	Spanish needles	N
Bursera simaruba	Gumbo limbo	N .
Carica papaya	Papaya	N
Chrysophyllum oliviforme	Satinleaf	N/FL threatened
Crotalaria pumila	Low rattlebox	N
Eugenia axillaris	White stopper	N
Ficus aurea	Strangler fig	N
Hamelia patens	Firebush	N
Mangifera indica	Mango	E
Metopium toxiferum	Poisonwood	N
Morinda roycc	Mouse's pineapple	N
Parthenocissus quinquefolia	Virginia creeper	N
Passiflora suberosa	Corkystem passionflower	N
Pinus elliotti var. densa	Slash pine	N/FL endemic
Pleopeltis polpodioides var.	Resurrection fern	N
michauxiana		
Psychotria nervosa	Wild coffee	N
Psychotria tenuifolia	Dullleaf Wild coffee	N
Quercus virginiana	Live oak	N
Roystonea regia	Royal palm	N/FL endangered
Sabal palmetto	Sabal palm	N
Serenoa repens	Saw palmetto	N
Simarouba glauca	Paradise tree	N
Smilax auriculate	Greenbriar	N
Stachytarpheta jamaicensis	Blue porterweed	N
Thrinax radiata	Thatch palm	N/FL endangered

Vitis rotundifolia Zamia intergrifolia

Muscadine grape Coontie N N

*Please note that this is not a complete plant species list. The list includes the plants that account for the highest percentage of overall biomass within the property.

MANAGEMENT PLAN AGREEMENT (must be signed by all owners)

I, HOUGH, GERRYH understood this management plan, and agree to follow	hereby certify that I have read and its management recommendations.
SIGNATURE	<u>08-26-202</u> 0 DATE
SIGNATURE	<u>08·26·202</u> 0 DATE

Attachment D

THIS INSTRUMENT PREPARED BY:

<u>Iris McDonald</u>
Mailing address:
16901 SW 266 Terrace
Miami, Florida 33031

COVENANT RUNNING WITH THE LAND IN FAVOR OF MIAMI-DADE COUNTY, FLORIDA, CONCERNING ENVIRONMENTALLY ENDANGERED LAND LOCATED AT 16091 SW 266 TERRACE, MIAMI-DADE COUNTY, FLORIDA, CURRENTLY FOLIO # 30-6931-000-0460.

WHEREAS, the undersigned Owner, Iris McDonald, hold the fee simple title to the land in Miami-Dade County, Florida, described in Exhibit A, attached hereto, and hereinafter called the "Property," and

IN ORDER TO ASSURE the County that the representations made by the Owner in the application, pursuant to Chapter 25B of the Code of Miami-Dade County and Section 193.501 of the Florida Statutes, will be abided by the Owner freely, voluntarily, and without duress, the Owner makes the following Covenant covering and running with the property:

- 1. The EEL Preservation Area on the Property, as shown on the map attached hereto as Exhibit B and incorporated herein by reference, shall be maintained in its present natural state.
- 2. The EEL Preservation Area on the Property shall be and the same is hereby subject to the conservation restrictions set forth in Exhibit C, which is attached hereto and incorporated herein by reference, including, but not limited to, the requirement that the Owner, shall

maintain the EEL Preservation Area free of vegetation which is not native to Miami-Dade County, pursuant to Section 24-5 of the Code of Miami-Dade County and as determined by the Director of the Department of Regulatory and Economic Resources, or successor department, in his or her sole discretion. No native vegetation may be removed, trimmed, or destroyed in the EEL Preservation Area without prior written consent from the Director or Director's designee of the Department of Regulatory and Economic Resources, or successor department.

- 3. County Inspection and Requests for Curative Action. As further part of this Covenant, it is hereby understood and agreed that any official inspector of Miami-Dade County, or its agents duly authorized, shall have the right, upon written notification to the, then, owner of the Property, as reflected in the Property Appraiser's records, to inspect the Property at reasonable times to determine whether the Property is being maintained in the manner required by this Covenant. Should the County determine after such an inspection that some curative action on the Property is necessary in order to preserve the terms of this covenant, the County shall notify the then, owner in writing by Certified Mail, return receipt requested, at the address of record from the Property Appraiser's office, of the particular curative action required and the reasons therefor. The, then, owner shall have the right to appeal such proposed curative action to the Board of County Commissioners by filing a written objection with the Clerk of the Board within thirty (30) days after receipt of written notification of said proposed curative action and the reasons therefor.
- 4. <u>Covenant Running with the Land.</u> This Covenant on the part of the Owner shall constitute a covenant running with the land and shall be recorded, at Owner's expense, in the public

records of Miami-Dade County, Florida, together with a certified copy of the Board of County Commissioners' resolution accepting the covenant, and shall remain in full force and effect and be binding on undersigned Owner, and their heirs, successors and assigns until such time as the same is modified or released. These restrictions during their lifetime shall be for the benefit of, and limitation upon, all present and future owners of the real property and for the benefit of Miami-Dade County and the public welfare. The Owner, and their heirs, successors and assigns, acknowledge that acceptance of this Covenant does not in any way obligate or provide a limitation on the County. The Owner shall also send a copy of the recorded covenant and Board of County Commissioners' resolution accepting the covenant to the Miami-Dade County Property Appraiser.

- 5. Term. This Covenant is to run with the land and shall be binding on all parties and all persons claiming under it for a period of ten (10) years from the date this Covenant is recorded, unless an instrument signed by the, then, owner of the Property has been recorded agreeing to change the covenant in whole, or in part, provided that the Covenant has first been modified or released by Miami-Dade County.
- 6. Modification, Amendment, Release. This Covenant may be modified, amended or released as to the land herein described, or any portion thereof, by written instrument executed by the, then, owner of all of the Property, provided that the same is also approved by the Board of County Commissioners of Miami-Dade County, Florida. The release from this Covenant shall be made after public hearing and after a determination by the Board of County Commissioners of Miami-Dade County that such release would not adversely affect the interest of the public. Notice of said public hearing shall be published once a week for at

least two (2) weeks in a newspaper of general circulation in Miami-Dade County, prior to said hearing. Furthermore, release of this Covenant shall only be made to the Owner upon payment of the deferred tax liability pursuant to Section 25B-17(b) of the Code of Miami-Dade County.

- 7. Enforcement. The, then, owner or anyone with the owner's knowledge or consent shall not use the Property in any manner inconsistent with the terms of this Covenant without first obtaining a written instrument from the Board of County Commissioners of Miami-Dade County which releases the Owner from the terms of the covenant, and which instrument must be promptly recorded in the public records of Miami-Dade County, Florida. Any violation of this section shall constitute a breach of this Covenant, for which the Board of County Commissioners may revoke the covenant and require the Owner to pay the deferred tax liability as such term is defined in Section 25B-17(b) of the Code of Miami-Dade County. This enforcement provision shall be in addition to any other remedies available at law, in equity or both.
- 8. Renewal. The current owner of the property may apply to renew this covenant for successive ten (10) year periods following the termination of the term of this covenant. Applications for such renewals shall be submitted to the Miami-Dade County Department of Regulatory and Economic Resources, or successor department, and such applications for renewal may be approved administratively by the Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department. After approval of a renewal, the Owner shall record, at Owner's expense, a renewed covenant in the public records of Miami-Dade County, Florida. Said renewed covenant shall be in a form approved by the

Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department.

- 9. <u>Election of Remedies.</u> All rights, remedies and privileges granted herein shall be deemed to be cumulative and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the party exercising the same from exercising such additional rights, remedies or privileges.
- 10. <u>Severability.</u> Invalidation of any one of these provisions, by judgment of Court, shall not affect any of the other provisions which shall remain in full force and effect. However, if any material portion is invalidated, the County shall be entitled to revoke any approval predicated upon the invalidated portion.
- 11. **Recording.** This Covenant, along with a certified copy of the resolution from the Board of County Commissioners accepting the Covenant, shall be filed of record in the public records of Miami-Dade County, Florida at the costs of the Owner after the effective date of the Board of County Commissioners' resolution accepting the Covenant. This Covenant shall become effective immediately upon recordation.
- 12. Acceptance of Covenant. Acceptance of this Covenant does not obligate the County in any manner, nor does it entitle the Owner to approval of any application, and the Board of County Commissioners and the County retain full power and authority to deny each such application in whole or in part.
- 13. Owner. The term Owner shall include the Owner, and its heirs, successors and assigns.

IN WITNESS WHEREOF, the undersigned day of Quques	ed have caused this Covenant to be executed this _, 2020.
WITNESSES: Sign:	OWNER: Iris McDonald Sign:
Print: Carie A. Calderon.	Print: TRISMARIEMODUNAL
Sign:	Title: JWNER
Print: Sitta 2010	Address: 169015W2667676
	thenesterd F13303,
STATE OF FLORIDA COUNTY OF MIAMI-DADE	
Sworn to (or affirmed) and subscribed before physical presence online notarization the	me by means of (how the individual appeared check one): as $\frac{1}{2}$ day of $\frac{1}{2}$ day
by IVIG Mc Sona Grame of ind	lividual swearing or affirming)
Individual identified by: personal knowledge satisfactory evidence	
LISA RINALDI SMITH MY COMMISSION # GG 972606 EXPIRES: June 28, 2024 Bonded Thru Notary Public Underwriters	(Signatule of Notary Public) (typed, printed, or stamped name of Notary Public) LISA RINALD ISMITH
(AGC, Elevide Notary Seed above)	MY COMMISSION # GG 972606 EXPIRES: June 28, 2024 Bonded Thru Notary Public Underwriters

EXHIBIT A

LEGAL DESCRIPTION

Folio Number:

30-6931-000-0460

Property Address:

16901 SW 266 TERRACE, MIAMI, FLORIDA 33031

Legal description:

THE SOUTH 415 FEET OF THE NORTH 750 FEET OF THE EAST 262 FEET OF THE WEST 1084 FEET OF THE NORTHWEST ¼ OF THE NORTHEAST ¼ OF SECTION 31, TOWNSHIP 56 SOUTH, RANGE 39 EAST, LYING AND BEING IN MIAMI-DADE

COUNTY, FLORIDA.

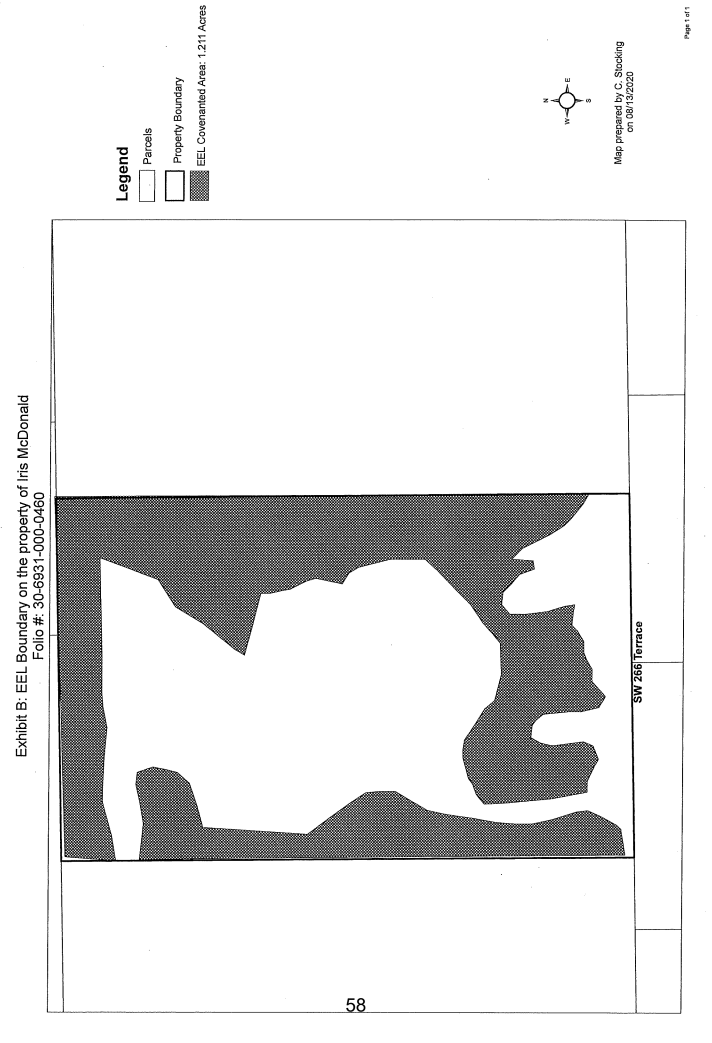


Exhibit C Pine Rockland Management Plan for Iris McDonald

Location:

16901 SW 266th Terrace, Miami, Florida 33031

Size:

2.50 acre parcel

1.211 acres qualify for an Environmentally Endangered Lands (EEL)

covenant

Folio #:

30-6931-000-0460

Forest Type: Pine Rockland (Currently containing 1.823 acres of county designated

Natural Forest Community (NFC).)

Location

The site is located outside of the urban development boundary (UDB) on SW 266th Terrace just west of SW 169th Avenue. There are several significant Natural Forest Communities in the vicinity of the site including county-owned Camp Owaissa Bauer, which totals over 61 acres of NFC. The parcels immediately east and west of the property also contain NFC.

Distance from nearest County-owned Natural Forest Community: ~500 feet from Camp Owaissa Bauer (30-6933-000-0330).

Distance from nearest privately-owned Natural Forest Community: ~0 feet, Frank & Gladys Gibney (30-6931-000-0074).

Distance from nearest EEL covenant site: ~0 feet, Frank & Gladys Gibney (30-6931-000-0074).

Property Information

The property consists of a 1.211 acres of pine rockland which qualify for an EEL covenant. The property is located on the Miami Rock Ridge. The property was designated as a Natural Forest Community (NFC) in 1984 by the Miami-Dade County Board of County Commissioners via Resolution No. R-1764-84 and may be found on Miami-Dade County Natural Forest Community Map 34, T56 R39E, S31, parcel F.

Pine rocklands were once South Florida's dominant plant community, occupying about 186,000 acres in the Miami rock ridge, which is a large limestone outcropping that extends south from the Miami River to Everglades National Park. Because of its high elevation, the Miami rock ridge was the first area to be impacted by development. The clearing of large tracts from development has now reduced pine rocklands to less than

20,000 acres, most of which are now protected inside Everglades National Park. The pine rockland canopy is dominated almost exclusively by slash pines. Beneath this canopy lays a rich understory composed of grasses, sedges, palms, vines, and shrubs of temperate and tropical origin. A sub-climatic community, pine rocklands have depended on fire to keep them from transitioning into hardwood hammocks. Fire exclusion has caused many properties that were formerly pine rockland to either transition into hammock or become invaded by non-native invasive species. This has caused a net loss of biodiversity and the extinction or near extinction of several plant species. Pine rocklands are South Florida's most floristically diverse plant community, including several endemic species found only in this habitat.

Present Condition

The subject property is currently being use for residential purposes. It is surrounded on three sides (north, east, and west sides) by residential properties. There is a single-family home, pool, driveway, and garage located towards the center of the site. The surrounding pine rockland habitat is currently in good condition with an exotic coverage of about 10%. The pine rockland is currently within the lower range of medium of diversity. During the initial inspection, butterfly activity and active native tree snails were observed. There were at least 2 age classes of tree snails and at least a dozen were observed on Gumbo limbo (Bursera simaruba) and Wild tamarind (Lysiloma latisiliquum) trees. State-listed species Noseburn (Tragia saxicola) and several mature Silver palms (Coccothrinax argentata) were observed onsite.

Conclusion

To ensure the preservation of this globally imperiled pine rockland, active management is required. Overall, the covenanted area is in good condition and will continue to improve with future management efforts encouraged and supported by the EEL covenant. The property is an important connection to other natural areas in the vicinity and allows for an exchange of seeds and wildlife stop overs between these other areas. Future management of this property will center on adding more pine rockland species to increase the diversity of the hammock and maintaining low exotic coverage.

Ecological Goals:

- 1. Eliminate and control invasive exotic pant species.
- 2. Maintain and increase native plant biodiversity on the entire site.
- 3. Maintain and increase natural colonization of pine rockland plant species.
- 4. Provide habitat for native wildlife.

Management Goals:

- 1. Eliminate invasive exotic plants to achieve 3% or less exotic cover.
- 2. Allow natural regeneration of native plants.
- 3. Execute a prescribed burn of the entire site, if feasible.
- 4. The property owner shall submit an annual report listing all management practices and treatments that were conducted within the covenanted area.

Management Techniques and Schedule:

No heavy machinery is allowed within the site. Mowing within the covenanted area is not allowed. All work must be done by hand (i.e. chainsaw, hand tools.

- Year 1-5: Hand removal and herbicide treatment of all invasive exotic plant species, and including ornamental species to achieve 3% or less exotic coverage. Monitor for native plant species recruitment in areas that have been cleared of exotics. Increase diversity of the covenanted area by planting native pine rockland species. All plantings must be approved by DERM.
- Year 6-10: Continue the hand removal and herbicide treatment of all exotic plant species. The exotic plant species coverage shall be maintained at 3% or less. Continue monitoring for native plant species recruitment.

PLANT LIST: Iris McDonald

Folio #30-6931-000-0460

Date: 08/11/2020

DERM Staff: CS

PLANT SPECIES LIST*

Plant taxa are listed by habit and origin. Key to Origin/Status codes:

N native to South Florida

R ruderal

FL endangered listed as an endangered species in the state of Florida FL threatened listed as an endangered species in the state of Florida

E exotic to South Florida

EPPC I category I as per Florida Exotic Pest Plant Council (most invasive)

EPPC II category II as per Florida Exotic Pest Plant Council (invasive)

Scientific Name	Common Name	Origin/Status
Bidens alba	Spanish-needles	N
Bursera simaruba	Gumbo-limbo	N
Chamaecrista deeringiana	Deering partridge pea	N
Chiococca alba	Common snowberry	N
Coccothrinax argentata	Florida silver palm	N/FL threatened
Crotolaria pumila	Low rattlebox	N
Ficus aurea	Strangler fig	N
Galium bermudense	Coastal bedstraw	N
Guettarda scabra	Rough velvetseed	N
Jasminum fluminense	Brazilian jasmine	E/ EPPC I
Koanophyllon villosum	Shrub eupatorium	N/FL endangered
Lysiloma latisiliquum	Wild-tamarind	N
Metopium toxiferum	Poisonwood	N
Myrsine cubana	Myrsine	N
Passiflora suberosa	Corkystem passionflower	N
Pinus elliottii var. densa	Slash pine	N/endemic
Pteridium caudatum	Lacy bracken fern	N
Quercus virginiana	Virginia live oak	N .
Sabal palmetto	Cabbage palm	N
Serenoa repens	Saw palmetto	N
Sideroxylon salicifolium	Willow-bustic	N
Smilax bona-nox	Saw greenbrier	N
Swietenia mahagoni	West Indian mahogany	N
Tetrazygia bicolor	West Indian-lilac	N/FL threatened
Toxicodendron radicans	Eastern poison-ivy	N
Tragia saxicola	Florida Keys noseburn	N/FL threatened

Vitis rotundifolia Zamia integrifolia Muscadine Coontie N N

*Please note that this is not a complete plant species list. The list includes the plants that account for the highest percentage of overall biomass within the property.

Management Techniques and Schedule:

No heavy machinery is allowed within the site. Mowing within the covenanted area is not allowed. All work must be done by hand (i.e. chainsaw, hand tools.

- Year 1-5: Hand removal and herbicide treatment of all invasive exotic plant species, and including ornamental species to achieve 3% or less exotic coverage. Monitor for native plant species recruitment in areas that have been cleared of exotics. Increase diversity of the covenanted area by planting native pine rockland species. All plantings must be approved by DERM.
- Year 6-10: Continue the hand removal and herbicide treatment of all exotic plant species. The exotic plant species coverage shall be maintained at 3% or less. Continue monitoring for native plant species recruitment.

MANAGEMENT PLAN AGREEMENT (must be signed by all owners)

I, <u>IRIS MARIE MADINACI</u> hereby certify that I have rea	ıd and
understood this management plan, and agree to follow its management recommendations.	
8.17.20	
SIGNATURE DATE	

Attachment E

THIS INSTRUMENT PREPARED BY:
Thomas J. Blakley
Mailing address:
28590 SW 170 AVE
Homestead, Florida 33030

COVENANT RUNNING WITH THE LAND IN FAVOR OF MIAMI-DADE COUNTY, FLORIDA, CONCERNING ENVIRONMENTALLY ENDANGERED LAND LOCATED AT 28590 SW 170 AVE, MIAMI-DADE COUNTY, FLORIDA, CURRENTLY FOLIO # 30-7906-000-0100.

WHEREAS, the undersigned Owner, Thomas J. Blakley, hold the fee simple title to the land in Miami-Dade County, Florida, described in Exhibit A, attached hereto, and hereinafter called the "Property," and

IN ORDER TO ASSURE the County that the representations made by the Owner in the application, pursuant to Chapter 25B of the Code of Miami-Dade County and Section 193.501 of the Florida Statutes, will be abided by the Owner freely, voluntarily, and without duress, the Owner makes the following Covenant covering and running with the property:

- 1. The EEL Preservation Area on the Property, as shown on the map attached hereto as Exhibit B and incorporated herein by reference, shall be maintained in its present natural state.
- 2. The EEL Preservation Area on the Property shall be and the same is hereby subject to the conservation restrictions set forth in Exhibit C, which is attached hereto and incorporated herein by reference, including, but not limited to, the requirement that the Owner, shall maintain the EEL Preservation Area free of vegetation which is not native to Miami-Dade

County, pursuant to Section 24-5 of the Code of Miami-Dade County and as determined by the Director of the Department of Regulatory and Economic Resources, or successor department, in his or her sole discretion. No native vegetation may be removed, trimmed, or destroyed in the EEL Preservation Area without prior written consent from the Director or Director's designee of the Department of Regulatory and Economic Resources, or successor department.

- 3. County Inspection and Requests for Curative Action. As further part of this Covenant, it is hereby understood and agreed that any official inspector of Miami-Dade County, or its agents duly authorized, shall have the right, upon written notification to the, then, owner of the Property, as reflected in the Property Appraiser's records, to inspect the Property at reasonable times to determine whether the Property is being maintained in the manner required by this Covenant. Should the County determine after such an inspection that some curative action on the Property is necessary in order to preserve the terms of this covenant, the County shall notify the then, owner in writing by Certified Mail, return receipt requested, at the address of record from the Property Appraiser's office, of the particular curative action required and the reasons therefor. The, then, owner shall have the right to appeal such proposed curative action to the Board of County Commissioners by filing a written objection with the Clerk of the Board within thirty (30) days after receipt of written notification of said proposed curative action and the reasons therefor.
- 4. <u>Covenant Running with the Land.</u> This Covenant on the part of the Owner shall constitute a covenant running with the land and shall be recorded, at Owner's expense, in the public records of Miami-Dade County, Florida, together with a certified copy of the Board of County

Commissioners' resolution accepting the covenant, and shall remain in full force and effect and be binding on undersigned Owner, and their heirs, successors and assigns until such time as the same is modified or released. These restrictions during their lifetime shall be for the benefit of, and limitation upon, all present and future owners of the real property and for the benefit of Miami-Dade County and the public welfare. The Owner, and their heirs, successors and assigns, acknowledge that acceptance of this Covenant does not in any way obligate or provide a limitation on the County. The Owner shall also send a copy of the recorded covenant and Board of County Commissioners' resolution accepting the covenant to the Miami-Dade County Property Appraiser.

- 5. <u>Term.</u> This Covenant is to run with the land and shall be binding on all parties and all persons claiming under it for a period of ten (10) years from the date this Covenant is recorded, unless an instrument signed by the, then, owner of the Property has been recorded agreeing to change the covenant in whole, or in part, provided that the Covenant has first been modified or released by Miami-Dade County.
- 6. Modification, Amendment, Release. This Covenant may be modified, amended or released as to the land herein described, or any portion thereof, by written instrument executed by the, then, owner of all of the Property, provided that the same is also approved by the Board of County Commissioners of Miami-Dade County, Florida. The release from this Covenant shall be made after public hearing and after a determination by the Board of County Commissioners of Miami-Dade County that such release would not adversely affect the interest of the public. Notice of said public hearing shall be published once a week for at least two (2) weeks in a newspaper of general circulation in Miami-Dade County, prior to

said hearing. Furthermore, release of this Covenant shall only be made to the Owner upon payment of the deferred tax liability pursuant to Section 25B-17(b) of the Code of Miami-Dade County.

- 7. Enforcement. The, then, owner or anyone with the owner's knowledge or consent shall not use the Property in any manner inconsistent with the terms of this Covenant without first obtaining a written instrument from the Board of County Commissioners of Miami-Dade County which releases the Owner from the terms of the covenant, and which instrument must be promptly recorded in the public records of Miami-Dade County, Florida. Any violation of this section shall constitute a breach of this Covenant, for which the Board of County Commissioners may revoke the covenant and require the Owner to pay the deferred tax liability as such term is defined in Section 25B-17(b) of the Code of Miami-Dade County. This enforcement provision shall be in addition to any other remedies available at law, in equity or both.
- 8. Renewal. The current owner of the property may apply to renew this covenant for successive ten (10) year periods following the termination of the term of this covenant. Applications for such renewals shall be submitted to the Miami-Dade County Department of Regulatory and Economic Resources, or successor department, and such applications for renewal may be approved administratively by the Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department. After approval of a renewal, the Owner shall record, at Owner's expense, a renewed covenant in the public records of Miami-Dade County, Florida. Said renewed covenant shall be in a form approved by the

Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department.

- 9. **Election of Remedies.** All rights, remedies and privileges granted herein shall be deemed to be cumulative and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the party exercising the same from exercising such additional rights, remedies or privileges.
- 10. <u>Severability.</u> Invalidation of any one of these provisions, by judgment of Court, shall not affect any of the other provisions which shall remain in full force and effect. However, if any material portion is invalidated, the County shall be entitled to revoke any approval predicated upon the invalidated portion.
- 11. **Recording.** This Covenant, along with a certified copy of the resolution from the Board of County Commissioners accepting the Covenant, shall be filed of record in the public records of Miami-Dade County, Florida at the costs of the Owner after the effective date of the Board of County Commissioners' resolution accepting the Covenant. This Covenant shall become effective immediately upon recordation.
- 12. Acceptance of Covenant. Acceptance of this Covenant does not obligate the County in any manner, nor does it entitle the Owner to approval of any application, and the Board of County Commissioners and the County retain full power and authority to deny each such application in whole or in part.
- 13. **Owner.** The term Owner shall include the Owner, and its heirs, successors and assigns.

IN WITNESS WHEREOF, the undersigned have caused this Covenant to be executed this, and, and		
WITNESSES:	OWNER: Thomas J. Blakley	
Sign:	Sign Junus Sally	
Print: Jeanette Machado	Print: THOMAS J. BLAYLEY	
Sign	Title: OWNER	
Print: Gabiriela Delgado	Address: 28598 8w 170 AVE	
	Homes(1890, Fr 33030)	
STATE OF FLORIDA COUNTY OF MIAMI-DADE Sworn to (or affirmed) and subscribed before me by means of (how the individual appeared check one): The physical presence online notarization this day of August, 20 30 (year).		
by Thomas J. Blakluy. (name of individual swearing or affirming)		
Individual identified by: personal knowledge satisfactory evidence FLDL B4248304G4070.		
SHAYNET REYES FONSECA MY COMMISSION # GG074184	Signature of Notary Public)	
EXPIRES February 19, 2021	yped, printed, or stamped name of Notary Public)	
(Affix Florida Notary Seal above)		

EXHIBIT A

LEGAL DESCRIPTION

Folio Number:

30-7906-000-0100

Property Address:

28590 SW 170TH AVE, HOMESTEAD, FL 33030

Legal description:

PORTIONS OF THE SW ¼ OF THE NE OF SECTION6, TOWNSHIP 57 SOUTH, RANGE 39 EAST, LYING AND BEING IN DADE COUNTY, FLORIDA, BEING MORE FULLY DESCRIBED AS FOLLOWS:

THE SOUTH ½ OF THE EAST ¾ OF THE SOTH ½ OF THE NW ¼ OF THE NE ¼ OF SAID SECTION 6, LESS THE EAST 25 FEET THEREOF;

AND

THE EAST ¾ OF THE NORTH ½ OF THE SW ¼ OF THE SW ¼ OF THE NE ¼ OF SAID SECTION 6;

LESS:

THE SOUTH 130 FEET OF THE NE ¼ OF THE SW ¼ OF THE SW ¼ OF THE NE ¼ OF SAID SECTION 6:

LESS:

THE EAST 240 FEET OF THE NORTH 202.33 FEET OF THE NORTH ½ OF THE SW ¼ OF THE SW ¼ OF THE NE ¼ OF SAID SECTION 6:

LESS:

THE SOUTH 25 FEET OF THE WEST ½ OF THE NW ¼ OF THE SW ¼ OF THE SW ¼ OF THE NE ¼ OF SECTION 6, TONSHIP 57 SOUTH, RANGE 39 EAST, LYING AND BEING IN DADE COUNTY, FLORIDA.

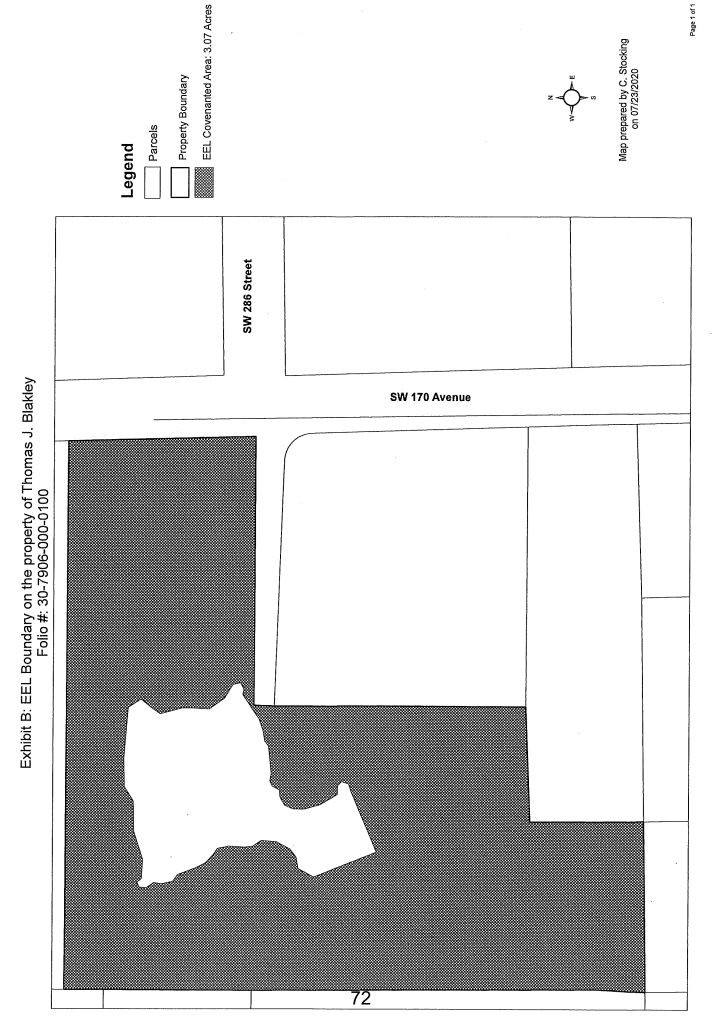


Exhibit C

Tropical Hardwood Hammock Management Plan for Thomas J. Blakley

Location:

28590 SW 170TH Avenue, Miami, Florida

Size:

3.39 acre parcel

3.07 acres qualify for Environmentally Endangered Lands (EEL) covenant

Folio #:

30-7906-000-0100

Forest Type: Tropical Hardwood Hammock

Location

The property is located on the west side of SW 170TH Avenue at approximately SW 286TH Street. The site is a developed residential lot outside the urban development boundary (UDB), and it is bordered by residential properties containing county-designated Natural Forest Community (NFC) to the north, south, east and west. The property can be accessed via SW 170th Avenue.

Distance from nearest County-owned Natural Forest Community (NFC) site: ~2,000 feet from Ingram Pineland (folio #: 30-7906-000-0600)

Distance from nearest privately-owned Natural Forest Community (NFC) site: ~0 feet from John & Gudelia Rhoades (folio #: 30-7906-000-0101)

Distance from nearest EEL Covenanted site: ~5,000 feet from Rick & Gael Torcise (folio #: 30-7801-000-0433)

Property Information

The property consists of 3.07 acres of Tropical hardwood hammock which qualifies for an EEL Covenant. The property is located on the Miami rock ridge. The property was designated as natural forest community (NFC) in 1984 by the Miami-Dade County Bord of County Commissioners via Resolution No. R-1764-84 and may be found on Miami-Dade County Natural Forest Community Map 45, T57 R39 S06, parcel B.

Tropical hardwood hammocks contain primarily broadleaf and mostly hardwood evergreen trees growing on outcrops of limestone. The closed canopy conditions typically found in hammocks creates a humid forest interior with low light levels. Under natural conditions this community is rarely subject to fire and forms dense forests in relatively small areas. Hammocks are floristically rich and harbor some of Florida's rarest plants

and serve as habitat for a wide array of animal species. Many of the rare plants harbored by this habitat are fern species found in geologically significant solution holes.

Present Condition

The subject property contains two structures: the main one-story single-family home and a two-story single-family home, which is still under construction. These are surrounded by the hardwood hammock and can be accessed from a driveway that is an extension of SW 286TH Street (from SW 170TH Avenue).

The canopy and understory of this hammock are dominated by native species. The plant list is diverse and there are several listed species on site, such as Simpson's stopper (Myricanthes fragrans), Royal palm (Roystonea regia), and Goatsfoot passionflower (Passiflora sexflora).

The management activities that have been implemented by Mr. Blakely continue to be significant and commendable. During the 2019 annual inspection, the exotic plant species cover was observed to be about 7%. Several bird and butterfly species have been observed every year during the Annual EEL Covenant inspection by DERM staff.

Additionally, Mr. Blakley's property has notable geological formations including solution holes. While the hammock may have archaeological significance, it has not been officially designated, although the Miami-Dade County Historic Preservation Board stresses that all solution holes may contain archaeological or paleontological materials of significance. The site could be designated if the property owner chooses to do so. There are three solution holes, all about six feet deep, and one contains a tunnel which may connect to other sinkholes. There are at least three large solution holes (approximately 20 feet in diameter) on the property. The two often appear to be shallow due to an accumulation of vegetative debris but are probably much deeper. The third large solution hole is about five feet deep. The stable and humid environment in these formations allows for several fern species to exist here, including the sate threatened broad halberd fern (*Tectaria heracleifolia*) present in the largest solution hole.

Conclusion

Overall, the covenanted area is in excellent condition and will continue to improve with future management efforts encouraged and supported by the EEL covenant. The property is an important connection to other natural areas in the vicinity and allows for an exchange of seeds and wildlife stop overs between these other areas.

Ecological Goals:

- 1. Maintain native plant biodiversity on the entire site.
- 2. Maintain a diverse understory and preserve rare hammock species.
- 3. Provide habitat for native wildlife.
- 4. Maintain solution holes and rare fern populations.
- 5. Eliminate invasive exotic species.

Management Goals:

- 1. Eliminate invasive exotic plants to achieve 3% or less exotic cover.
- 2. Allow natural regeneration of native plants.
- 3. The property owner shall submit an annual report listing all management practices and treatments that were conducted within the covenanted area.

Management Techniques and Schedule:

No heavy machinery is allowed within the site. All work must be done by hand (i.e. chainsaw, hand tools)

- Year 1-3: Hand removal and herbicide treatment of all invasive exotic plant species to achieve 3% exotic coverage. Monitor for native plant species recruitment in areas that have been cleared of exotics and planting native species, if necessary. All plantings must be approved by DERM.
- Year 4-10: Continue the hand removal and herbicide treatment of all invasive exotic plant species. The exotic plant species coverage shall be maintained at 3% or less. Continued monitoring for native plant species recruitment.

Property Owner: Thomas J.Blakley

Folio: 30-7906-000-0100 Date: May 30, 2019

DERM Staff: CS & MRod

PLANT SPECIES LIST*

Plant taxa are listed by habit and origin. Key to Origin/Status codes:

N native to South Florida

R ruderal

FL endangered listed as an endangered species in the state of Florida

FL threatened listed as an endangered species in the state of Florida

E exotic to South Florida

EPPC I category I as per Florida Exotic Pest Plant Council (most invasive)

EPPC II category II as per Florida Exotic Pest Plant Council (invasive)

Scientific NameCommon NameOrigin/Status

Anemia adiantifolia Pineland fern N Ardisia elliptica Shoe-button ardisia E/EPPC I Ardisia escallonioides Marlberry N Baccharis halimifloia Saltbush N Bidens alba var. radiata Spanish needles N Gumbo limbo Bursera simaruba N Callicarpa americana Beauty berry N Cassytha filiformis Lovevine N Carica papaya Papaya Ε Chioccoca alba Snowberry N Chromolaena odorata Jack-in-the-bush Chrysophyllum oliviforme Satinleaf N/FL threatened Coccothrinax argentata Silver palm N/FL endangered Crossopetalum ilicifolium Quailberry N/FL threatened Erythrina herbacea Coralbean N Eugenia axillaris White stopper N Euphorbia cyathophora Paintedleaf N Exothea paniculata Inkwood N Ficus aurea Strangler fig N Ficus citrifolia Short-leaf fig N Forestiera segregata Florida privet N Galium hispidulum Coastal bedstraw N Guettarda scabra Rough velvet seed N Hamelia patens Firebush Ilex krugiana Krug's holly N/FL endangered Lysiloma latisiliquum Wild tamarind N Momoridca charantia Balsam pear E/EPPC II

Morinda royoc	Mouse's pineapple	N
Myrica cerifera	Wax mytrle	N
Myrsine cubana	Myrsine	N
Neyraudia reynuadia	Burma reed	E/EPPC I
Parthenocissus quinquefolia	Virginia creeper	N
Passiflora suberosa	Corkystem passionflower	N
Persea borbonia	Red bay	N
Phlebodium aureum	Golden polypody	N
Pisonia aculeata	Devil's claws	N
Pleopeltis polypodioides var.	Resurrection fern	N
michauxiana		11
Prunus myrtifolia	West indian cherry	N/FL threatened
Psychotria nervosa	Wild coffee	N
Pteridium caudatum	Bracken fern	N
Pteris vittata	China brake	E/EPPC II
Quadrella cynophallophoro	Jamaica caper-tree	N
Quercus virginiana	Live oak	N
Rhus copallinum	Southern sumac	N
Roystonea regia	Royal palm	N/FL endangered
Sabal palmetto	Sabal palm	N
Schefflera actinophylla	Umbrella	E/EPPC I
Serenoa repens	Saw palmetto	N
Senna ligustrina	Privet senna	N
Sideroxylon foetidissimum	Wild mastic	N
Simarouba glauca	Paradise tree	N
Smilax auriculata	greenbrier	N
Stachytarpheta jamaicensis	Blue porterweed	N
Syngonium angustatum	Arrowhead vine	Е
Syzygium cuminii	Java-plum	E/EPPC I
Tetrazygia bicolor	West Indian lilac	N/FL threatened
Thelypteris kunthii	Southern shield fern	N
Tillandsia fasciculata var.	Stiff-leaved wild-pine	N/FL endangered
densispica	-	C
Tillandsia setacea	Thin-leaved wild-pine	N
Toxicodendron radicans	Poison ivy	N
Tradescantia spathacea	Oysterplant	E/EPPC II
Trema micrantha	Florida trema	N/FL endangered
Varronia bullata var. humilis	Butterflybush	N
Verbesina virginiana	Frostweed	N
Vitis rotundifolia	Grape vine	N
Zamia intergrifolia	Coontie	N
Zanthoxylum fagara	Wild lime	N

^{*}Please note that this is not a complete plant species list. The list includes the plants that account for the highest percentage of overall biomass within the property.

MANAGEMENT PLAN AGREEMENT (must be signed by all owners)

	MS J. BLAKKY	hereby certify that I have read and
understood this	s management plan, and agree to fo	llow its management recommendations.
71	1 1/11	· / /

Attachment F

THIS INSTRUMENT PREPARED BY:

James Michael Adams

James K. Adams TRS

James K. Adams REV TR

Mailing address:

26363 SW 152 AVE

Miami, Florida 33032

COVENANT RUNNING WITH THE LAND IN FAVOR OF MIAMI-DADE COUNTY, FLORIDA, CONCERNING ENVIRONMENTALLY ENDANGERED LAND LOCATED AT 26363 SW 152 AVE, MIAMI-DADE COUNTY, FLORIDA, CURRENTLY FOLIO # 30-6928-000-0500.

WHEREAS, the undersigned Owner, James Michael Adams, James K. Adams TRS and James K. Adams REV TR, hold the fee simple title to the land in Miami-Dade County, Florida, described in Exhibit A, attached hereto, and hereinafter called the "Property," and

IN ORDER TO ASSURE the County that the representations made by the Owner in the application, pursuant to Chapter 25B of the Code of Miami-Dade County and Section 193.501 of the Florida Statutes, will be abided by the Owner freely, voluntarily, and without duress, the Owner makes the following Covenant covering and running with the property:

- 1. The EEL Preservation Area on the Property, as shown on the map attached hereto as Exhibit B and incorporated herein by reference, shall be maintained in its present natural state.
- 2. The EEL Preservation Area on the Property shall be and the same is hereby subject to the conservation restrictions set forth in Exhibit C, which is attached hereto and incorporated herein by reference, including, but not limited to, the requirement that the Owner, shall

maintain the EEL Preservation Area free of vegetation which is not native to Miami-Dade County, pursuant to Section 24-5 of the Code of Miami-Dade County and as determined by the Director of the Department of Regulatory and Economic Resources, or successor department, in his or her sole discretion. No native vegetation may be removed, trimmed, or destroyed in the EEL Preservation Area without prior written consent from the Director or Director's designee of the Department of Regulatory and Economic Resources, or successor department.

- 3. County Inspection and Requests for Curative Action. As further part of this Covenant, it is hereby understood and agreed that any official inspector of Miami-Dade County, or its agents duly authorized, shall have the right, upon written notification to the, then, owner of the Property, as reflected in the Property Appraiser's records, to inspect the Property at reasonable times to determine whether the Property is being maintained in the manner required by this Covenant. Should the County determine after such an inspection that some curative action on the Property is necessary in order to preserve the terms of this covenant, the County shall notify the then, owner in writing by Certified Mail, return receipt requested, at the address of record from the Property Appraiser's office, of the particular curative action required and the reasons therefor. The, then, owner shall have the right to appeal such proposed curative action to the Board of County Commissioners by filing a written objection with the Clerk of the Board within thirty (30) days after receipt of written notification of said proposed curative action and the reasons therefor.
- 4. <u>Covenant Running with the Land.</u> This Covenant on the part of the Owner shall constitute a covenant running with the land and shall be recorded, at Owner's expense, in the public

records of Miami-Dade County, Florida, together with a certified copy of the Board of County Commissioners' resolution accepting the covenant, and shall remain in full force and effect and be binding on undersigned Owner, and their heirs, successors and assigns until such time as the same is modified or released. These restrictions during their lifetime shall be for the benefit of, and limitation upon, all present and future owners of the real property and for the benefit of Miami-Dade County and the public welfare. The Owner, and their heirs, successors and assigns, acknowledge that acceptance of this Covenant does not in any way obligate or provide a limitation on the County. The Owner shall also send a copy of the recorded covenant and Board of County Commissioners' resolution accepting the covenant to the Miami-Dade County Property Appraiser.

- 5. Term. This Covenant is to run with the land and shall be binding on all parties and all persons claiming under it for a period of ten (10) years from the date this Covenant is recorded, unless an instrument signed by the, then, owner of the Property has been recorded agreeing to change the covenant in whole, or in part, provided that the Covenant has first been modified or released by Miami-Dade County.
- 6. Modification, Amendment, Release. This Covenant may be modified, amended or released as to the land herein described, or any portion thereof, by written instrument executed by the, then, owner of all of the Property, provided that the same is also approved by the Board of County Commissioners of Miami-Dade County, Florida. The release from this Covenant shall be made after public hearing and after a determination by the Board of County Commissioners of Miami-Dade County that such release would not adversely affect the interest of the public. Notice of said public hearing shall be published once a week for at

least two (2) weeks in a newspaper of general circulation in Miami-Dade County, prior to said hearing. Furthermore, release of this Covenant shall only be made to the Owner upon payment of the deferred tax liability pursuant to Section 25B-17(b) of the Code of Miami-Dade County.

- 7. Enforcement. The, then, owner or anyone with the owner's knowledge or consent shall not use the Property in any manner inconsistent with the terms of this Covenant without first obtaining a written instrument from the Board of County Commissioners of Miami-Dade County which releases the Owner from the terms of the covenant, and which instrument must be promptly recorded in the public records of Miami-Dade County, Florida. Any violation of this section shall constitute a breach of this Covenant, for which the Board of County Commissioners may revoke the covenant and require the Owner to pay the deferred tax liability as such term is defined in Section 25B-17(b) of the Code of Miami-Dade County. This enforcement provision shall be in addition to any other remedies available at law, in equity or both.
- 8. Renewal. The current owner of the property may apply to renew this covenant for successive ten (10) year periods following the termination of the term of this covenant. Applications for such renewals shall be submitted to the Miami-Dade County Department of Regulatory and Economic Resources, or successor department, and such applications for renewal may be approved administratively by the Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department. After approval of a renewal, the Owner shall record, at Owner's expense, a renewed covenant in the public records of Miami-Dade County, Florida. Said renewed covenant shall be in a form approved by the

Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department.

- 9. <u>Election of Remedies.</u> All rights, remedies and privileges granted herein shall be deemed to be cumulative and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the party exercising the same from exercising such additional rights, remedies or privileges.
- 10. <u>Severability.</u> Invalidation of any one of these provisions, by judgment of Court, shall not affect any of the other provisions which shall remain in full force and effect. However, if any material portion is invalidated, the County shall be entitled to revoke any approval predicated upon the invalidated portion.
- 11. **Recording.** This Covenant, along with a certified copy of the resolution from the Board of County Commissioners accepting the Covenant, shall be filed of record in the public records of Miami-Dade County, Florida at the costs of the Owner after the effective date of the Board of County Commissioners' resolution accepting the Covenant. This Covenant shall become effective immediately upon recordation.
- 12. Acceptance of Covenant. Acceptance of this Covenant does not obligate the County in any manner, nor does it entitle the Owner to approval of any application, and the Board of County Commissioners and the County retain full power and authority to deny each such application in whole or in part.
- 13. Owner. The term Owner shall include the Owner, and its heirs, successors and assigns.

IN WITNESS WHEREOF, the undersigne	d have caused this Covenant to be executed this , 2020.
WITNESSES: Sign: Janes Alberton Print: Vancy Alberton Sign: The flas Print: Oprishing Sign	OWNER: James Michael Adams Sign: Print: JAMES M. ACAMU Title: OLUCA Address: 26363 Stw USZ Ave
WITNESSES: Signance, Albritton Print: Vanay Albritton Sign: Chrishro Arkey	OWNER: James K. Adams TRS Sign: Amelom Print: TAMES K Adams Title: BWKEN Address: 725 S.E. 27 (4KE Homes DANA, PC 33033
WITNESSES: Sign: Janes Albritton Print: Nancy Albritton Sign: Janes John Sign: Mrishna Striken	OWNER: James K. Adams REV TR Sign: Ames K. Adams REV TR Print: JAMES K. Adams Title: Owner Address: 125 SE 27 LANE Homesney Fl. 33033

STATE OF FLORIDA COUNTY OF MIAMI-DADE

	re me by means of (how the individual appeared check one
physical presence online notarization	this $\underline{5}$ day of \underline{August} , $20 \underline{20}$.
by Sames M. ADAMS.	(mem) (car)
(name of in	ndividual swearing or affirming)
Individual identified by: personal knowle	edge satisfactory evidence
	(type)
SORAYA KAIRUZ-RODRIGUEZ MY COMMISSION # GG 283017 EXPIRES: April 8, 2023 Bonded Thru Notary Public Underwriters	Signature of Notary Public) SORAGE MAIRUZ-ROOMIGUEZ (typed, printed, or stamped name of Notary Public)
(Affix Florida Notary Seal above)	

EXHIBIT A

LEGAL DESCRIPTION

Folio Number:

30-6928-000-0500

Property Address:

26363 SW 152 AVE, HOMESTEAD, FL 33032

Legal description:

THE SOUTH ½ OF THE SW ¼ OF THE SW ¼ OF THE SE ¼, LESS THE SOUTH 35 FEET AND LESS THE

WEST 35 FEET THEREOF, IN SECTION 28,

TOWNSHIP 56 SOUTH, RANGE 39 EAST, LYING AND

BEING IN MIAMI-DADE COUNTY, FLORIDA.

SUBJECT TO EEL AND NFC COVENANTS AND RESTRICTIONS RECORDED IN THE PUBLIC RECORDS OF MIAMI-DADE COUNTY, FLORIDA

SW 152 Avenue SW 264 Street Legend EEL Covenanted Area: 4.104 Acres Parcels Property Boundary Map prepared by C. Stocking on 07/14/2020 87

Exhibit B: EEL Boundary on the property of James Michael Adams, James K. Adams TRS & James K. Adams Rev TR
Folio #: 30-6928-000-0500

Exhibit C

Pine Rockland Management Plan for James Michael Adams, James K. Adams TRS & James K. Adams REV TR

Location:

26363 SW 152 AVE, Homestead, Florida 33032

Size:

4.86 acres

4.104 acres of Pine Rockland qualify for an Environmentally Endangered

Lands (EEL) covenant.

Folio #:

30-6928-000-0500

Forest Type: Pine rockland

Location:

The property is located on the north side of SW 264TH Street (Bauer Drive) and on the east side of SW 152ND Avenue (Kingman Road). The site is a developed residential lot outside the urban development boundary (UDB) and it is surrounded by agricultural properties and single family homes. There is property containing county-designated Natural Forest Community 9NFC) directly to the north and the east. The property can be accessed via SW 152nd Avenue.

Distance from nearest County-owned Natural Forest Community: ~2,200 feet from Hattie Bauer Hammock

Distance from nearest privately-owned Natural Forest Community: ~0 feet from the Lyman Residence (30-6928-000-0520).

Distance from nearest EEL Covenant property: ~1,700 from the Goldstein Residence (30-6933-000-0304).

Property Information:

This property consists of a 4.86-acre parcel that contains 4.104 acres of pine rockland which qualify for an EEL covenant. The property was designated as a natural forest community (NFC) IN 1984 by the Miami-Dade County Board of County Commissioners via Resolution No. R-1764-84 and may be found on Miami-Dade County Natural Forest Community Map 31, T56 R38 S26, parcel A. The remaining acreage of the site contains a single-family home.

Pine rocklands were once South Florida's dominant plant community, occupying about 186,000 acres in the Miami rock ridge, which is a large limestone outcropping that extends south from the Miami River to Everglades National Park. Because of its high elevation, the Miami rock ridge was the first area to be impacted by development. The clearing of large tracts for development has now reduced pine rocklands to about 20,000 acres, most of which are now protected inside Everglades National Park. The pine rockland's canopy is dominated almost exclusively by slash pines. Beneath this canopy lays a rich understory composed of grasses, sedges, palms, vines, and shrubs of temperate and tropical origin. The pine rockland community is classified as Globally Imperiled by the Florida Natural Areas Inventory (FNAI) and it is South Florida's most floristically diverse plant community including several endemic species found only in this community. A sub-climatic community, pine rocklands have depended on fire to keep them from transitioning into hardwood hammocks. Fire exclusion has caused many properties that were formerly pine rockland to either transition into hammock or become invaded by non-native invasive species. This has caused a net loss of biodiversity and the extinction or near extinction of several plant species.

Present Condition:

Ongoing active management is still occurring on site per the current EEL Covenant executed by the previous owner Mr. Springer. There are still pockets of exotic infestation that require work. This can be achieved through physical removal of exotic species from the covenanted area. Overall, the property is in good condition. With continued exotic maintenance a lower the percentage of exotic coverage can be achieved.

Conclusion

Overall, the covenanted area is in good condition and will continue to improve with future management efforts encouraged and supported by the EEL covenant. The property is an important connection to other natural areas in the vicinity and allows for an exchange of seeds and wildlife stop overs between these other areas. Future management of this property will center on eliminating the exotic species and increasing the diversity of the pine rockland.

Ecological Goals:

- 1. Maintain open canopy to preserve herbaceous pine rockland species.
- 2. Promote regeneration and growth of native herbaceous plants to maintain the site's biodiversity.
- 3. Promote and regenerate growth of uneven ages slash pines trees.
- 4. Provide suitable habitat for native wildlife,
- 5. Eliminate invasive exotic species and encroaching native hardwoods throughout pineland.

Management Goals:

- 1. Maintain invasive exotic plants to 3% or less within the EEL covenanted area.
- 2. Continue to eradicate all invasive exotic plant species and prevent recolonization.
- 3. Maintain biodiversity of appropriate native plant species, focusing on rare and listed species.
- 4. Continue to perform prescribed burns, if feasible.
- 5. Control hardwoods.
- 6. Enhance the pine rockland by planting more pines and appropriate native pine rockland understory plants if necessary. All plantings must be approved by DERM.
- 7. The property owner shall submit an annual report listing all the management practices and treatments that were conducted within the covenanted area.

Management Techniques and Schedule for pine rockland:

No heavy machinery is allowed within the site. All work must be done by hand (i.e. chainsaw, hand tools)

Year 1-10: Continue exotic control to ensure 3% or less exotic coverage within the EEL covenanted area. Continue to selectively control hardwoods located within the covenanted area. Monitor slash pine seedling as well as native herbaceous recolonization. Plant additional native species if needed. All plantings must be approved by the DERM. Maintain firebreaks.

Property Owner: James Michael Adams

Folio: 30-6928-000-0500 Date: December 14, 2018 DERM Staff: CS & MRod

PLANT SPECIES LIST*

Plant taxa are listed by habit and origin. Key to Origin/Status codes:

N native to South Florida

R ruderal

FL endangered listed as an endangered species in the state of Florida

FL threatened listed as an endangered species in the state of Florida

E exotic to South Florida

EPPC I category I as per Florida Exotic Pest Plant Council (most invasive)

EPPC II category II as per Florida Exotic Pest Plant Council (invasive)

Scientific NameCommon NameOrigin/Status

Acalypha chamaedrifoliaBastard copperleafNAlbizia lebbeckWoman's tongueE/EPPC IAgave sisalanaAgaveE/EPPC IIAndropogon sppBluestemNAnemia adiantifoliaPineland fernN

Angadenia berteroiPineland-allamandaNArdisia ellipticaShoe-button aridisaE/EPPC I

Ardisia escallonioides Marlberry N
Baccharis spp N

Bidens alba var. radiata Spanish needles N

Bishop wood E/EPPC I
Bursera simaruba Gumbo limbo N

Byrsonima lucida Locust berry N/FL threatened

Callicarpa americana Beauty berry N Cassytha filiformis Love vine N Chamaecrista fasiculata Deering partridge pea N Snowberry Chioccoca alba N Chioccoca parvifolia Pineland snowberry N Chromolaena odorata Jack-in-the-bush N

Cissus verticillata Possum-grape N
Coccothrinax argentata Silver palm N/FL threatened

Dichanthelium spp.WitchgrassNEchites umbellatusDevil's potatoN

Eugenia axillaris	White stopper	N
Euphorbia cyathophora	Paintedleaf	N
Exothea paniculata	Inkwood	N
Ficus aurea	Strangler fig	N
Ficus citrifolia	Shortleaf fig	N
Galactia spp.	milkpea	N
Galium bermudense	Coastal bedstraw	N
Guettarda scabra	Rough velvetseed	N
Hamelia patens	Firebush	N
Ilex krugiana	Krug's holly	N/FL threatened
Jacquemontia curtisii	Pinleand clustervine	N/FL threatened
Jasminum dichotomun	Gold Coast jasmine	E/EPPC I
Lantana camara	Shrub verbena	E/EPPC I
Lantana depressa	Pineland lantana	N/FL threatened
Mangifera indica	Mango	E
Metopium toxiferum	Poisonwood	N
Momoridca charantia	Balsampear	E/EPPC I
Morinda royoc	Mouse pineapple	N
Myrica cerifera	Wax myrtle	N
Myrsine cubana	Myrsine	N
Neyraudia reynuadia	Burma reed	EEPP
Parthenocissus quinquefolia	Virginia creeper	N
Passiflora suberosa	Corkystem passionflower	N
Persea borbonia	Red bay	N
Phlebodium aureum	Golden polypody	N
Pinus elliotii var elliotii	Slash pine	N
Pleopeltis polypodioides var.		
michauxiana	Resurrection fern	N
Psychotria nervosa	Wild coffee	N
Pteridium caudatum	Bracken fern	N
Quercus pumila	Running oak	N
Quercus virginiana	Live oak	N
Randia aculeata	Randia	N
Rhynchosia reniformis	Dollarweed	N
Rhus copallinum	Southern sumac	N
Sabal palmetto	Sabal palm	N
Schefflera actinophylla	Umbrella tree	E/EPPC I
Schinus terebinthifolius	Brazilian pepper	E/EPPC I
Serenoa repens	Saw palmetto	N
Sideroxylon foetidissimum	Wild mastic	N
Sideroxylon salicifolium	Willow bustic	N
Simarouba glauca	Paradise tree	N
Spermacoce verticillata	Shruby false buttonweed	E/EPPC I

Creepying oxeye	E/EPPC II
Blue porterweed	N
Mahogany	N
West Indian lilac	N/FL threatened
Poison ivy	N
Florida Keys noseburn	N/FL threatened
Florida trema	N
Muscadine grape	N
Coontie	N
	Blue porterweed Mahogany West Indian lilac Poison ivy Florida Keys noseburn Florida trema Muscadine grape

^{*}Please note that this is not a complete plant species list. The list includes the plants that account for the highest percentage of overall biomass within the property.

MANAGEMENT PLAN AGREEMENT	
I,	, hereby certify that I have read and to follow its management recommendations
SIGNATURE	B/5/2020
MÄNAGEMENT PLAN AGREEMENT	
I, <u>JAmes K Adams</u> understood this management plan, and agree t	, hereby certify that I have read and of follow its management recommendations.
John Winn SIGNATURE	8/4/2020 DATE
MANAGEMENT PLAN AGREEMENT	
I, <u>James K Allams</u> understood this management plan, and agree to	, hereby certify that I have read and of follow its management recommendations.
Jan Man	0/4/2

Attachment G

THIS INSTRUMENT PREPARED BY:

Nesbitt Goulds, LLC Mailing address:

8234 SW 85 TERR

Miami, Florida 33143

COVENANT RUNNING WITH THE LAND IN FAVOR OF MIAMI-DADE COUNTY, FLORIDA, CONCERNING ENVIRONMENTALLY ENDANGERED LAND LOCATED AT 22000 SW 157 AVE AVENUE, MIAMI-DADE COUNTY, FLORIDA, CURRENTLY FOLIO # 30-6917-000-0031.

WHEREAS, the undersigned Owner, Nesbitt Goulds, LLC, hold the fee simple title to the land in Miami-Dade County, Florida, described in Exhibit A, attached hereto, and hereinafter called the "Property," and

IN ORDER TO ASSURE the County that the representations made by the Owner in the application, pursuant to Chapter 25B of the Code of Miami-Dade County and Section 193.501 of the Florida Statutes, will be abided by the Owner freely, voluntarily, and without duress, the Owner makes the following Covenant covering and running with the property:

- 1. The EEL Preservation Area on the Property, as shown on the map attached hereto as Exhibit B and incorporated herein by reference, shall be maintained in its present natural state.
- 2. The EEL Preservation Area on the Property shall be and the same is hereby subject to the conservation restrictions set forth in Exhibit C, which is attached hereto and incorporated herein by reference, including, but not limited to, the requirement that the Owner, shall

maintain the EEL Preservation Area free of vegetation which is not native to Miami-Dade County, pursuant to Section 24-5 of the Code of Miami-Dade County and as determined by the Director of the Department of Regulatory and Economic Resources, or successor department, in his or her sole discretion. No native vegetation may be removed, trimmed, or destroyed in the EEL Preservation Area without prior written consent from the Director or Director's designee of the Department of Regulatory and Economic Resources, or successor department.

- 3. County Inspection and Requests for Curative Action. As further part of this Covenant, it is hereby understood and agreed that any official inspector of Miami-Dade County, or its agents duly authorized, shall have the right, upon written notification to the, then, owner of the Property, as reflected in the Property Appraiser's records, to inspect the Property at reasonable times to determine whether the Property is being maintained in the manner required by this Covenant. Should the County determine after such an inspection that some curative action on the Property is necessary in order to preserve the terms of this covenant, the County shall notify the then, owner in writing by Certified Mail, return receipt requested, at the address of record from the Property Appraiser's office, of the particular curative action required and the reasons therefor. The, then, owner shall have the right to appeal such proposed curative action to the Board of County Commissioners by filing a written objection with the Clerk of the Board within thirty (30) days after receipt of written notification of said proposed curative action and the reasons therefor.
- 4. <u>Covenant Running with the Land.</u> This Covenant on the part of the Owner shall constitute a covenant running with the land and shall be recorded, at Owner's expense, in the public

records of Miami-Dade County, Florida, together with a certified copy of the Board of County Commissioners' resolution accepting the covenant, and shall remain in full force and effect and be binding on undersigned Owner, and their heirs, successors and assigns until such time as the same is modified or released. These restrictions during their lifetime shall be for the benefit of, and limitation upon, all present and future owners of the real property and for the benefit of Miami-Dade County and the public welfare. The Owner, and their heirs, successors and assigns, acknowledge that acceptance of this Covenant does not in any way obligate or provide a limitation on the County. The Owner shall also send a copy of the recorded covenant and Board of County Commissioners' resolution accepting the covenant to the Miami-Dade County Property Appraiser.

- 5. Term. This Covenant is to run with the land and shall be binding on all parties and all persons claiming under it for a period of ten (10) years from the date this Covenant is recorded, unless an instrument signed by the, then, owner of the Property has been recorded agreeing to change the covenant in whole, or in part, provided that the Covenant has first been modified or released by Miami-Dade County.
- 6. Modification, Amendment, Release. This Covenant may be modified, amended or released as to the land herein described, or any portion thereof, by written instrument executed by the, then, owner of all of the Property, provided that the same is also approved by the Board of County Commissioners of Miami-Dade County, Florida. The release from this Covenant shall be made after public hearing and after a determination by the Board of County Commissioners of Miami-Dade County that such release would not adversely affect the interest of the public. Notice of said public hearing shall be published once a week for at

least two (2) weeks in a newspaper of general circulation in Miami-Dade County, prior to said hearing. Furthermore, release of this Covenant shall only be made to the Owner upon payment of the deferred tax liability pursuant to Section 25B-17(b) of the Code of Miami-Dade County.

- 7. Enforcement. The, then, owner or anyone with the owner's knowledge or consent shall not use the Property in any manner inconsistent with the terms of this Covenant without first obtaining a written instrument from the Board of County Commissioners of Miami-Dade County which releases the Owner from the terms of the covenant, and which instrument must be promptly recorded in the public records of Miami-Dade County, Florida. Any violation of this section shall constitute a breach of this Covenant, for which the Board of County Commissioners may revoke the covenant and require the Owner to pay the deferred tax liability as such term is defined in Section 25B-17(b) of the Code of Miami-Dade County. This enforcement provision shall be in addition to any other remedies available at law, in equity or both.
- 8. Renewal. The current owner of the property may apply to renew this covenant for successive ten (10) year periods following the termination of the term of this covenant. Applications for such renewals shall be submitted to the Miami-Dade County Department of Regulatory and Economic Resources, or successor department, and such applications for renewal may be approved administratively by the Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department. After approval of a renewal, the Owner shall record, at Owner's expense, a renewed covenant in the public records of Miami-Dade County, Florida. Said renewed covenant shall be in a form approved by the

Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department.

- 9. <u>Election of Remedies.</u> All rights, remedies and privileges granted herein shall be deemed to be cumulative and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the party exercising the same from exercising such additional rights, remedies or privileges.
- 10. <u>Severability.</u> Invalidation of any one of these provisions, by judgment of Court, shall not affect any of the other provisions which shall remain in full force and effect. However, if any material portion is invalidated, the County shall be entitled to revoke any approval predicated upon the invalidated portion.
- 11. **Recording.** This Covenant, along with a certified copy of the resolution from the Board of County Commissioners accepting the Covenant, shall be filed of record in the public records of Miami-Dade County, Florida at the costs of the Owner after the effective date of the Board of County Commissioners' resolution accepting the Covenant. This Covenant shall become effective immediately upon recordation.
- 12. Acceptance of Covenant. Acceptance of this Covenant does not obligate the County in any manner, nor does it entitle the Owner to approval of any application, and the Board of County Commissioners and the County retain full power and authority to deny each such application in whole or in part.
- 13. **Owner.** The term Owner shall include the Owner, and its heirs, successors and assigns.

IN WITNESS WHEREOF, the undersigned have caused this Covenant to be executed this
WITNESSES: OWNER: Nesbitt Goulds, LLC Sign: Auch Mesh Mesh Mesh Mesh Mesh Mesh Mesh Mes
STATE OF FLORIDA COUNTY OF MIAMI-DADE
Sworn to (or affirmed) and subscribed before me by means of (how the individual appeared check one):
by
Individual identified by: personal knowledge satisfactory evidence.
Notary Public State of Florida Linda Adele Poirier My Commission GG 215784 Expires 06/17/2022 (typed, printed, or stamped name of Notary Public)
(Affix Florida Notary Seal above)

EXHIBIT A

LEGAL DESCRIPTION

Folio Number:

30-6917-000-0031

Property Address:

22000 SW 157TH AVENUE, MIAMI, FLORIDA 33170

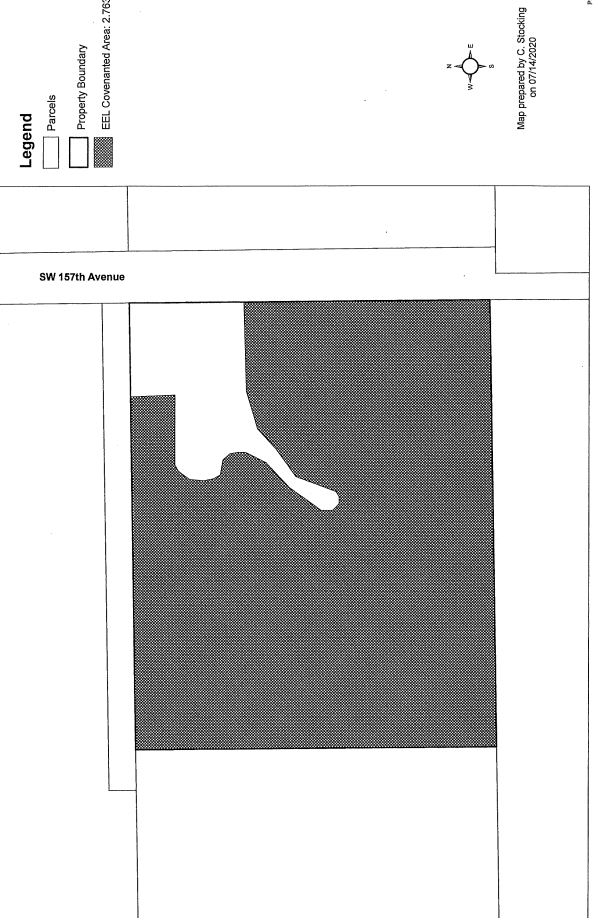
Legal description:

THE NORTH ½ OF THE NORTH ½ OF THE SE ¼ OF THE NE ¼ LESS THE WEST 924 FEET THEREOF, MORE OR LESS, OF SECTION 17, TOWNSHIP 56 SOUTH, RANGE 39 EAST, OF MIAMI-DADE COUNTY, FLORIDA, TOGETHER WITH ALL

IMPROVEMENTS THEREON.



Exhibit B: EEL Boundary on the property of Nesbitt Goulds, LLC. Folio #: 30-6917-000-0031



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Exhibit C Tropical Hardwood Hammock Management Plan For Nesbitt Goulds, LLC

Location:

22000 SW 157 Avenue, Miami-Dade County, Florida.

Size:

3.00 acre parcel

2.763 acres qualify for an covenant Environmentally Endangered Lands

(EEL)

Folio #:

30-6917-000-0031

Forest Type: Tropical Hardwood Hammock currently containing 2.90 acres of county-

designated Natural Forest Community (NFC).

Location

The property is located on the west side of SW 157TH Avenue (Newton Road) at theoretical SW 220TH Street. The site is a developed residential lot outside the urban development boundary (UDB) and is surrounded on all sides by natural areas, some with single family residences. It is completely surrounded by properties which share its status as a county-designated Natural Forest Community (NFC). The property can be accessed via SW 157TH Avenue (Newton Road).

Distance from nearest County-owned Natural Forest Community (NFC) site: <100 feet from Castellow Hammock (30-6917-000-0040).

Distance from nearest privately-owned Natural Forest Community (NFC) site: <100 feet from Patch of Heaven, LLC (30-6917-000-0011).

Distance from nearset EEL Covenanted site: ~0 feet from Patch of Heaven, LLC (30-6917-000-0011).

Property Information

The property consists of 2.763 acres of Tropical hardwood hammock which qualify for an EEL Covenant. The property is located on the Miami rock ridge. The property was designated as natural forest community (NFC) in 1984 by the Miami-Dade County Board of County Commissioners via Resolution No. R-1764-84 and may be found on Miami-Dade County Natural Forest Community Map 33, T56 R39 S17, parcel A. The property is contiguous to Castellow Hammock Park.

Tropical hardwood hammocks contain primarily broadleaf and mostly hardwood evergreen trees growing on outcrops of limestone. The closed canopy conditions typically found in hammocks creates a humid forest interior with low light levels. Under natural conditions this community is rarely subject to fire and forms dense forests in relatively small areas. Hammocks are floristically rich and harbor some of Florida's rarest plants and also serve as habitat for a wide array of animal species. Many of the rare plants harbored by this habitat are fern species found in geologically significant solution holes.

Present Condition

Over the last ten (10) years Mrs. Nesbitt has improved the condition of her Tropical Hardwood Hammock. Just in the last four (4) years, significant work has been done with regards to removing invasive exotic plants, which were predominately exotic vines. The most significant biological features observed are the multiple solution holes, the largest of which is located south west of the existing single family residence. Rare ferns have been documented and observed within these unique solution holes.

Conclusion

Overall, the covenanted area is in very good condition and will continue to improve with future management efforts encouraged and supported by the EEL covenant. The property is an important connection to other natural areas in the vicinity and allows for an exchange of seeds and wildlife stop overs between these other areas. Future management of this property will center on eliminating the exotic and ornamental species and increasing the diversity of the hammock.

Ecological Goals:

- 1. Maintain native plant biodiversity on the entire site.
- 2. Maintain a diverse understory and preserve rare hammock species.
- 3. Provide habitat for native wildlife.
- 4. Maintain solution holes and rare fern populations.
- 5. Eliminate invasive exotic species.

Management Goals:

- 1. Eliminate invasive exotic plants to achieve 3% or less exotic cover. Control ornamentals and exotics from spreading into the hammock area.
- 2. Increase biodiversity with appropriate native plant species.
- 3. Allow natural regeneration of native plants.
- 4. The property owner shall submit an annual report listing all management practices and treatments that were conducted within the covenanted area.

Management Techniques and Schedule:

No heavy machinery is allowed within the site. All work must be done by hand (i.e. chainsaw, hand tools).

- Year 1-5: Hand removal and herbicide treatment of all invasive exotic and ornamental plant species to achieve 3% exotic coverage. Monitor for native plant species recruitment in areas that have been cleared of exotics. Planting native species in areas where no native plant species recruitment is occurring. All plantings must be approved by DERM.
- Year 6-10: Continue the hand removal and herbicide treatment of all invasive exotic and oranamental plant species. The exotic plant species coverage shall be maintained at 3% or less. Continued monitoring for native plant species recruitment.

Property Owner: Nesbit Goulds LLC

Folio: 30-6917-000-0031 Date: April 25, 2019 DERM Staff: CS & MRod

PLANT SPECIES LIST*

Plant taxa are listed by habit and origin. Key to Origin/Status codes:

N native to South Florida

R ruderal

FL endangered listed as an endangered species in the state of Florida FL threatened listed as an endangered species in the state of Florida

E exotic to South Florida

EPPC I category I as per Florida Exotic Pest Plant Council (most invasive)

EPPC II category II as per Florida Exotic Pest Plant Council (invasive)

Scientific NameCommon NameOrigin/Status

N Pineland fern Anemia adiantifolia Ardisia escallonioides Marlberry N E/EPPC I Bishochofia javancia Bishopwood Bursera simaruba Gumbo limbo N Possum-grape N Cissus verticillata Chrysophyllum oliviforme Santinleaf N/FL threatened Coccoloba diversifolia Pigeon plum E/EPPC I Dioscorea bulbifera Common air potato **Pothos** E/EPPC I *Epipremnum pinnatum*

Eugenia axillarisWhite stopperNEuphorbia heterophyllaFiddler's spurgeNFicus aureaStrangler figNHamelia patensFirebushNHeliconia latispathaExpanded lobsterclawE

Jasminum dichotomumGold Coast jasmineE/EPPC IJasminum fluminenseBrazilian jasmineE/EPPC ILysiloma latisiliauumWild tamarindN

Lysiloma latisiliquumWild tamarindNMetopium toxicodendronPoisonwoodN

Momordica charantia Balsam-pear E/EPPC I

Monstera deliciosaSwiss-cheese plantENectandra coriaceaLancewoodNParthenocissus quinquefoliaVirginia creeperNPassiflora subersosaCorkystem passion flowerNPisonia aculeataDevil's clawN

Pteris vittata China brake E/EPPC II

Ptychosperma elegans Solitaire palm E

Phlebodium aureum Prunus myrtifolia Psychotria nervosa Quercus virginiana Rivina humilis Roystonea regia Schefflera actinophylla Schinus terebinthifolia Sideroxylon foetidissimum Sideroxylon salicifolium Simarouba glauca Smilax auriculata Solanum spp Syngonium podophyllum Tectaria heraclefolia	Golden polypody West Indian cherry Wild coffee Live oak Rouge plant Royal palm Umbrella tree Brazilian pepper Wild mastic Willow-bustic Paradise tree Greenbriar Nightshade American evergreen Broad halbard	N N N N N N N/FL endangered E/EPPC I E/EPPC I N N N N N N N N N N N N N N N N N N N
	<u> </u>	
Tillandsia spp Tradescantia spathacea	Airplant Oyster plant	N E/EPPC I

^{*}Please note that this is not a complete plant species list. The list includes the plants that account for the highest percentage of overall biomass within the property.

MANAGEMENT PLAN AGREEMENT (must be signed by all owners)

I, <u>Javet Vestill</u> understood this management plan, and agree to follow	_ hereby certify that I have read and vits management recommendations.
SIGNATURE SIGNATURE	8/10/2020 DATE /

Attachment H

THIS INSTRUMENT PREPARED BY: Roberto Moreno Mailing address: 22520 SW 134 AVE

Miami, Florida 33032

COVENANT RUNNING WITH THE LAND IN FAVOR OF MIAMI-DADE COUNTY, FLORIDA, CONCERNING ENVIRONMENTALLY **ENDANGERED** LAND LOCATED AT 22520 SW 134 AVE. MIAMI-DADE COUNTY, FLORIDA, CURRENTLY FOLIO # 30-6914-000-0300

WHEREAS, the undersigned Owner, Roberto Moreno, hold the fee simple title to the land in Miami-Dade County, Florida, described in Exhibit A, attached hereto, and hereinafter called the "Property," and

IN ORDER TO ASSURE the County that the representations made by the Owner in the application, pursuant to Chapter 25B of the Code of Miami-Dade County and Section 193.501 of the Florida Statutes, will be abided by the Owner freely, voluntarily, and without duress, the Owner makes the following Covenant covering and running with the property:

- 1. The EEL Preservation Area on the Property, as shown on the map attached hereto as Exhibit B and incorporated herein by reference, shall be maintained in its present natural state.
- 2. The EEL Preservation Area on the Property shall be and the same is hereby subject to the conservation restrictions set forth in Exhibit C, which is attached hereto and incorporated herein by reference, including, but not limited to, the requirement that the Owner, shall maintain the EEL Preservation Area free of vegetation which is not native to Miami-Dade

County, pursuant to Section 24-5 of the Code of Miami-Dade County and as determined by the Director of the Department of Regulatory and Economic Resources, or successor department, in his or her sole discretion. No native vegetation may be removed, trimmed, or destroyed in the EEL Preservation Area without prior written consent from the Director or Director's designee of the Department of Regulatory and Economic Resources, or successor department.

- 3. County Inspection and Requests for Curative Action. As further part of this Covenant, it is hereby understood and agreed that any official inspector of Miami-Dade County, or its agents duly authorized, shall have the right, upon written notification to the, then, owner of the Property, as reflected in the Property Appraiser's records, to inspect the Property at reasonable times to determine whether the Property is being maintained in the manner required by this Covenant. Should the County determine after such an inspection that some curative action on the Property is necessary in order to preserve the terms of this covenant, the County shall notify the then, owner in writing by Certified Mail, return receipt requested, at the address of record from the Property Appraiser's office, of the particular curative action required and the reasons therefor. The, then, owner shall have the right to appeal such proposed curative action to the Board of County Commissioners by filing a written objection with the Clerk of the Board within thirty (30) days after receipt of written notification of said proposed curative action and the reasons therefor.
- 4. <u>Covenant Running with the Land.</u> This Covenant on the part of the Owner shall constitute a covenant running with the land and shall be recorded, at Owner's expense, in the public records of Miami-Dade County, Florida, together with a certified copy of the Board of County

Commissioners' resolution accepting the covenant, and shall remain in full force and effect and be binding on undersigned Owner, and their heirs, successors and assigns until such time as the same is modified or released. These restrictions during their lifetime shall be for the benefit of, and limitation upon, all present and future owners of the real property and for the benefit of Miami-Dade County and the public welfare. The Owner, and their heirs, successors and assigns, acknowledge that acceptance of this Covenant does not in any way obligate or provide a limitation on the County. The Owner shall also send a copy of the recorded covenant and Board of County Commissioners' resolution accepting the covenant to the Miami-Dade County Property Appraiser.

- 5. Term. This Covenant is to run with the land and shall be binding on all parties and all persons claiming under it for a period of ten (10) years from the date this Covenant is recorded, unless an instrument signed by the, then, owner of the Property has been recorded agreeing to change the covenant in whole, or in part, provided that the Covenant has first been modified or released by Miami-Dade County.
- 6. Modification, Amendment, Release. This Covenant may be modified, amended or released as to the land herein described, or any portion thereof, by written instrument executed by the, then, owner of all of the Property, provided that the same is also approved by the Board of County Commissioners of Miami-Dade County, Florida. The release from this Covenant shall be made after public hearing and after a determination by the Board of County Commissioners of Miami-Dade County that such release would not adversely affect the interest of the public. Notice of said public hearing shall be published once a week for at least two (2) weeks in a newspaper of general circulation in Miami-Dade County, prior to

said hearing. Furthermore, release of this Covenant shall only be made to the Owner upon payment of the deferred tax liability pursuant to Section 25B-17(b) of the Code of Miami-Dade County.

- 7. Enforcement. The, then, owner or anyone with the owner's knowledge or consent shall not use the Property in any manner inconsistent with the terms of this Covenant without first obtaining a written instrument from the Board of County Commissioners of Miami-Dade County which releases the Owner from the terms of the covenant, and which instrument must be promptly recorded in the public records of Miami-Dade County, Florida. Any violation of this section shall constitute a breach of this Covenant, for which the Board of County Commissioners may revoke the covenant and require the Owner to pay the deferred tax liability as such term is defined in Section 25B-17(b) of the Code of Miami-Dade County. This enforcement provision shall be in addition to any other remedies available at law, in equity or both.
- 8. Renewal. The current owner of the property may apply to renew this covenant for successive ten (10) year periods following the termination of the term of this covenant. Applications for such renewals shall be submitted to the Miami-Dade County Department of Regulatory and Economic Resources, or successor department, and such applications for renewal may be approved administratively by the Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department. After approval of a renewal, the Owner shall record, at Owner's expense, a renewed covenant in the public records of Miami-Dade County, Florida. Said renewed covenant shall be in a form approved by the

Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department.

- 9. <u>Election of Remedies.</u> All rights, remedies and privileges granted herein shall be deemed to be cumulative and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the party exercising the same from exercising such additional rights, remedies or privileges.
- 10. <u>Severability.</u> Invalidation of any one of these provisions, by judgment of Court, shall not affect any of the other provisions which shall remain in full force and effect. However, if any material portion is invalidated, the County shall be entitled to revoke any approval predicated upon the invalidated portion.
- 11. **Recording.** This Covenant, along with a certified copy of the resolution from the Board of County Commissioners accepting the Covenant, shall be filed of record in the public records of Miami-Dade County, Florida at the costs of the Owner after the effective date of the Board of County Commissioners' resolution accepting the Covenant. This Covenant shall become effective immediately upon recordation.
- 12. Acceptance of Covenant. Acceptance of this Covenant does not obligate the County in any manner, nor does it entitle the Owner to approval of any application, and the Board of County Commissioners and the County retain full power and authority to deny each such application in whole or in part.
- 13. **Owner.** The term Owner shall include the Owner, and its heirs, successors and assigns.

IN WITNESS WHEREOF, the undersigned have caused this Covenant to be executed this
day of <i>August.</i> , 2020.
WITNESSES: OWNER: Roberto Moreno
Sign: Sign: Sign:
Print: Wishna Stetut Print: Lobert Moneno.
Sign: Michelle Produguy Title: Owner.
Print: Michelle Rodriguez Address: 14629 sw 104 st, #498 Minmi, FL - 33186.
Miami, FL - 33/86.
STATE OF FLORIDA COUNTY OF MIAMI-DADE
Sworn to (or affirmed) and subscribed before me by means of (how the individual appeared check one):
physical presence \square online notarization this 21 day of 20 day of 20 20 20 20 20 20 20 20
Robert Moveno
by (name of individual swearing or affirming)
Individual identified by: personal knowledge satisfactory evidence
(5)(0)
1 Athana
(Signature of Notary Public)
MARISOL QUINTANA Notary Public - State of Florida Commission # GG 235350 (typed printed or stamped name of Notary Public)
Commission # GG 235350 My Comm. Expires Oct 28, 2022 Bonded through National Notary Assn. (typed, printed, or stamped name of Notary Public)
(Affix Florida Notary Seal above)

EXHIBIT A

LEGAL DESCRIPTION

Folio Number:

30-6914-000-0300

Property Address:

22520 SW 134 AVE, MIAMI, FLORIDA 33170

Legal description:

THE SOUTH ½ OF THE NORTH ½ OF THE NORTHWEST ¼

OF THE SOUTHWEST ¼ OF SECTION 14, TOWNSHIP 56 SOUTH, RANGE 39 EAST, LYING AND BEING IN MIAMI-

DADE COUNTY, FLORIDA.

Exhibit C Pine Rockland Management Plan for Roberto Moreno

Location: 22520 SW 134 Avenue, Miami-Dade County, Florida.

Size: 10.34 acre parcel

4.333 acres qualify for an Environmentally Endangered Lands (EEL) Covenant

Folio #: 30-6914-000-0300

Forest Type: Pine Rockland

Location

The property is located on the west side of SW 134TH Avenue (Talbot Road) and on the east side of SW 137TH Avenue (Lindgren Road) approximately 300 feet south of SW 224TH Street. The site is a developed residential lot outside the urban development boundary (UDB). There is agriculture on the west, north, and east of the parcel. The parcel directly to the north also contains a county designated Natural Forest Community (NFC) and an EEL Covenant as well. The property can be accessed via SW 134TH Avenue and via SW 137TH Avenue.

Distance from nearest County-owned Natural Forest Community: ~2,100 feet from Silver Palm Groves Pineland.

Distance from nearest privately-owned Natural Forest Community: ~0 feet, Roberta Lovett (30-6914-000-0287)

Distance from nearest EEL covenant site: ~0 feet, Roberta Lovett (30-6914-000-0287)

Property Information

The property consists of a 4.333 acres of pine rockland which qualify for an EEL covenant. While the property is not county designated Natural Forest Community (NFC) it is located on the Miami Rock Ridge where pine rocklands were historically located.

Pine rocklands were once South Florida's dominant plant community, occupying about 186,000 acres in the Miami rock ridge, which is a large limestone outcropping that extends south from the Miami River to Everglades National Park. Because of its high elevation, the Miami rock ridge was the first area to be impacted by development. The clearing of large tracts from development has now reduced pine rocklands to less than 20,000 acres, most of which are now protected inside Everglades National Park. The pine rockland canopy is dominated almost exclusively by slash pines. Beneath this canopy lays a rich understory composed of grasses, sedges, palms, vines, and shrubs of temperate and tropical origin. A sub-climatic community, pine rocklands have depended on fire to keep them from transitioning into hardwood hammocks. Fire exclusion has caused many properties that were formerly pine rockland to either transition into hammock or become invaded by non-native invasive species. This has caused a net loss of biodiversity and the extinction or near

extinction of several plant species. Pine rocklands are South Florida's most floristically diverse plant community, including several endemic species found only in this habitat.

Present Condition

Currently Mr. Moreno has undertaken the effort to maintain this globally imperiled habitat. The site is currently in good condition and has a high diversity of plant species. However due to the lack of exotic plant maintenance on neighboring properties, there are pockets of Burma reed (Neyraudia reynaudiana) and Brazilian pepper (Schinus terebinthifolius) in the covenanted area. Over the past three (3) years, Mr. Moreno has prepared his property for a prescribed burn that is scheduled to take place in 2021. With the continuing efforts of Mr. Moreno to maintain his pine rockland, it will continue to flourish and thrive in the years to come.

Conclusion

In order to ensure the preservation of this globally imperiled pine rockland, active management is required. While the site does have signs of impacts typical to pine rockland that has been fragmented, it continues to harbor many rare and endangered species. The property is an important connection to other natural areas in the vicinity and allows for an exchange of seeds and wildlife stop overs between these other areas. Future management of this property will center on maintaining the property in prescribed burn ready condition and maintaining exotic coverage of 3% or less.

Ecological Goals:

- 1. Eliminate and control invasive exotic plant species.
- 2. Maintain and increase native plant biodiversity on the entire site.
- 3. Maintain and increase natural colonization of pine rockland plant species.
- 4. Provide habitat for native wildlife.

Management Goals:

- 1. Eliminate invasive exotic plants to achieve 3% or less exotic cover.
- 2. Increase biodiversity with appropriate native plant species.
- 3. Allow natural regeneration of native plants.
- 4. Execute a prescribed burn of the entire site.
- 5. The property owner shall submit an annual report listing all management practices and treatments that were conducted within the covenanted area.

Management Techniques and Schedule:

No heavy machinery is allowed within the site. Mowing and vehicle traffic within the covenanted area is not allowed. All work must be done by hand (i.e. chainsaw, hand tools).

- Year 1-5: Hand removal and herbicide treatment of all exotic plant species to achieve 3% or less exotic coverage. Monitor for native plant species recruitment in areas that have been cleared of exotics. Monitor for pine tubling establishment and plant more as necessary.
- Year 6-10: Continue the hand removal and herbicide treatment of all invasive exotic plant species. The exotic plant species coverage shall be maintained at 3% or less. Continue monitoring for native plant species recruitment.

Property Owner: Roberto Moreno

Folio: 30-6914-000-0300 Date: May 17, 2018

DERM Staff: CS & MRod

PLANT SPECIES LIST*

Plant taxa are listed by habit and origin. Key to Origin/Status codes:

N native to South Florida

R ruderal

FL endangered listed as an endangered species in the state of Florida FL threatened listed as an endangered species in the state of Florida

E exotic to South Florida

EPPC I category I as per Florida Exotic Pest Plant Council (most invasive)

EPPC II category II as per Florida Exotic Pest Plant Council (invasive)

Scientific Name	Common Name	Origin/Status
Acalypha chamaedrifolia	Bastard copperleaf	N
Albizia lebbeck	Woman's tongue	E/EPPC I
Anemia adiantifolia	Pineland anemia	N
Angadenia berteroi	Pineland allamanda	N/FL threatened
Ardisia elliptica	Shoe-button ardisia	E/EPPC I
Argythamnia blodgettii	Blodgett's silverbush	N/FL threatened
Bidens alba	Spanish needles	N
Byrsonima lucida	Locustberry	N/FL threatened
Callicarpa americana	Beautyberry	N
Chamaecrista fasiculata	Partridge pea	N
Chiococca alba	Snowberry	N
Cissus verticillata	Possum-grape	N
Cnidoscolus stimulosus	Tread softly	N
Coccothrinax argentata	Silver palm	N/FL threatened
Crossopetalum ilicifolium	Quailberry	N/FL threatened
Crotalaria pumila	Low rattlebox	N
Crotalaria spectabilis	Showy rattlebox	E
Croton linearis	Pineland croton	N
Desmodium spp.	Ticktrefoil	N
Dodonaea visocsa	Varnishleaf	N
Forestiera segregata	Florida privet	N
Galium bermudense	Coastal bedstraw	N
Guettarda scabra	Rough velvetseed	N
Jacquemontia curtisii	Pineland clustervine	N/FL threatened
Jasminum dichotoumum	Gold Coast jasmine	E/EPPC I
Lantana camara	Shrub verbena	E/EPPC I
Lantana involucrata	Buttonsage	N .
Melinis repens	Rose natalgrass	E/EPPC I
Metopium toxiferum	Poison wood 120	N

Momoridica charantia	Wild balsam-apple	Е
Morinda royoc	Mouse's pineapple	N
Myrsine cubana	Myrsine	N
Nephrolepis exalta	Boston fern	N
Neyraudia renaudiana	Burma reed	E/EPPC I
Parthenocissus quinquefolia	Virginia creeper	N
Passiflora suberosa	Corkystem passionflower	N
Phlebodium aureum	Golden polypody	N
Phyllanthus pentaphyllus	Florida five-petalled leafflower	N
Physalis pubescens	Husk potato	N
Phytolacca americana	American pokeweed	N
Pinus elliotti var. densa	Slash pine	N/FL endemic
Pleopeltis poylpodioides	Resurrection fern	N
Pteridium caudatum	Lacy bracken fern	N
Quercus pumila	Running oak	N
Quercus vriginiana	Live oak	N
Randia aculeata	Randia	N
Rhus copallinum	Southern sumac	N
Rhynchospora floridensis	Florida whitetop	N
Rhynchosia reniformis	Dollarweed	N
Ricinus communis	Casterbean	E/EPPC II
Sabal palmetto	Sabal palm	N
Schefflera terebinthifolia	Umbrella tree	E/EPPC I
Serenoa repens	Saw palmetto	N
Sideroxylon salicifolium	Inkwood	N
Smilax auriculata	Greenbriar	N
Smilax bona-nox	Saw greenbriar	N
Smilax havaneses	Havana greenbriar	N/FL threatened
Stachyarpheta jamaicensis	Blue porterweed	N
Tetrazygia bicolor	West Indian lilac	N/FL threatened
Tillandsia spp.	Airplant	N
Tragia saxicola	Noseburn	N/FL threatened
Trema micrantha	Florida trema	N
Urena lobata	Ceaserweed	E/EPPC I
Vitis rotundifolia	Muscadine grape	N
Zamia intergrifolia	Coontie	N

^{*}Please note that this is not a complete plant species list. The list includes the plants that account for the highest percentage of overall biomass within the property.

MANAGEMENT PLAN AGREEMENT (must be signed by all owners)

I, Pobent Honero	hereby certify that I have read and
understood this management plan, and agree to follow:	its management recommendations.
SIGNATURE	DATE.

Attachment I

THIS INSTRUMENT PREPARED BY:

Roberta Lovett
Mailing address:
24000 SW 142 AVE
Homestead, Florida 33032

COVENANT RUNNING WITH THE LAND IN FAVOR OF MIAMI-DADE COUNTY, FLORIDA, CONCERNING ENVIRONMENTALLY ENDANGERED LAND LOCATED AT 22405 SW 137 AVE, MIAMI-DADE COUNTY, FLORIDA, CURRENTLY FOLIO # 30-6914-000-0287.

WHEREAS, the undersigned Owner, Roberta Lovett, hold the fee simple title to the land in Miami-Dade County, Florida, described in Exhibit A, attached hereto, and hereinafter called the "Property," and

IN ORDER TO ASSURE the County that the representations made by the Owner in the application, pursuant to Chapter 25B of the Code of Miami-Dade County and Section 193.501 of the Florida Statutes, will be abided by the Owner freely, voluntarily, and without duress, the Owner makes the following Covenant covering and running with the property:

- 1. The EEL Preservation Area on the Property, as shown on the map attached hereto as Exhibit B and incorporated herein by reference, shall be maintained in its present natural state.
- 2. The EEL Preservation Area on the Property shall be and the same is hereby subject to the conservation restrictions set forth in Exhibit C, which is attached hereto and incorporated herein by reference, including, but not limited to, the requirement that the Owner, shall maintain the EEL Preservation Area free of vegetation which is not native to Miami-Dade

County, pursuant to Section 24-5 of the Code of Miami-Dade County and as determined by the Director of the Department of Regulatory and Economic Resources, or successor department, in his or her sole discretion. No native vegetation may be removed, trimmed, or destroyed in the EEL Preservation Area without prior written consent from the Director or Director's designee of the Department of Regulatory and Economic Resources, or successor department.

- 3. County Inspection and Requests for Curative Action. As further part of this Covenant, it is hereby understood and agreed that any official inspector of Miami-Dade County, or its agents duly authorized, shall have the right, upon written notification to the, then, owner of the Property, as reflected in the Property Appraiser's records, to inspect the Property at reasonable times to determine whether the Property is being maintained in the manner required by this Covenant. Should the County determine after such an inspection that some curative action on the Property is necessary in order to preserve the terms of this covenant, the County shall notify the then, owner in writing by Certified Mail, return receipt requested, at the address of record from the Property Appraiser's office, of the particular curative action required and the reasons therefor. The, then, owner shall have the right to appeal such proposed curative action to the Board of County Commissioners by filing a written objection with the Clerk of the Board within thirty (30) days after receipt of written notification of said proposed curative action and the reasons therefor.
- 4. <u>Covenant Running with the Land.</u> This Covenant on the part of the Owner shall constitute a covenant running with the land and shall be recorded, at Owner's expense, in the public records of Miami-Dade County, Florida, together with a certified copy of the Board of County

Commissioners' resolution accepting the covenant, and shall remain in full force and effect and be binding on undersigned Owner, and their heirs, successors and assigns until such time as the same is modified or released. These restrictions during their lifetime shall be for the benefit of, and limitation upon, all present and future owners of the real property and for the benefit of Miami-Dade County and the public welfare. The Owner, and their heirs, successors and assigns, acknowledge that acceptance of this Covenant does not in any way obligate or provide a limitation on the County. The Owner shall also send a copy of the recorded covenant and Board of County Commissioners' resolution accepting the covenant to the Miami-Dade County Property Appraiser.

- 5. Term. This Covenant is to run with the land and shall be binding on all parties and all persons claiming under it for a period of ten (10) years from the date this Covenant is recorded, unless an instrument signed by the, then, owner of the Property has been recorded agreeing to change the covenant in whole, or in part, provided that the Covenant has first been modified or released by Miami-Dade County.
- 6. Modification, Amendment, Release. This Covenant may be modified, amended or released as to the land herein described, or any portion thereof, by written instrument executed by the, then, owner of all of the Property, provided that the same is also approved by the Board of County Commissioners of Miami-Dade County, Florida. The release from this Covenant shall be made after public hearing and after a determination by the Board of County Commissioners of Miami-Dade County that such release would not adversely affect the interest of the public. Notice of said public hearing shall be published once a week for at least two (2) weeks in a newspaper of general circulation in Miami-Dade County, prior to

said hearing. Furthermore, release of this Covenant shall only be made to the Owner upon payment of the deferred tax liability pursuant to Section 25B-17(b) of the Code of Miami-Dade County.

- 7. Enforcement. The, then, owner or anyone with the owner's knowledge or consent shall not use the Property in any manner inconsistent with the terms of this Covenant without first obtaining a written instrument from the Board of County Commissioners of Miami-Dade County which releases the Owner from the terms of the covenant, and which instrument must be promptly recorded in the public records of Miami-Dade County, Florida. Any violation of this section shall constitute a breach of this Covenant, for which the Board of County Commissioners may revoke the covenant and require the Owner to pay the deferred tax liability as such term is defined in Section 25B-17(b) of the Code of Miami-Dade County. This enforcement provision shall be in addition to any other remedies available at law, in equity or both.
- 8. Renewal. The current owner of the property may apply to renew this covenant for successive ten (10) year periods following the termination of the term of this covenant. Applications for such renewals shall be submitted to the Miami-Dade County Department of Regulatory and Economic Resources, or successor department, and such applications for renewal may be approved administratively by the Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department. After approval of a renewal, the Owner shall record, at Owner's expense, a renewed covenant in the public records of Miami-Dade County, Florida. Said renewed covenant shall be in a form approved by the

Director of the Miami-Dade County Department of Regulatory and Economic Resources, or successor department.

- 9. <u>Election of Remedies.</u> All rights, remedies and privileges granted herein shall be deemed to be cumulative and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the party exercising the same from exercising such additional rights, remedies or privileges.
- 10. <u>Severability.</u> Invalidation of any one of these provisions, by judgment of Court, shall not affect any of the other provisions which shall remain in full force and effect. However, if any material portion is invalidated, the County shall be entitled to revoke any approval predicated upon the invalidated portion.
- 11. **Recording.** This Covenant, along with a certified copy of the resolution from the Board of County Commissioners accepting the Covenant, shall be filed of record in the public records of Miami-Dade County, Florida at the costs of the Owner after the effective date of the Board of County Commissioners' resolution accepting the Covenant. This Covenant shall become effective immediately upon recordation.
- 12. Acceptance of Covenant. Acceptance of this Covenant does not obligate the County in any manner, nor does it entitle the Owner to approval of any application, and the Board of County Commissioners and the County retain full power and authority to deny each such application in whole or in part.
- 13. Owner. The term Owner shall include the Owner, and its heirs, successors and assigns.

IN WITNESS WHEREOF, the undersign day of Hvgust	ned have caused this Covenant to be executed this, 2020.
WITNESSES: Sign: Pay Moved Lovett Print: Pay Moved Lovett Sign: Movel Larett Print: Nicole Lovett	OWNER: Roberta Lovett Sign: Roberta Lovett Print: Roberta Lovett Title: Ownt Address: 24000 Sw 142 Are Homestead, Fr
by Roberta Lovett	e me by means of (how the individual appeared check one): his 20 day of (month), 20 20 (year) dividual swearing or affirming)
Individual identified by: V personal knowle	
(Affix Florida Notary Seal above)	

EXHIBIT A

LEGAL DESCRIPTION

Folio Number:

30-6914-000-0287

Property Address:

22405 SW 137 AVE, HOMESTEAD, FL 33032

Legal description:

14 56 39 5.1168 AC M/L N ½ OF NW ¼ OF NW ¼ OF

SW ¼ SUBJECT TP NFC REST & EEL COV ON 3.82

AC PER R-1165-10 FAU 30 6914 000

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13300-A 761 W2	

Exhibit C Pine Rockland Management Plan for Roberta Lovett

Location:

22405 SW 137TH Avenue, Homestead, Florida 33032

Size:

5.17 acre parcel

3.824 acres qualify for an Environmentally Endangered Lands (EEL)

covenant

Folio #:

30-6914-000-0287

Forest Type: Pine Rockland (Currently containing 3.824 acres of county designated

Natural Forest Community (NFC).)

Location

The property is located on the west side of SW 134TH Avenue (Talbot Road) and on the east side of SW 137TH Avenue (Lindgren Road) approximately 300 feet south of SW 224TH Street. The site is a developed residential lot outside the urban development boundary (UDB). There is agriculture on the west, north, and east of the parcel. The parcel directly to the south also contains a county-designated Natural Forest Community (NFC) that is currently under an EEL covenant. The property can be accessed via SW 134TH Avenue and via SW 137TH Avenue.

Distance from nearest County-owned Natural Forest Community: ~2,100 feet from Silver Palm Groves Pineland.

Distance from nearest privately-owned Natural Forest Community: ~0 feet, Roberto Moreno (30-6914-000-0300).

Distance from nearest EEL covenant site: ~0 feet, Roberto Moreno (30-6914-000-0300).

Property Information

The property consists of a 3.824 acres of pine rockland which qualify for an EEL covenant. The property is located on the Miami Rock Ridge. The property was designated as a natural forest community (NFC) in 1984 by the Miami-Dade County Board of County Commissioners via Resolution No. R-1764-84 and may be found on Miami-Dade County Natural Forest Community Map 32, T56 R39 S14, parcel C.

Pine rocklands were once South Florida's dominant plant community, occupying about 186,000 acres in the Miami rock ridge, which is a large limestone outcropping that extends south from the Miami River to Everglades National Park. Because of its high elevation, the Miami rock ridge was the first area to be impacted by development. The

clearing of large tracts from development has now reduced pine rocklands to less than 20,000 acres, most of which are now protected inside Everglades National Park. The pine rockland canopy is dominated almost exclusively by slash pines. Beneath this canopy lays a rich understory composed of grasses, sedges, palms, vines, and shrubs of temperate and tropical origin. A sub-climatic community, pine rocklands have depended on fire to keep them from transitioning into hardwood hammocks. Fire exclusion has caused many properties that were formerly pine rockland to either transition into hammock or become invaded by non-native invasive species. This has caused a net loss of biodiversity and the extinction or near extinction of several plant species. Pine rocklands are South Florida's most floristically diverse plant community, including several endemic species found only in this habitat.

Present Condition

Property owners have changed hands within the last few years. Currently Mrs. Lovett has undertaken the effort in maintaining this globally imperiled habitat. The site is currently in good condition and has a high diversity of plant species. However due to the neighboring properties lack of exotic plant maintenance, there are pockets of Burma reed (Neyraudia reynaudiana) and Brazilian pepper (Schinus terebinthifolius). In 2017 the site had a prescribed burn that resulted in the loss of most of the pines. Since the loss of pines in 2017, Mrs. Lovett has planted back over 100 pine tublings to reestablish the pine population in her pineland. With the continuing efforts of Mrs. Lovett to restore her pineland and the ongoing maintenance of exotics, this pine rockland will continue to heal and thrive in the years to come.

Conclusion

In order to ensure the preservation of this globally imperiled pine rockland, active management is required. While the site does show signs of impacts typical to pine rockland that has been fragmented, it continues to harbor many rare and endangered species. The property is an important connection to other natural areas in the vicinity and allows for an exchange of seeds and wildlife stop overs between these other areas. Future management of this property will center on eliminating the exotic species and increasing the diversity of the hammock.

Ecological Goals:

- 1. Eliminate and control invasive exotic pant species.
- 2. Maintain and increase native plant biodiversity on the entire site.
- 3. Maintain and increase natural colonization of pine rockland plant species.
- 4. Provide habitat for native wildlife.

Management Goals:

- 1. Eliminate invasive exotic plants to achieve 3% or less exotic cover.
- 2. Allow natural regeneration of native plants.
- 3. Execute a prescribed burn of the entire site, if feasible.
- 4. The property owner shall submit an annual report listing all management practices and treatments that were conducted within the covenanted area.

Management Techniques and Schedule:

No heavy machinery is allowed within the site. Mowing and vehicle traffic within the covenanted area is not allowed. All work must be done by hand (i.e. chainsaw, hand tools.

- Year 1-5: Hand removal and herbicide treatment of all invasive exotic plant species, and including ornamental species is required by DERM to achieve 3% exotic coverage. Monitor for native plant species recruitment in areas that have been cleared of exotics. Monitor for pine tubling establishment and plant more as necessary.
- Year 6-10: Continue the hand removal and herbicide treatment of all exotic plant species. The exotic plant species coverage shall be maintained at 3% or less. Continue monitoring for native plant species recruitment. Continued monitoring pine tree establishment.

Property Owner: Roberta Lovett

Folio: 30-6914-000-0287 Date: December 21, 2018 DERM Staff: CS & MRod

PLANT SPECIES LIST*

Plant taxa are listed by habit and origin. Key to Origin/Status codes:

native to South Florida N

R ruderal

Lantana camara

listed as an endangered species in the state of Florida FL endangered FL threatened listed as an endangered species in the state of Florida

exotic to South Florida \mathbf{E}

category I as per Florida Exotic Pest Plant Council (most invasive) EPPC I

EPPC II category II as per Florida Exotic Pest Plant Council (invasive)

Scientific NameCommon NameOrigin/Status

Acalypha chamaedrifolia Bastard copperleaf N E/EPPC I Woman's tongue Albizia lebbeck Anemia adiantifolia Pineland anemia N Pineland allamanda N/FL threatened Angadenia berteroi Shoe-button ardisia E/EPPC I Ardisia elliptica Argythamnia blodgettii Blodgett's silverbush N/FL threatened Bidens alba Spanish needles N Bvrsonima lucida Locustberry N/FL threatened Beautyberry N Callicarpa americana Chamaecrista fasiculata Partridge pea N Chiococca alba Snowberry N Possum-grape Ν Cissus verticillata Tread softly N Cnidoscolus stimulosus Coccothrinax argentata Silver palm N/FL threatened N/FL threatened **Ouailberry** Crossopetalum ilicifolium Low rattlebox N Crotalaria pumila Crotalaria spectabilis Showy rattlebox E Croton linearis Pineland croton N Ticktrefoil N Desmodium spp. Varnishleaf N Dodonaea visocsa Forestiera segregata Florida privet N Galium bermudense Coastal bedstraw N Rough velvetseed N Guettarda scabra Jacquemontia curtisii Pineland clustervine N/FL threatened Gold Coast jasmine Jasminum dichotoumum E/EPPC I Shrub verbena E/EPPC I

Buttonsage	N
Rose natalgrass	E/EPPC I
Poison wood	N
Wild balsam-apple	E
Mouse's pineapple	N
Myrsine	N
Boston fern	N
Burma reed	E/EPPC I
Virginia creeper	N
Corkystem passionflower	N
Golden polypody	N
Florida five-petalled leafflower	N
Husk potato	N
American pokeweed	N
Resurrection fern	N
Lacy bracken fern	N
Running oak	N
Live oak	N
Randia	N
Southern sumac	N
Florida whitetop	N
Dollarweed	N
Casterbean	E/EPPC II
Sabal palm	N
Umbrella tree	E/EPPC I
	Poison wood Wild balsam-apple Mouse's pineapple Myrsine Boston fern Burma reed Virginia creeper Corkystem passionflower Golden polypody Florida five-petalled leafflower Husk potato American pokeweed Resurrection fern Lacy bracken fern Running oak Live oak Randia Southern sumac Florida whitetop Dollarweed Casterbean

^{*}Please note that this is not a complete plant species list. The list includes the plants that account for the highest percentage of overall biomass within the property.

MANAGEMENT PLAN AGREEMENT (must be signed by all owners)

I, Roberta Corest understood this management plan, and agree to	hereby certify that I have read and follow its management recommendations.
Roberta Corest SIGNATURE	Avg 20,2020