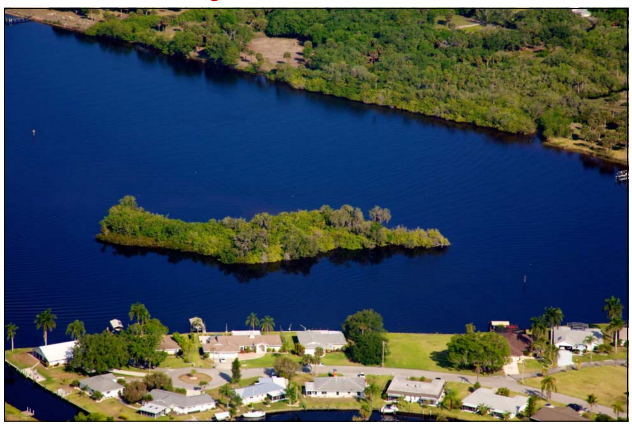
AUCTION 5



Property Information Package

1.4± Acre Private Island
Caloosahatchie River, Fort Myers, Florida

To be Sold to the Highest Bidder at Absolute Online Auction!



14700 Island 1, Caloosahatchee River, Fort Myers, Florida 33905

ONLINE ONLY

Auction Begins: Monday, June 4, 2012 @ 10:00 A.M. E.T. Auction Ends: Thursday, June 7, 2012 @ 2:00 P.M. E.T.

Fisherauction.com

The Standard of Excellence

DISCLAIMER STATEMENT

Real Estate Auction "Fort Myers Island" 14700 Island 1, Caloosahatchee River, Fort Myers, Florida 33905

THIS PROPERTY INFORMATION PACKAGE HAS BEEN PREPARED SOLELY FOR INFORMATION PURPOSES TO ASSIST A POTENTIAL BIDDER IN DETERMINING WHETHER IT WISHES TO PROCEED WITH AN IN-DEPTH INVESTIGATION OF THE PROPERTY. THE SELLER AND ITS AGENTS, FISHER AUCTION COMPANY, SPECIFICALLY DISCLAIM ANY REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, AS TO THE ACCURACY OR COMPLETENESS OF THIS PROPERTY INFORMATION PACKAGE OR OF ANY OF ITS CONTENTS. ALL FINANCIAL INFORMATION IS PROVIDED FOR GENERAL REFERENCE PURPOSES ONLY. THE PROPERTY(S) IS BEING SOLD IN "AS IS," "WHERE IS" CONDITION AS OF THE DATE OF THE CLOSING THEREON. THE SELLER WILL MAKE NO AGREEMENT TO ALTER, REPAIR OR IMPROVE THE PROPERTY. THE SELLER AND FISHER AUCTION COMPANY SPECIFICALLY DISCLAIM ANY WARRANTY, GUARANTY OR REPRESENTATION, ORAL OR WRITTEN, PAST OR PRESENT, EXPRESS OR IMPLIED, CONCERNING THE PROPERTY DISCUSSED IN THIS PROPERTY INFORMATION PACKAGE. THE SELLER AND FISHER AUCTION COMPANY HAVE ONLY LIMITED KNOWLEDGE OF THE CONDITION OF THE PROPERTY. THE PURCHASE OF THE PROPERTY WILL BE BASED SOLELY ON A BUYER'S OWN INDEPENDENT INVESTIGATION AND FINDINGS AND NOT IN RELIANCE ON ANY INFORMATION PROVIDED BY THE SELLER AND FISHER AUCTION COMPANY.



TABLE OF CONTENTS

1	 Property Summary Aerial Photographs Location Maps
11	Plat Map
III	Zoning Information
IV	General Terms and Conditions of Sale / Real Estate Buyer Broker Participation Registration Form / Online Bidder Forms
V	Real Estate Sales Contract



I. Executive Summary

fisherauction.com

The Standard of Excellence



PROPERTY SUMMARY

1.4± Acre Private Island Caloosahatchie River, Fort Myers, Florida

To be Sold to the Highest Bidder at Absolute Online Auction!



14700 Island 1, Caloosahatchee River, Fort Myers, Florida 33905

Auction Start Date / Time: Auction End Date / Time:	Monday, June 4, 2012 @ 10:00 A.M. E.T. Thursday, June 7, 2012 @ 2:00 P.M. E.T.
Online Only Assations	Outing Didding Only wish www.fishangusting.com to become a Outlified Didden
Online Only Auction:	Online Bidding Only; visit <u>www.fisherauction.com</u> to become a Qualified Bidder!
Property Tours:	Visit at your convenience
Overlifted Diddies Demonts	A CEO COO CO Francis Democit moved be using topological to The Kenne Levy Firms D.A.
Qualified Bidding Deposit:	A \$50,000.00 Escrow Deposit must be wire transferred to The Karyo Law Firm, P.A., Trust Account (Settlement Agent) no later than 5:00 P.M. E.T., Wednesday, June 6, 2012.
Broker Participation:	 3% of the Bid Final Price Call 800.331.6620 or visit <u>www.fisherauction.com</u> for the Mandatory Real Estate Buyer Broker Participation Registration Form

PROPERTY SUMMARY

Property Highlights

- 1.4± Acre Private Island located on the Caloosahatchie River
- Deep Water Access to the Gulf of Mexico and the Atlantic Ocean
- Breathtaking 360 Degree Riverfront Views
- **Excellent Location for a Private Island Estate**
- Near Luxury Waterfront Estate Homes

Property Details

Description: A 1.4± Acre Private Island on the Caloosahatchie River

Address: 14700 Island 1, Caloosahatchee River, Fort Myers, Florida 33905

Location: ■ On the Caloosahatchie River; 1.25± miles west of the Franklin Lockes

■ Just east of Fort Myers Shores between Riverside Drive and Wise Way

■ 6± miles east of I-75

<u>City / County:</u> Lee County, Florida

<u>Legal Description:</u> That part of Section 21, Township 43 South, Range 26 East of Otter Creek and north of

the original Caloosahatchee Channel being an island south of the Caloosahatchee River

waterway and comprising 1.4 acres more or less, Lee County, Florida

Land Size: ■ 1.4± Acres

■ 60,984± SF

■ Irregular Shaped

Access: Caloosahatchie River via local Marinas

2011 Real Estate Taxes: ■ \$565.02

■ Parcel No. 21-43-26-00-00007.000

■ Tax Assessed Value \$42,000.00

<u>Utilities:</u> ■ Well and Septic System must be utilized

■ Electric and Telephone must be extended from mainland or generator

Flood Zone: ■ Zone A7

■ Elevation 8 Ft.

■ FEMA Map No. 125124 0250 B

Zoning: RS-1 - Single Family Residential

■ See Zoning Section for permitted uses and setback requirements

The information above has been obtained from sources deemed reliable. While we do not doubt the accuracy, we have not verified it and make no guarantee, warranty or representation about it. Any projections, opinions, assumptions or estimates used are for example only and do not represent the current or future performance of the property. It is your responsibility to independently verify the accuracy and completeness of the information.



Aerials







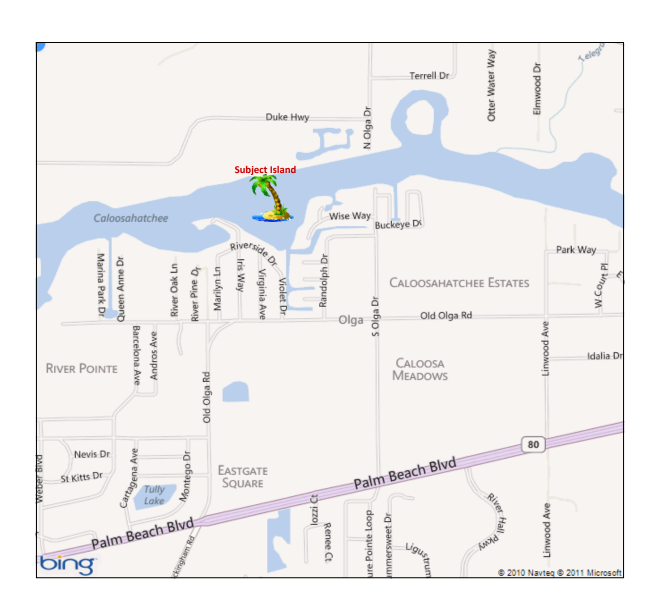
Aerials





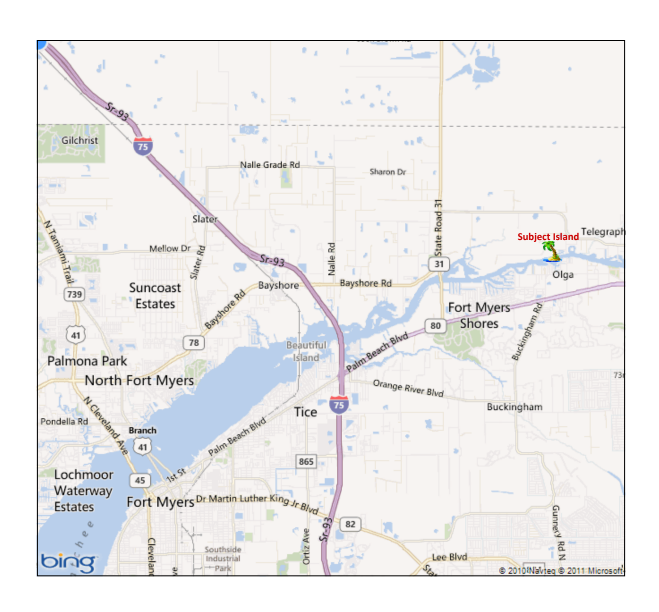


Location Map



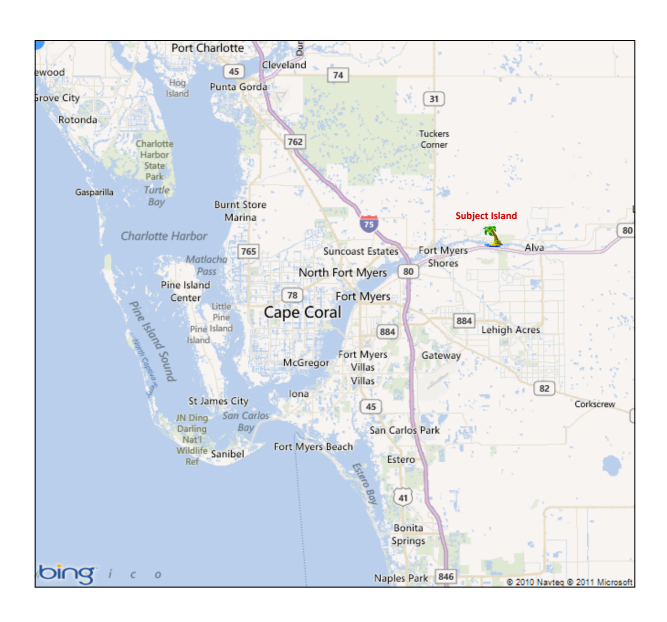


Area Map





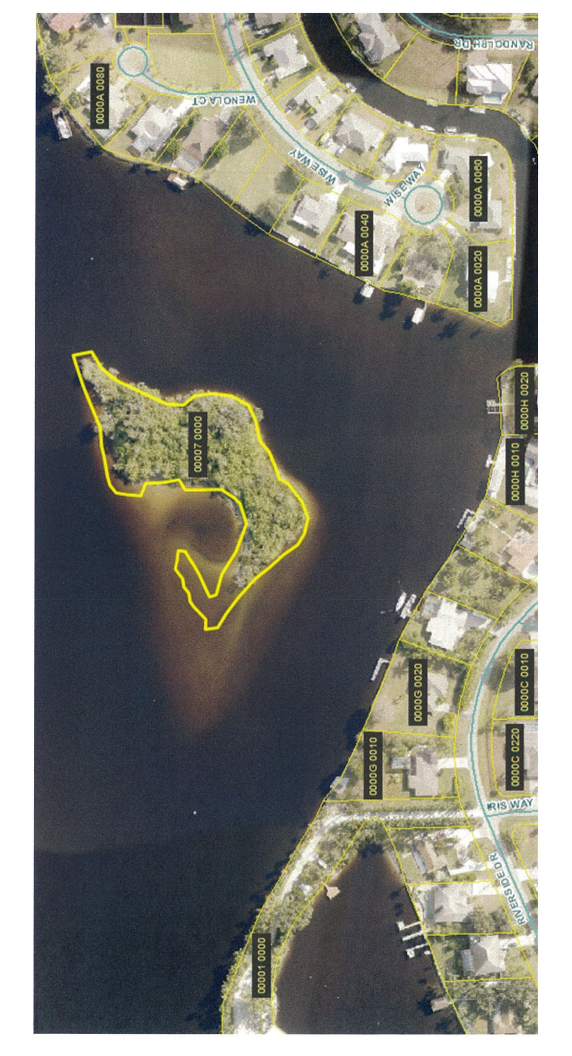
Regional Map





II. Plat Map





III. Zoning Information

fisherauction.com

The Standard of Excellence



Municode Page 1 of 4

Sec. 34-694. - Use regulations table.

Use regulations for one- and two-family residential districts are as follows:

TABLE 34-694. USE REGULATIONS FOR ONE- AND TWO-FAMILY RESIDENTIAL DISTRICTS

	Special Notes or Regulations	i	RSC-2	RSA	RS-1	RS-2	RS-3	RS-4	RS-5	TFC-1	TFC-2	TF-1
Accessory uses, buildings and structures:	34-1171 et seq., 34-2441 et seq. 34-3106	P	P	P	P	Р	Р	P	Р	Р	P	P
Amateur radio antennas and satellite earth stations	34-1175				Refer	to <u>34-1</u>	<u>175</u> fo	r regul	ations			
Animals (equines)	34-1291 et seq.	_	-	_		-		SE	SE	_	_	_
Docks, seawalls	34-1863	Р	Р	Р	P	Р	Р	Р	Р	Р	Р	Р
Fences, walls	34-1741 et seq.	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	P
Entrance gate, gatehouses	34-1741 et seq.	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Ρ
Nonroofed accessory structures	34-2194(c)	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	P
Signs in compliance with chapter 30		Р	Р	Р	Р	Р	Р	Р	Р	Р	P	Ρ
Accessory apartment	Note (1) & (10), (10), 34-1177	_	_	SE	SE	SE	SE	SE	SE	Р	Р	_
Administrative offices		Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
Aircraft landing facilities,					ME							
private:											·	
Lawfully existing:												
Expansion of aircraft landing strip, or helistop or heliport landing pad	34-1231 et seq.	SE	SE	SE	SE	SE	SE	SE	SE	SE	SE	SE
New accessory buildings	34-1231 et seq.	Р	Р	Р	Р	Р	Р	Р	Р	P	Р	Ρ
New:			ĺ									
Aircraft landing strip and ancillary hangars, sheds and equipment	<u>34-1231</u> et seq.		_	_	-	_		_	_	_	_	_
Heliport	<u>34-1231</u> et seq.	_	-	_	- 6		_	_		-	_	_
Helistop	34-1231 et seq.	SE	SE	SE	SE	SE	SE	SE	SE	SE	SE	SE
Animals and reptiles												
of American alligators or venomous reptiles	<u>34-1291</u> et seq.	_	_	_	SE	SE	SE	SE	SE	_	_	_
Assisted living facility	Notes (2),		_	_	=	-			_	_	_	Р

	(14) &		1									
	(16), <u>34-</u>				MAN							
Roat ramps	1411	EO /CE	EO/CE	EO /CE	EO/CE	EO /CE	EO/CE	EO/CE	EO /CE	EO/SE	EO/CE	EO/CE
Boat ramps Clubs, private	Note (8)	EU/3E	D D	SE	SE	SE	EO/SE SE					SE
Commercial fishing	34-1179	P	D D	D	D	D.	D	D	D D	D D	D D	DE.
equipment storage as an	34-11/9	r	ľ	P		P	F	 	r	r	r	
accessory use to single-family	,				7 100				ļ			
or mobile home residence,					150							
Greater Pine Island only												
Communication facility,	34-1441 et			Ref	er to 3	4-1441	et sec	ı. for r	egulat	ions		
wireless	seq.			• • • • • • • • • • • • • • • • • • • •				1	-5			
Community gardens	34-1716	AA	AA	AA	AA	AA	AA	AA	AA	AA	AA	AA
Community residential home	Note (14)	P	P	Р	Р	Р	P	P	Р	Р		Р
Consumption on premises	34-1261 et seq.	AA/SE	AA/SE	AA/SE	AA/SE	AA/SE	AA/SE	AA/SE	AA/SE	AA/SE	AA/SE	AA/SE
Day care center, adult or	Note (7),	SE	SE	SE	SE	SE	SE	SE	SE	SE	SE	SE
child	(9) & (10)	-			1111		_	_	_	_		_
Dwelling unit:	(1) = (1 = /				I R I S							
Duplex	Note (10) & (15)	-		-	-	-	-	-	_	Р	Р	P
Mobile home	Note (11)	EO	EO	EO	EO	EO	EO	EO	EO	EO	EO	EO
Multiple-family building	34-3021			_		_						
Single-family residence,	Note (11)	Р	P	P	Р	Р	P	P	P	P	Р	P
conventional	(,,,	ľ	ľ	ĺ	10.8		i .	ľ	ľ	ĺ	ľ	ľ
Two-family attached	Note (10) &		_	_		_						P
	(15)				五百							
Townhouse	ĺ			_	21.0	_	_	<u> </u>	_	_	_	_
Zero lot line			<u> </u>	_	- 1		_					
Essential services	34-1611 et	Р	Р	P	Р	Р	Р	Р	Р	Р	Р	Р
	seq., 34-1748											
Essential service facilities					79-10							
(34-622(c)(13)):					6.1							
Group I	34-1611 et	P	Р	Р	Р	Р	Р	Р	P	Р	Р	Р
	seq.,				54							
	34-1741 et											
	seq.,				2-8							
	34-2142	ļ	L									
Excavation:			ļ		400		<u> </u>					
Oil or gas	34-1651(c)		SE	SE	SE	SE		SE	SE	SE		SE
Water retention	34-1651(b), 10-329(c)	L	Р	P	Р	Р	Р	Р	Р	Р	Р	Р
Golf course	34-2471 et seq.	EO	EO	EO	EO	EO	EO	EO	EO	EO	EO	EO
Guest house	Note (10), <u>34-1178</u>	_	P	_		_	_	_	_	_	~	
Home care facility	Note (10)	Р	Р	Р	Р	Р	Р	Р	P	Р	Р	Р
Home occupation:												
No outside help	Note (13), 34-1772(c)	Р	P	Р	Р	Р	Р	Р	Р	Р	Р	Р
With outside help		AA	AA	AA	AA	AA	AA	AA	AA	AA	AA	AA
Library	Note (10)				12 W.	EO						
Marina	34-1862	<u> </u>		EO	EO	EO	EO	EO	EO	EO	EO	EO
Models:		 	t e	_	100		+				1	

Municode Page 3 of 4

Display center	34-1951 et seq.	_		SE	SE	SE						
Model home	<u>34-1951</u> et seq.	AA/SE	AA/\$E	AA/SE	AA/SE							
Model unit	34-1951 et seq.	-	-	-		-	_	_	_	_	_	_
Parks (34-622(c)(32)), group	Note (5)	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
Place of worship	Note (10), 34-2051	EO/SE	EO/SE	EO/SE								
Real estate sales office	Note (6)	SE	_	_	_							
Recreation facilities:							l					
Personal		P	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
Private-On-site		EO/SE	EO/SE	EO/SE								
Private-Off-site		EO		EO	EO	EO	EO	EO			EO	EO
Religious facilities	Note (3) & (10), 34-2051 et seq.	SE	SE	SE								
Residential accessory uses	Note (13),	P	P (4)	Р	P	Р	Р	Р	Р	Р	Ρ	Р
(34-622(c)(42))	34-1171 et seq.											
Schools, noncommercial:												
Lee County School District	Note (10), 34-2381	Р	Р	Р	Р	Р	P	Р	Р	Р	Р	Р
Other	Note (10), 34-2381	_	_	SE	SE	SE	SE	SE	SE	_	_	SE
Servant's quarters	Note (10)	_	Р	-	-	_	_	_		_	_	_
Stable, private	34-1292	_	_		-	-	-	SE	SE		_	

Notes:

- Permitted only when accessory to a lawfully permitted single-family dwelling unit.
- (2) New facilities of 50 or more beds, or the expansion of an existing facility that will bring the number of beds to 50 or more, requires PD zoning. See section 34-341 and Table 34-934.
- (3) Any new facility of ten or more acres or any expansion of an existing facility to ten or more acres, requires PD zoning. See section 34-341 and Table 34-934.
- (4) Accessory buildings and uses (to the main building) may be located closer to the front of the property than the main building but must comply with all other setback requirements for accessory buildings and uses.
- (5) Recreational halls require a special exception approval.
- (6) Real estate sales are limited to sales of lots, homes or units within the development. The location of, and approval for, the real estate sales office will be valid for a period of time not exceeding three years from the date the certificate of occupancy for the sales office is issued. The Director may grant one two-year extension. Additional time will require a new special exception approval.
- (7) Family day care home exemption. The operation of a family day care home under F.S. § 125.0109 requires an exemption from the special exception requirements for child day care facilities. See section 34-203(e)(9).
- (8) Non-commercial only.
- (9) A day care center, owned by the entity with title to the place of worship, that is operated within the building housing the place of worship is not required to obtain special exception approval.

Municode Page 1 of 2

Sec. 34-695. - Property development regulations table.

Property development regulations for one- and two-family residential districts are as follows:

TABLE 34-695. PROPERTY DEVELOPMENT REGULATIONS FOR ONE- AND TWO-FAMILY RESIDENTIAL DISTRICTS

		·	Special Notes or Regulations	1	RSC-2	RSA	RS-1	RS-2	RS-3	RS-4	RS-5	TFC- 1	TFC- 2	TF-1
Minim dimen	um lot ar isions:	ea and	34-2221 34-2222 34-2142											
S	ingle-fam	ily detached:	Note (5)											
		Lot area (square feet)		4,000	43,560						acres			7,500
		Lot width (feet)		40	100	65	75	100	100	100		50	75	75
		Lot depth (feet)		75	200	75	100	100	100	100	130	100	100	100
D	uplex:										T			
		Lot area (square feet)		_	_	_		-	_	-		6,000	7,500	10,000
		Lot width (feet)	Ì	_	_	_	_		_		 	50	75	75
		Lot depth (feet)		_			_	_	_	_	 	100	100	100
Т	wo-famil	y attached:							1	1	 		1	-
		Lot area (square feet)			_	_	-4	_			<u> </u>		-	12,000
		Lot width (feet)	-	_	-			_	_	_			1	120
		Lot depth (feet)			Ŀ	_			_			_	_	100
Minim	um setba					 		_		+	1			100
	treet (fee		Notes (1) and (2), <u>34-2191</u> et seq.	10	50 (3)				ng to the discourage of the di				ficatio	on of
S	ide yard (Notes (1) and (4), <u>34-2191</u> et seq.											
		Single-family or duplex		5	10	6.5	7.5	10	12	15	15	6	7.5	7.5
		Two-family		_	_	_	-1	_	<u> </u>	_	_	-	_	10 (3)
R	ear yard		Note (1), <u>34-2191</u> et seq.	10	20	20	20	20	20	20	20	20	20	20
W	Vater bod	y (feet):	34-2191 et seq.				100							
		Gulf of Mexico		50	50	50	50	50	50	50	50	50	50	50
		Other		10		25	25	25	25	25	25	25	25	25
Specia	ıl regulati				•					•		•		•
A		eptiles, marine	<u>34-1291</u> et seq.											
		on on premises	34-1261 et seq.											

Municode Page 2 of 2

Docks, seawalls, etc.	34-1863 et											
Essential services	seq. <u>34-1611</u> et	1										
Essential service facilities (34-622(c)(13))	seq. 34-1611 et seq., 34- 2141 et seq.						for exc ts listed				ons to	the
Fences, walls, gatehouses	34-1741 et seq.											-
Nonroofed accessory structures	<u>34-2194</u> (c)											
Railroad right-of-way	34-2195				177	<u>L</u>						
Maximum height (feet)	34-2171 et seq.	35	35	35	35	35	35	35	35	35	35	35
Note: Bonita Beach, Captiva, San Carlos Island, Gasparilla Island conservation district, Greater Pine Island and areas within the airport hazard zone have special limitations (see section 34-2171 et seq.)												
Maximum lot coverage (percent of total lot area)		45%	25%	45%	40%	40%	40%	40%	40%	45%	40%	45%

Notes:

- (1) Modifications to required setbacks for collector or arterial streets, or for solar or wind energy purposes, are permitted by variance only. See <u>section 34-2191</u> et seq.
- (2) Special street setbacks apply to portions of Colonial Boulevard and Daniels Road. Refer to section 34-2192(b).
- (3) Accessory buildings and uses can be located closer to the front of the property than the main building, but must comply with all other setback requirements for accessory building uses.
- (4) No side yard setback required from common side lot line for two-family attached.
- (5) All lots in the "Coastal Rural" land use category in Greater Pine Island (as delineated by policies 1.4.7 and 14.1.8 of the Lee Plan) that are created after May 29, 2007 must comply with the additional regulations in section 33-1052. Lots created before that date are not required to comply with the additional regulations in section 33-1052

(Ord. No. 93-24, § 7(table 421.B), 9-15-93; Ord. No. 94-24, § 50, 8-31-94; Ord. No. 96-06, § 5, 3-20-96; Ord. No. 07-19, § 6, 5-29-07)

MEMORANDUM

FROM THE

LEE COUNTY DEPARTMENT OF COMMUNITY DEVELOPMENT ZONING DIVISION

DATE: December 21, 2004

TO: Mr. Paul Hoffman FROM

FROM: <u>Debbie Carpenter</u>
Administrative Assistant

RE: MINIMUM USE DETERMINATION

Case Number Case Name

MUD2004-00211 Hoffman Island MUD

DETERMINATION OF THE APPLICATION OF THE MINIMUM USE PROVISION

CASE # MUD	2004-00211	The state of the s
DATE RECEIVED	BY ZONING DIVISION: 12/1	3/04
STRAP NUMBER:	21-43-26-00-00007.0000	and the second s
APPLICANT:	Paul Hoffman	and parameters of the sequence of any other contract or a section or an
OWNER:	Same	and the state of t

OWNERSHIP

- DATE WARRANTY DEED OR AGREEMENT FOR DEED RECORDED IN OWNER/PURCHASER NAME: June 1989
- b) PLACE RECORDED: OR Book 2073 Page 4315

CREATION OF PARCEL

- a) DATE PARCEL CREATED/RECORDED: September 1964
- b) PLACE RECORDED: OR Book 265 Page 559
 - LOT WAS CREATED/RECORDED IN PLAT BOOKS PRIOR TO December 21, 1984 AND HAS NOT BEEN ALTERED: YES___NO___N/A_X__
 - 2) A LEGAL DESCRIPTION OF THE LOT WAS LAWFULLY RECORDED IN O.R. BOOKS PRIOR TO DECEMBER 21, 1984; YES X NO N/A
 - 3) LOT WAS LAWFULLY CREATED AFTER DECEMBER 21, 1984 AND IS IN COMPLIANCE WITH THE LEE PLAN: YES__NO__N/A_X_

J2004-00211

NING WHEN CREATED/RECORDED: RS-1

- a) COMPLIED WITH ZONING WHEN CREATED/RECORDED: YES NO X N/A
- b) CREATED PRIOR TO JUNE 27, 1962 AND HAS A MINIMUM OF 4,000 SQUARE FEET: YES __NO__ N/A _X_
- c) CREATED AFTER JUNE 27, 1962 AND PRIOR TO DECEMBER 21, 1984 AND HAS A WIDTH NOT LESS THAN 50 FEET AND HAS AN AREA NOT LESS THAN 5.000 SQUARE FEET AND RECORDED IN A PLAT BOOK: YES__NO__N/A_X_
- d) CREATED AFTER JUNE 27, 1962 AND PRIOR TO DECEMBER 21, 1984. HAS A MINIMUM OF 7,500 SQUARE FEET AND RECORDED IN O.R. BOOK: YES X NO_ N/A_

LAND USE CATEGORY: Wetland

LOT IS CONSISTENT WITH DENSITY REQUIREMENTS: YES__ NO X

REAPPORTIONING LOTS: YES NO X

RECOMMENDATION:

THE LOT IS CONSISTENT WITH THE MINIMUM USE PROVISION BASED ON THE FOLLOWING:

This lot was recorded in 1964 prior to the adoption of the Lee Plan. Although the lot is an entire island with no road frontage, it conforms to the RS-1 zoning district and exceeds the 4,000 square foot minimum required by the Single Family Provision. The lot consists of an entire river island with no direct road access. This lot qualifies for one single family residence under the Single Family Provision of the Lee Plan.

Pam Houck Director Division of Zoning

Department of Community Development

IV. General Terms & Conditions of Sale / Real Estate Buyer Broker Participation Registration Form/Online Bidder Forms

fisherauction.com

The Standard of Excellence



GENERAL TERMS AND CONDITIONS OF SALE

"Lender Ordered Absolute Auction"
Online Only
Private Island

14700 Island 1, Caloosahatchee River, Fort Myers, Florida 33905

Start Date: Monday, June 4, 2012 @ 10:00 A.M. E.T. End Date: Thursday, June 7, 2012 @ 2:00 P.M. E.T.

Please review this document carefully. In order to register and receive a Bidder's Number and Online Access, a Bidder must sign their Acknowledgment and Acceptance of these General Terms and Conditions of Sale, which may be incorporated into the Real Estate Sales Contract.

1. START / END DATES:

The Online Auction ("Auction") shall begin on Monday, June 4, 2012, 2012 @ 10:00 A.M. E.T. and will end on Thursday, June 7, 2012 @ 2:00 P.M. E.T.

2. ONLINE AUCTION REGISTRATION:

Registration is required to become a qualified and eligible online bidder ("Bidder"). To register, a prospective Bidder must:

- (a) Complete the Online Bidder Registration form providing Bidder's full name, company name, residence/business addresses with telephone numbers, cellular telephone number, facsimile number, email address, a copy of a State valid driver's license number or a valid passport, and the name(s) and / or entity in which the Bidder will take title to the Property.
- (b) Bidders must wire transfer \$50,000.00 in U.S. Funds to The Karyo Law Firm, P.A. Trust Account (Settlement Agent) no later than 5:00 P.M. E.T., Wednesday, June 6, 2012 (call 800.331.6620 or 954.942.0917 for wiring instructions).
- (c) Sign an acknowledgment that the Bidder has read and agrees to be bound by these General Terms and Conditions of Sale.
- (d) Execute the Online Bidder Contract and Return of Escrow Instructions.
- (e) Return the required four (4) executed documents to Fisher Auction Company, 351 S. Cypress Rd., Suite 210, Pompano Beach, Florida 33060; Facsimile: 954.782.8143; Email: info@fisherauction.com no later than 5:00 P.M. E.T., Wednesday, June 6, 2012.

3. HIGHEST BID, TOTAL PURCHASE PRICE, ESCROW DEPOSITS, REAL ESTATE SALES CONTRACT:

- (a) The Successful Bidder on the Property will be required to execute, as Buyer ("Buyer"), the Real Estate Sales Contract ("Contract") immediately following the conclusion of the Auction, with no changes / exceptions, and tender the escrow deposits so required. The Successful Bidder's deposit stated in 2(b) ("Initial Deposit") shall be delivered to The Karyo Law Firm, P.A. as Settlement Agent, for deposit into their escrow account and held in escrow as a required deposit pursuant to the terms of the Contract.
- (b) An additional deposit ("Additional Deposit") equal to the difference between 10% of the Total Purchase Price and the Initial Deposit, will be due via wire transfer on Friday, June 8, 2012 by 5:00 P.M. E.T. in U.S. Funds to The Karyo Law Firm, P.A. Trust Account as Settlement Agent and held in escrow as a required deposit pursuant to the terms of the Contract.
- (c) The amount of (i) the Highest Bid **AND** (ii) 10% of the Highest Bid ("Buyer's Premium"), added together, will be the Total Purchase Price ("Total Purchase Price") for the Property to be purchased by the Buyer under the Contract.

4. CLOSING AND PAYMENT OF TOTAL PURCHASE PRICE:

- (a) The Closing ("Closing") will be on or Monday, July 9, 2012. The Closing will be coordinated through the offices of the Settlement Agent; The Karyo Law Firm, P.A., 800 Yamato Road, Boca Raton, FL 33431; Telephone: 561.368.0111, Facsimile: 561.368.1691, karyolaw@gmail.com.
- (b) The Total Purchase Price will be due and payable by Buyer at Closing by Wire Transfer of immediate U.S. funds, pursuant to written instructions from the Settlement Agent. Buyer shall receive credit for the Initial Deposit and the Additional Deposit, upon clearance, which shall be released from escrow and applied by the Settlement Agent towards the Total Purchase Price at Closing.
- (c) Time shall be of the essence as to Buyer's obligations in these General Terms and Conditions, the Online Bidder Contract and as described in the Contract.

5. TITLE:

- (a) Seller will provide at its cost to the Buyer a Title Commitment for an Owner's Title Insurance Policy for the Property. The Commitment and Owner's Title Insurance Policy will be issued by the Settlement Agent through Attorneys Title Insurance Fund. A copy of the proposed commitment may be attached to the Contract.
- (b) The Seller will convey title by a Special Warranty Deed (the "Deed").
- (c) Buyer agrees that the Property is subject to all laws, ordinances, codes, rules and regulations of applicable governmental authorities including but not limited to the Core of Engineers, Department of Environmental Protection, etc. pertaining to the ownership, use and occupancy of the Property including, but not limited to, zoning, land use, building codes, utilities and agrees to take title subject to such matters, and the following permitted exceptions: (i) all covenants, restrictions, easements and agreements of record now on the Property; (ii) all liens for unpaid municipal, state, federal charges not yet due and payable and all taxes and assessments for the year of Closing and all subsequent years not yet due and payable, (iii) the state of facts which would be shown by a current survey or inspection



of the Property; (iv) any matter created by or through Buyer; and (v) any title matters which Buyer has accepted or is deemed to have accepted as set forth in the Contract.

(d) Seller is not providing to Buyer any survey of the Property. In the event Buyer desires to obtain a survey of the Property, Buyer will be solely responsible to obtain, and pay for, such survey without reducing the proceeds of the Total Purchase Price payable to Seller at the Closing.

6. BUYER'S NOTE:

- (a) The sale of the Property is an "All Cash" transaction and shall not be subject to any financing, other contingencies, or post due diligence.
- (b) The Seller and Fisher Auction Company, their representatives, attorneys, agents, and sub-agents, assume no liability for errors or omissions in this or any other property listing or advertising or promotional/publicity statements and material. The Seller and Fisher Auction Company, their representatives, attorneys, agents and sub-agents, make no representation or guarantee as to the accuracy of the information herein contained or in any other property listing or advertising or promotional/publicity statements and material. Neither Fisher Auction Company nor the Seller has any obligation to update this information. Neither Fisher Auction Company nor the Seller, their Agents and Sub-Agents, have any liability whatsoever for any oral or written representations, warranties, or agreements relating to the Property except as is expressly set forth in the Contract.
- (c) The Property is sold in "AS IS AND WHERE IS" condition and with all faults and defects, with no representations or warranties, express or implied. All Bidders are encouraged to inspect the Property prior to placing any bid in the Auction and the Successful Bidder, as Buyer, acknowledges that it has had a reasonable opportunity to inspect and examine the condition of the Property and make inquiries of applicable governmental authorities pertaining to Buyer's proposed use of the Property prior to the Auction as Buyer has deemed necessary or desirable. Please review the Contract, the As-Is Rider and the Disclosures attached to the Contract.
- (d) Competitive bidding is an essential element of an Auction sale, and such a sale should be conducted fairly and openly with full and free opportunity for competition among bidders. Any conduct, artifice, agreement, or combination the purpose and effect of which is to stifle fair competition and chill the bidding, is against public policy and will cause the sale to be set aside. Collusion / Bid Rigging is a Federal Felony punishable by imprisonment and fine. Fisher Auction Company will report all illegal conduct to the F.B.I. and cooperate with any prosecution.
- (e) Seller, in its absolute sole discretion, reserves the right to amend, negotiate, modify, or add any terms and conditions to these General Terms and Conditions of Sale, the Contract and to announce such amendments, modifications, or additional terms and conditions at anytime.
- (f) Should the Property not close with the Buyer, the Seller will have the option to pursue back-up bids.
- (g) If you are unsure about anything regarding the Property, do not place a bid. Review of the Contract before making any bids is strongly recommended.

7. ANNOUNCEMENTS:

In the event of a dispute over the bidding process, the Auctioneer shall make the sole and final decision and will have the right either to accept or reject the final bid or re-open the bidding.

8. DEFAULT:

If the Buyer fails to comply with any of these General Terms and Conditions of Sale, the Seller shall retain the required Escrow Deposit, which shall be considered fully earned and non-refundable, under this Agreement and on the Contract as liquidated damages and not as a penalty. Upon Default, Buyer agrees to the immediate release of the Escrow Deposit funds to the Seller without the requirement of further documentation from Buyer.

9. BROKER PARTICIPATION:

Three Percent (3%) of the Bid Price will be paid to a qualified Licensed Real Estate Broker ("Broker") whose registered Buyer's offer is accepted by the Seller and closes on the Property, provided the Broker is not prohibited by law from being paid such commission. To qualify for a commission, the Broker must first register their prospect on the MANDATORY REAL ESTATE BUYER BROKER PARTICIPATION REGISTRATION form. This form must be mailed such that it is received by the office of Fisher Auction Company no later than 5:00 P.M. E.T., Wednesday, June 6, 2012. This registration MUST be sent to Fisher Auction Company, 351 S. Cypress Rd., Ste. 210, Pompano Beach, FL 33060. Brokers may also fax their broker registration(s) to 954-782-8143. NO LATE REGISTRATIONS WILL BE ACCEPTED. Commissions will be paid only after closing and after Fisher Auction Company has been paid in full. Brokers are not required to attend the closing. If a Broker has not met all of these requirements, no commission will be paid to the Broker, even if the Broker's prospect purchases the Property. No oral registrations will be accepted. Under no circumstances whatsoever will any commission be paid if the sale does not close for any reason.

10. REPRESENTATIONS:

All information was derived from sources believed to be correct, but is not guaranteed. Bidders shall rely entirely on their own information, judgment, and inspection of the Property and records. Neither Seller, nor Fisher Auction Company, it's Agents and Sub-Agents makes any representation or warranties as to the accuracy or completeness of any information provided. All sizes, dimensions, drawings are approximations only.



11. BID PRICE:

The bid price for the Property shall be determined by competitive online bidding. The Property is being sold online to the Highest and Successful Bidder.

12. ACKNOWLEDGMENT AND ACCEPTANCE:

The Undersigned Bidder acknowledges receipt of a copy of these General Terms and Conditions of Sale, and having read and understood the provisions set forth therein, accepts same and agrees to be bound thereby. Facsimile or electronic signatures will be treated and considered as original.

13. GOVERNING LAW:

This Agreement shall be construed in accordance with and governed by the laws of the State of Florida and the laws of the United States pertaining to transactions in Florida.

14. WAIVER OF JURY TRIAL:

EACH PARTY TO THIS AGREEMENT HEREBY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVES ANY RIGHT THEY MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION BASED UPON THIS AGREEMENT OR ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS AGREEMENT OR ANY OTHER AGREEMENT CONTEMPLATED AND EXECUTED IN CONNECTION HEREWITH, OR ANY COURSE OF DEALING, COURSE OF CONDUCT, STATEMENTS (WHETHER VERBAL OR WRITTEN) OR ACTIONS OF ANY PARTY HERETO.

15. ENTIRE AGREEMENT:

This Agreement along with the Online Bidder Contract embodies the entire agreement between the parties relative to the subject matter, and there are no oral or written agreements between the parties, or any representations made by either party relative to the subject matter, which are not expressly set forth herein. To the extent that any of the terms or provisions contained herein differs or conflicts with those contained within the Contract, the Contract shall control.

Facsimile and El signatures.	lectronic signatures of the parties to t	hese General Terms and (Conditions o	f Sale shall be	treated as	original
Bidder's #	Bidder's Signature		Date			



REAL ESTATE BUYER BROKER PARTICIPATION REGISTRATION FORM

"Lender Ordered Absolute Auction" Online Only Private Island

14700 Island 1, Caloosahatchee River, Fort Myers, Florida 33905

Start Date: Monday, June 4, 2012 @ 10:00 A.M. E.T. End Date: Thursday, June 7, 2012 @ 2:00 P.M. E.T.

NOTICE: THE SELLER AND FISHER AUCTION COMPANY ENCOURAGE BUYERS TO BE REGISTERED BY A LICENSED REAL ESTATE BROKER SO THAT THEY ARE MORE KNOWLEDGEABLE ABOUT THE PROPERTY AND THEREFORE CAN MAKE A MORE INFORMED BUYING DECISION. SHOULD THE BUYER ELECT TO BE REGISTERED BY A LICENSED REAL ESTATE BROKER, THE BUYER ACKNOWLEDGES THAT THEY HAVE CHOSEN THE BELOW LICENSED REAL ESTATE BROKER TO REGISTER AND REPRESENT THEM.

BUYER INFORMATION (Please Type or Print Clearly	
NAME:	COMPANY:
IVAIVIE.	COIVII AIVI.
ADDRESS	
ADDRESS:	
CITY:	STATE: ZIP:
	-
DAY BLIONE: /	EVENING DUONE. (
DAY PHONE: ()	EVENING PHONE: ()
CELL PHONE: ()	FAX: ()
E-MAIL ADDRESS:	
BLIVED'S SIGNATURE:	DATE
BUYER'S SIGNATURE:	DATE:
REAL ESTATE BROKER INFORMATION: (Please Type	or Print Clearly)
AGENT NAME:	COMPANY:
AULINI IVAIVIL.	COIVII AIVI.
ADDRESS:	
CITY:	STATE: ZIP:
J	517(1E. ZII .
DAY SUBJECT /	EVENUA DUOVE /
DAY PHONE: ()	EVENING PHONE: ()
CELL PHONE: ()	FAX: ()
E-MAIL ADDRESS:	
DEAL ESTATE DROVED LICENSE #	TAV ID#.
REAL ESTATE BROKER LICENSE #: STATE:	TAX ID#:
	epresents the Buyer, not the Seller, in the above referenced Auction and agrees to
	pany from any claims, costs and expenses, including attorneys' fees, arising out of any
· · · · · · · · · · · · · · · · · · ·	with the participation at the Auction or the purchase and sale of the above referenced
Property purchased at the Auction or otherwise. This registrati effect.	on form is to be completed, signed, and dated by all parties to have any force and
	DATE:
BROKER'S SIGNATURE:	DATE:
	tensed Real Estate Broker ("Broker") whose registered Buyer's offer is accepted by the
	rohibited by law from being paid such commission. To qualify for a commission, the
	REAL ESTATE BUYER BROKER PARTICIPATION REGISTRATION form. This form must be
	npany no later than 5:00 P.M. E.T., Wednesday, June 6, 2012. This registration MUST be ompano Beach, FL 33060. Brokers may also fax their broker registration(s) to 954-782-
	s will be paid only after closing and after Fisher Auction Company has been paid in full.
	ot met all of these requirements, no commission will be paid to the Broker, even if the
-	vill be accepted. Under no circumstances whatsoever will any commission be paid if the
sale does not close for any reason.	and the part of th
FOR FISHER AUCTION COMPANY USE ONLY:	
DATE RECEIVED: TIME:	

Online Bidder Instructions

"Lender Ordered Absolute Auction" Online Only Private Island

14700 Island 1, Caloosahatchee River, Fort Myers, Florida 33905

Start Date: Monday, June 4, 2012 @ 10:00 A.M. E.T. End Date: Thursday, June 7, 2012 @ 2:00 P.M. E.T.

The following are guided instructions to assist an Online Bidder in order to participate in the Auction.

- Download from www.fisherauction.com the following documents for completion;
 - a) Bidder Registration Form
 - b) Online Bidder Contract
 - c) Return of Escrow Instructions
 - d) General Terms and Conditions of Sale
- 2. Complete each category, sign and date the Bidder Registration Form.
- 3. Complete, sign and date the Online Bidder Contract.
- 4. Complete, sign and date the Return of Escrow Instructions.
- 5. Sign and date the General Terms and Conditions of Sale.
- 6. Retain copies of the above documents for your file.
- 7. Return the four (4) executed documents and a copy of your valid State issued Driver's License or a valid Passport no later than 5:00 P.M., E.T., Wednesday, June 6, 2012 to Fisher Auction Company, 351 S. Cypress Rd., Ste. 210, Pompano Beach, Florida 33060.7159; Facsimile: 954.782.8143; Email: info@fisherauction.com. The required Escrow Deposit, (\$50,000.00) in U.S. Funds, must be wire transferred to The Karyo Law Firm, P.A. Trust Account (Settlement Agent) and verified by the above mentioned date / time (see wiring instructions below).
- 8. Once all the documents and the Escrow Deposit is received and verified by Fisher Auction Company, you will be notified of your approved access to bid.
- 9. If you are declared the successful Bidder, you will immediately be required to execute the Real Estate Sales Contract ("Contract") via facsimile and tender via wire transfer on Friday, June 8, 2012 by 5:00 P.M. E.T. the additional Escrow Deposit required per the Contract.

The Seller and Fisher Auction Company wish you the best of luck in the bidding process!

Wiring Instructions:

Citibank

998 S. Federal Hwy Boca Raton, Fl 33432

Trust Account: The Karyo Law Firm, P.A. Trust Account

Wiring Instructions:

Account Number: 9119811525 Routing Number: 266086554

Swift code for Overseas Wire: CITIUS33

ONLINE BIDDER REGISTRATION FORM

"Lender Ordered Absolute Auction" Online Only Private Island

14700 Island 1, Caloosahatchee River, Fort Myers, Florida 33905

Start Date: Monday, June 4, 2012 @ 10:00 A.M. E.T. End Date: Thursday, June 7, 2012 @ 2:00 P.M. E.T.

(Please Print Clearly) Name: Company Name (if applicable): **Company Address:** City: St: Zip: City, Country & Country Code (if outside the U.S.) **Residential Address:** Zip: City: St: City, Country & Country Code (if outside the U.S.) Valid State Issued Driver's License No. or Passport: (Copy of License or Passport Required) **Contact Phone:** Facsimile: **Cellular Phone:** Email: **Entity in which Bidder will take Title: Marital Status: Bidder's Signature:** Date: How did you hear about Auction:



ONLINE BIDDER CONTRACT

"Lender Ordered Absolute Auction" Online Only Private Island

14700 Island 1, Caloosahatchee River, Fort Myers, Florida 33905

Start Date: Monday, June 4, 2012 @ 10:00 A.M. E.T. End Date: Thursday, June 7, 2012 @ 2:00 P.M. E.T.

Please carefully review this Online Bidder Contract ("Contract") and the General Terms and Conditions of Sale ("Terms"). You must follow instructions for the escrow deposit, execute this Contract and send to Fisher Auction Company, 351 S. Cypress Rd., Ste. 210, Pompano Beach, Florida 33060-7159; Facsimile: 954.782.8143; Email: info@fisherauction.com, in order for you to be able to participate as a qualified online Bidder in the Auction. All executed documents and the required escrow deposit to be received no later than 5:00 P.M., E.T., Wednesday, June 6, 2012.

This is a Contract entered into by and between the Bidder ("Bidder") whose name is identified below and Fisher Auction Company ("Auctioneer").

- I. All registration information the Bidder provides to Auctioneer shall be current, complete, and accurate. Bidder must be 21 years of age or older. Bidder agrees not to use any device, software or routine to interfere or attempt to interfere with the proper working of any transaction being conducted during the online Auction.
- 2. Bidder agrees not to retract its offer(s). The successful Bidder is legally bound to purchase the Property awarded in accordance with his / her bid, the Terms, the Real Estate Sales Contract, and all other Federal and State Regulations governing contracts for the purchase of real property. Unilateral conditions asserted by any Bidder will not be accepted. There will be a 10% Buyer's Premium added to the Final Bid Price.
- 3. Auctioneer reserves the right, for any reason, in its sole discretion, to terminate, change or suspend any aspect of the online Auction.
- 4. Disputes Between Bidders If a dispute arises between two or more Bidders, Auctioneer reserves the right to reopen the bidding. Auctioneer's designation of the successful Bidder shall be final.
- 5. Termination: This Contract constitutes a binding agreement between Bidder and Auctioneer until terminated by Auctioneer, which Auctioneer may do at any time, without notice, in Auctioneer's sole discretion. If Bidder dissatisfaction occurs with the online Auction in any way, Bidder's only recourse is to immediately discontinue use of the online Auction. Auctioneer reserves the right to terminate Bidder registration and use of the online Auction, and impose limits on certain features of the online Auction or restrict Bidder access to, or use of, part or the entire online Auction without notice or penalty.
- 6. Hold Harmless Auctioneer cannot, and will not, be held responsible for any interruption in service, errors, and/or omissions, caused by any means, therefore they cannot guarantee continual, uninterrupted or error free service as the website could be interfered with by means out of Auctioneer's control. Bidder acknowledges that the online Auction is conducted electronically and relies on hardware and software that may malfunction without warning. The Auctioneer may void any sale, temporarily suspend bidding and re-sell the Property that was affected by any malfunction. The decision of the Auctioneer is final.
- 7. Required Escrow Deposit In order to be fully and properly registered for the online Auction, Bidder will wire transfer the \$50,000.00 required Escrow Deposit, in U.S. Funds, to The Karyo Law Firm, P.A. Trust Account, (Settlement Agent). Once the Escrow Deposit and all required four (4) executed documents are received, Auctioneer will approve your access to bid. Any questions regarding the online bidding process may be obtained by contacting Fisher Auction Company at info@fisherauction.com or 800.331.6620 (U.S.) or 954.942.0917 (International).
- 8. Property Inspection: The Bidder is invited, urged and cautioned to inspect the Property prior to submitting any bid. Failure to inspect the Property shall not constitute cause for cancellation of sale.
- 9. The Bidder agrees that, should they be the successful Bidder on the Property, all information regarding the transaction may be published on the Auctioneer's web site per the Electronic Freedom of Information Act Amendments of 1996 (5 U.S.C. 522(2000).

	Name:		
	Address:		
	City – St – Zip:		
	City, Country, Country Code (if outside the U.S.)		
	Contact Telephone:	Email Address:	
	by acknowledge and accept the above tures of the parties to this Contract sl	terms of this Online Bidder Contract and agree to comply will be treated as original signatures.	with same. Facsimile and electronic
-	·		
Signa	ture of Acceptance	Date	



Return of Escrow Instructions

"Lender Ordered Absolute Auction" Online Only Private Island

14700 Island 1, Caloosahatchee River, Fort Myers, Florida 33905

Start Date: Monday, June 4, 2012 @ 10:00 A.M. E.T. End Date: Thursday, June 7, 2012 @ 2:00 P.M. E.T.

In the event that you are not the successful Bidder on the Property, then please fill out this form for your Escrow Deposit to be sent back to you.

		, hereby authorize The Karyo Law Firm, P.A. to
elease my deposit back to me wi	thin three (3) business days via:	
	PLEASE PRINT CLEAR	RLY
	A wire transfer to the originating instructions below:	bank to the originator per the wiring
	Bank Name:	
	Bank Address:	
	Bank Phone No.:	
	Bank ABA No.:	
	Account Name:	
	Account No.:	
Diddor Cignoturo		



Name Printed:_____

V. Real Estate Sales Contract

fisherauction.com

The Standard of Excellence



REAL ESTATE SALES CONTRACT

Pa	_ ("Seller"), and			
		agree that the Seller shall sell, and the Buyer shall buy, the following described real proportions hereinafter set forth in this Real Estate Sales Contract ("Contract") and any At		
1.	Leg	gal description of Property located in Lee County, Florida. ISLAND LYING S OF RIVER IN NW 1/4 OF NE 1/4 A/K/A; 14700 Island 1, Fort Myers, Florida 33905 Parcel No.: 21-43-26-00-00007.000		
2.	Pur			
	A.	Bid Price	\$	
		Plus Buyer's Premium (10% of Bid Price)	\$	
		Total Purchase Price	\$	
	В.	Initial Deposit (paid to Settlement Agent with execution of the Contract)	\$	50,000.00
	C.	Additional Deposit (paid to Settlement Agent with execution of the Contract)	\$	
	D.	Balance of Total Purchase Price (to be paid by wire transfer at Closing)	\$	
	E.	The Total Purchase Price will be adjusted by expenses, costs and prorations at Closing.		

3. Closing Conditions:

A. The Closing ("Closing") will be on or before Monday, July 9, 2012 and coordinated through the offices of the Settlement Agent: The Karyo Law Firm, P.A.,800 Yamato Road, Suite 103, Boca Raton, FL 33431 Telephone: 561.368.0111; Facsimile: 561.368.1691.

This Contract is **Not Contingent** upon financing or other matters of any kind.

- B. The Total Purchase Price will be due and payable by Buyer at Closing by Wire Transfer of immediately available funds to The Karyo Law Firm, P.A. Trust Account ("Settlement Agent"), pursuant to written instructions from the Settlement Agent. Buyer shall receive credit for the Initial Deposit and the Additional Deposit, which shall be released from escrow and applied by the Settlement Agent towards the Total Purchase Price at Closing.
- C. Time shall be of the essence as to: (i) Buyer's obligation to deliver the Initial and Additional Deposits and (ii) Buyer's obligation to close and deliver the balance of the Total Purchase Price on the date of Closing designated above.

4. Title:

- A. Seller will provide at its cost to the Buyer a Title Commitment for an Owner's Title Insurance Policy for the. The Commitment and Owner's Title Insurance Policy will be issued by the Settlement Agent through Attorneys Title Insurance Fund. A copy of the proposed commitment may be attached to this Contract.
- B. Except as provided for herein, it is understood and agreed that fee simple title to the Property being sold to the Buyer is free and clear of liens.
- C. The Seller will convey title by a Special Warranty Deed (the "Deed").
- D. Title to the Property will be subject to the exceptions set forth in the proposed Commitment ("Permitted Exceptions"). Buyer agrees to take title to the Property subject to the Permitted Exceptions.
- E. Buyer agrees that the Property is subject to all laws, ordinances, codes, rules and regulations of applicable governmental authorities including but not limited to the Core of Engineers, Department of Environmental Protection, etc. pertaining to the ownership, use and occupancy of the Property including, but not limited to, zoning, land use, building codes, utilities and agrees to take title subject to such matters, and the following permitted exceptions: (i) all covenants, restrictions, easements and agreements of record now on the Property; (ii) all liens for unpaid municipal, state, federal charges not yet due and payable and all taxes and assessments for the year of Closing and all subsequent years not yet due and payable, (iii) the state of facts which would be shown by a current survey or inspection of the Property; (iv) any matter created by or through Buyer; and (v) any title matters which Buyer has accepted or is deemed to have accepted as set forth in the Contract.

5. Expenses:

- A. All closing costs which are not required by law to be paid by Seller will be the responsibility of, and will be paid by, the Buyer at the Closing. Without limiting the foregoing, at the Closing, Buyer shall pay for (i) the cost of a loan policy of title insurance and related endorsements and all other expenses in connection with Buyer obtaining a loan, (notwithstanding any of the references in this paragraph to Buyer obtaining a loan, nothing contained herein shall be deemed to make the Contract contingent in any manner on Buyer obtaining financing); and (ii) settlement fees charged by Settlement Agent.
- B. Real estate taxes, utilities, if any, and other expenses of the Property shall be prorated as of the date of Closing based on the last ascertainable tax bill with due allowance made for maximum allowable discount.
- C. All prorations, including, without limitation, prorations of any and all taxes, fees, utilities, if any, and any and all other charges against the Property reflected on the settlement statement executed by Seller are final. No adjustments or payments will be made by Seller after Closing.
- E. Compensation for _______("Buyer's Qualifying Licensed Real Estate Broker") as commission (\$_______), which is 3% of the Bid Price and shall be paid by the Seller at closing from Seller's proceeds received at Closing, if and only if the Closing occurs. Any and all such commissions shall be paid only upon Closing and funding of the Total Purchase Price.
- F. The parties each represent and warrant to the other that they have not dealt with any real estate brokers, salesperson, or finders to whom a brokerage commission is due other than as stated in subparagraphs' 5.D and E above (collectively "Broker"). If a claim for commission in connection with this transaction is made by any broker, salesperson or finder claiming to have dealt through or on behalf of one of the parties hereto other than Broker, such party shall indemnify, defend and hold the other party hereunder harmless from and against all liabilities, damages, claims, costs, fees and expenses (including reasonable attorneys' fees and court costs at trial and all appellate levels) with respect to said claim for commission or other payment of any kind whatsoever. The provisions of this paragraph shall survive the Closing or any earlier termination or cancellation of the Contract notwithstanding any provision hereof to the contrary.

6. Special Clauses:

- A. When executed by Seller and Buyer, this Contract shall be binding on all parties, their heirs, personal representatives, successors, and assigns.
- B. The Karyo Law Firm, P.A. as Settlement Agent shall hold deposits in escrow pending the Closing in a non-interest bearing account.
- C. If Buyer fails to perform under this Contract, then, as Seller's sole and exclusive remedy under this Contract, the Settlement Agent is hereby irrevocably immediately directed and instructed that the Initial Deposit and if delivered by Buyer, the Additional Deposit shall be forfeited and paid over to Seller as agreed liquidated damages in order to compensate Seller for the damages caused by such breach and not as a penalty. Buyer's qualifying Licensed Real Estate Broker shall not be entitled to any compensation if Buyer fails to perform under this Contract.
- D. In the event of Seller's default under this Contract, Buyer's sole remedies shall be (i) to receive the return of Buyer's Deposit, at which time the Contact shall cease and terminate and Seller and Buyer shall have no further obligations, liabilities or responsibilities to one another; or (ii) seek specific performance of Seller's obligation under this Contract. Buyer shall not have any claim against Seller (nor shall Seller be liable) for damages (actual, special, punitive or otherwise) and hereby waives any such claims.
- E In the event any litigation arises under this Contract, the prevailing party shall be entitled to recover from the non-prevailing party all of their reasonable attorney's fees, court costs, and expenses, including those incurred on appeal.
- F. The risk of loss or damage of such property by fire shall remain with the Seller up to the time of the Closing and thereafter, on and after the Closing, by the Buyer.
- G. The Settlement Agent receiving deposit funds or equivalent is authorized and agrees by acceptance of them to deposit them promptly, hold same in escrow and, subject to clearance, disburse them in accordance with terms and conditions of this Contract. Failure of funds to clear shall not excuse Buyer's performance. If in doubt as to Settlement Agent's duties or liabilities under the provisions of this Contract, Settlement Agent may, at Settlement Agent's option, continue to hold the subject matter of the escrow until the parties hereto agree to its disbursement or until a judgment of the Court shall determine the rights of the parties, or Settlement Agent may deposit same with the clerk of the Court having jurisdiction of the dispute.
- H. The Buyer's Executed General Terms and Conditions of Sale are attached hereto and made a part of this Contract. In the event a conflict exists between this Contract and the General Terms and Conditions of Sale, then, (i) prior to Buyer's execution and delivery of this Contract, the terms of the General Terms and Conditions of Sale shall govern and control and (ii) following Buyer's execution and delivery of this Contract, the terms of this Contract shall govern

- and control over the General Terms and Conditions of Sale.
- I. The Property is sold in "AS IS WHERE IS" condition and with all faults and defects, with no representations or warranties express or implied. The "AS IS" Rider attached hereto as Exhibit "B" is hereby incorporated into this Contract and made a part hereof for all purposes.
- J. This Contract is not assignable by Buyer.
- K. See Disclosures attached hereto as Exhibit "A" and made a part hereof.
- L. This Contract may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same Contract. This Contract shall not bind Seller or Buyer as an offer or Contract unless a fully executed counterpart of this Contract is delivered by Buyer and Seller. Signatures to this Contract transmitted by facsimile transmission, by electronic mail in "portable document format" (".pdf") form, or pictorial appearance of a document, will have the same effect as physical delivery of the paper document bearing the original signature.
- M. The transmittal of an unexecuted draft of this document for purposes of review shall not be considered an offer to enter into this Contract.
- N. This Contract and the rights and obligations of the parties hereunder shall in all respects be construed, interpreted, enforced and governed by and in accordance with the laws of the State of Florida. The parties hereby agree that all actions or proceedings initiated and arising directly or indirectly out of this Contract and any related documents shall be litigated solely in the courts situated in Lee County, Florida. Buyer and Seller waive any claim that the courts situated in Lee County, Florida, are an inconvenient forum or an improper forum based on lack of venue.
- O. THE PARTIES HEREBY IRREVOCABLY WAIVE THEIR RIGHTS TO A TRIAL BY JURY WITH RESPECT TO ANY CLAIM OR CONTROVERSY ARISING OUT OF OR RELATED TO THIS CONTRACT.
- P. If any provision of this Contract is held or rendered illegal or unenforceable, it shall be considered separate and severable from this Contract and the remaining provisions of this Contract shall remain in force and bind the parties as though the illegal or unenforceable provision had never been included in this Contract.

IN ACCEPTANCE OF THESE ABOVE TERMS AND CONDITIONS, SELLER AND BUYER HERETO AFFIX THEIR SIGNATURES. FACSIMILE OR ELECTRONIC SIGNATURES SHALL BE TREATED AS ORIGINALS.

Dated:		Seller: Pan American Fund, LLC				
Address	City	St.	Zip	Telephone	Facsimile	
Dated:		Buyer:				
Dated:		Buyer:				
Address	City	St.	Zip	Telephone	Email	

Deposits under Paragraph 2 received if other than cash are subject to clearance by The Karyo Law Firm, P.A. (Settlement Agent).

	/
_	Initial

EXHIBIT "A"

DISCLOSURES

Under the laws of the State of Florida, each prospective Buyer is hereby advised as follows:

- (a) Radon Gas. Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risks to person who is exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from you county public health department. The foregoing notice is provided in order to comply with state law and is for informational purposes only. Seller does not conduct radon inspection with respect to the Property, and specifically disclaims any and all representations or warranties (express or implied) as to the absence of radon in connection with the Property.
- (b) Mold, Mildew and Other Biological Toxins Disclosure. Under the laws of the State of Florida, Buyer is hereby advised that Mold, mildew and other biological toxins are found both indoors and outdoors. The presence of mold, mildew and other biological toxins may cause property damage or health problems. Additional information regarding mold, mildew and other biological toxins and inspections related thereto may be obtained from your county public health unit or a professional trained in that field. The foregoing notice is provided in order to comply with state law and is for informational purposes only. Seller does not conduct mold, mildew or other biological toxins inspections with respect to the Property, and specifically disclaims any and all representations or warranties (express or implied) as to the presence or absence of mold, mildew or other biological toxins in connection with the Property.
- (c) <u>Property Taxes</u>. BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT THE BUYER MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR INFORMATION.

* * * * * *

EXHIBIT "B"

AS-IS RIDER

Buyer represents and warrants to Seller that Buyer has examined and investigated to Buyer's full satisfaction the Property, and that except as otherwise expressly set forth in this Contract, Seller has not made any warranties or representations (express or implied) concerning the Property or any portion thereof. Buyer acknowledges and agrees that except as otherwise expressly set forth in this Contract the Property is being transferred in its "AS IS" "WHERE IS" with all faults and defects condition and Seller has not made, does not make, and specifically negates and disclaims any representations, warranties, promises, covenants, contracts, or guaranties of any kind or character whatsoever, whether express or implied, oral or written, past, present, or future, of, as to, concerning, or with respect to (a) the value, nature, quality, or condition of the Property, including, without limitation, the water, soil, and geology, (b) the income to be derived from the Property, (c) the suitability of the Property for any and all activities and uses which Buyer may conduct thereon, (d) the compliance of or by the Property or its operation with any laws, rules, ordinances, or regulations of any applicable governmental authority or body, including, but not limited to, compliance with any special use permits or developments of regional impact, (e) the habitability, merchantability, marketability, profitability, or fitness for a particular purpose of the Property, (f) the manner or quality of the construction or materials incorporated into the Property, (g) the manner, quality, state of repair, or lack of repair of the Property, (h) the existence of hazardous materials, mold, mildew, other biological toxins or governmental requirements at the Property, (i) the existence, quality, nature, adequacy, or physical condition of any utilities serving the Property, (j) the development potential of all or any part of the Property, (k) any leases or occupancy agreements affecting the Property or (I) any other matter with respect to the Property, and specifically, that, except as otherwise expressly set forth in this Contract, Seller has not made, does not make and specifically disclaims any representations regarding concurrency, or compliance with any special use permits, developments of regional impact, environmental protection, pollution, or land use laws, rules, regulations, orders, or requirements, including the existence in or on the Property of hazardous materials.

Any special assessments, municipal assessments or liens that are due or incurred after Closing will be the responsibility of the Buyer. Seller shall not be required to comply with or bring the Property into compliance with any regulations of any governmental authority, close out any open permits or cure any code enforcement violations and Buyer expressly assumes all responsibility for same.

Except as otherwise expressly set forth in this Contract, Buyer further acknowledges and agrees that having been given the opportunity to inspect the Property, Buyer is relying solely on its own investigation of the Property and not on any information provided or to be provided by Seller and, by Closing and taking title to the Property, the Buyer shall be deemed to have accepted the Property "As Is" "Where Is" with all faults and defects and waived all objections or claims against Seller or Seller's members, officers, directors, shareholders, employees, members, managers, partners, attorneys, and agents (including, but not limited to, any right or claim of contribution) arising from or related to the Property or to any hazardous materials or biological toxins in, on or under the Property and any claim it has, might have had, or may have against Seller with respect to the condition of the Property, either patent or latent. Buyer further acknowledges and agrees that any information provided or to be provided with respect to the Property was obtained from a variety of sources and that Seller has not made any independent investigation or verification of such information and, except as otherwise expressly set forth in this Contract, makes no representations as to the accuracy or completeness of such information. Except as otherwise expressly set forth in this Contract, Seller is not liable or bound in any manner by any verbal or written statements, representations, or information pertaining to the Property, or the operation thereof, furnished by any real estate broker, agent, employee, servant, or other person. Buyer further acknowledges and agrees that, except as otherwise expressly set forth in this Contract, to the maximum extent permitted by law, the sale of the Property as provided for herein is made on an "AS IS" "WHERE IS" condition and basis with all faults and defects.

* * * * * * *