### PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM SUMMARY



Meeting Date: 02/27	-	] Consent ] Workshop	[ ] Regular [ ] Public Heari	ng
Department: Submitted By: Submitted For:	Planning, Zoning Planning, Zoning Planning			
		I. EXECUTIVE E	BRIEF	
Commissioners (BCC property located with	C) of Palm Beach Co nin the City of Delra	ounty, Florida, gra y Beach; and <b>B</b>	nting a County tax exe  ) approve restrictive	of the Board of County emption for one (1) historic covenant for the historic d that the tax exemption is
Summary: The resolution within the City of Del		a County tax exe	mption for the followir	ng historic property located
Address: 118 ½ South E	East 7 <sup>th</sup> Avenue			
or until December 3 improvements to each property. (Please se approximately \$1056 restrictive covenant, tax exemption is grant	1, 2016. The exement the historic property, we attached resolut 5.00 (tax dollars) which requires the quarted. District 4 (RB)	nption shall apply which resulted fro tions.) Based or ill be exempted ualifying improver	y to 100 percent of t m restoration, renova the 2006 millage annually. Accompa ments be maintained o	in effect for ten (10) years he assessed value of all tion, or rehabilitation of the rate, it is estimated that nying the resolution is a during the period that each
ordinance, Ordinand government to enter implement the ordina on April 7, 1998, (R 9	ce No. 95-41, applinto an interlocal agrance within its munices 8 472 D), authorizing to implement the ta	licable countywice reement with the ipal boundary. An g the City of Delra ox exemption ord	de. The ordinance a County to perform revalenter interlocal agreement ay Beach Historic Pres	oric property tax exemption allows a qualifying local iew functions necessary to was approved by the BCC servation Board to performents to historic landmark
Attachments:				
2 Resolutions 1 Restrictive Covena 1 City of Delray Bead		ption resolution		
			·	
Recommended By:	LOY Mal	ew Of	La .	Jale/
Approved By:	//////////////////////////////////////	cy County Admir	nistrator	9/19/0 7 Date

## II. FISCAL IMPACT ANALYSIS

A. Fi	ve Year Summary o	of Fiscal Imp	act:			
Fisca	l Years	20 <u>07</u>	20 <u>08</u>	20 <u>09</u>	2010	20 <u>11</u>
Capit	al Expenditures					-
Exter Progr In-Kir	ating Costs rnal Revenues ram Income (Count nd Match (County) FISCAL IMPACT	7050 (y)	1057 	1056	<u>1057</u> ————————————————————————————————————	<u>1056</u> 
	ODITIONAL FTE SITIONS (Cumulativ	/e)	•			
ls Ite	m Included In Curre jet Account No.:	ent Budget?` Fund	Yes ! _ Departme	No ent \	JnitO	bject
Repo	rting Category					
B.	Recommended S	ources of Fu	nds/Summa	ry of Fiscal	Impact:	
	There is no direct fise tax exemption for this revenue is to be red estimated improvem Based on the 2007 exempted annually.	s property. The luced at most be ent costs attribu	overall Count by the tax on uted solely to v	y impact is a r the improvem vork on the his	eduction of colle ents made to th storic buildings to	ctable taxes. Tax e structure. The tals \$118,000.00.
C.	Departmental Fis	cal Review:	fat	Dagas	Lina)	
			III. <u>REVIEW</u>	COMMENT	<u>-s</u>	
A. B.	OFMB Fiscal and Jax exemption 1056.00 anni OFM  Legal Sufficiency	25-07 B M5501		/ H/m	nents:  Alshonic proposed of 10 and Control	perfy, which 0,560.
C.	Assistant County Other Departmen					
	Department Direc	tor				

### (Continued from page one.)

The historic property has filed preconstruction applications and final applications with the City of Delray Beach Historic Preservation Board. Following review of the completed improvements the city's Historic Preservation Board determined the improvements were consistent with the U.S. Secretary of Interior's Standards for Rehabilitation and recommended approval for tax exemption. The Delray Beach City Commission then granted an ad valorem City tax exemption to the historic property.

The property is a privately owned residence.

Copies of the City of Delray Beach Historic Preservation Board Applications, and other back-up information for the property are available for review at the County's Planning Division.

#### **RESOLUTION NO. R-2007-**

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, GRANTING AN AD VALOREM TAX EXEMPTION FOR THE HISTORIC REHABILITATION OF THE PROPERTY LOCATED AT 1181/2 SOUTH EAST 7<sup>th</sup> AVENUE, DELRAY BEACH, AS FURTHER LEGALLY DESCRIBED HEREIN; PROVIDING AN EFFECTIVE DATE; AND FOR OTHER PURPOSES.

WHEREAS, the citizens of Florida amended the Florida Constitution, Article VII, Section 3, to authorize counties and municipalities to grant a partial ad valorem tax exemption to owners of historic properties for improvements to such properties which are the result of the restoration, renovation, or rehabilitation of the historic properties; and

WHEREAS, the Board of County Commissioners has approved an ordinance providing for an ad valorem tax exemption for the restoration, renovation, and/or improvement of historic properties within the County (Ordinance No. 95-41); and

WHEREAS, the ad valorem tax exemption is one means of offering a financial incentive to increase interest in restoring, renovating, and improving the county's historic structures; and

WHEREAS, the Board of County Commissioners has approved an interlocal agreement with the City of Delray Beach (98 472 D) for implementation of tax exemptions on improvements to historic landmark properties; and

WHEREAS, this interlocal agreement delegates review of properties within the City of Delray Beach to the municipal historic preservation agency; and

WHEREAS, this property has been certified as a qualified property by the City of Delray Beach based on the fact that the property is a locally designated historic property or landmark, in accordance with local historic preservation ordinance (WPB Ordinance No. 2815-95); and

WHEREAS, the property owner(s) Stephen Echols, filed a Preconstruction

Application and received preliminary approval from the Delray Beach Historic

Preservation Board on October 19, 2005, for an ad valorem tax exemption for the

historic renovation and restoration of the property located at 118 ½ South East 7<sup>th</sup>

Avenue Delray Beach and

WHEREAS, the Delray Beach Historic Preservation Board reviewed the Final Application on August 2, 2006, for a determination that the completed improvements were consistent with the United States Secretary of Interior's Standards for Rehabilitation and recommended approval to grant an ad valorem City tax exemption to Stephen Echols, for the restoration, renovation, and improvement to the property located at 118 ½ South East 7<sup>th</sup> Avenue Delray Beach, and

WHEREAS, the Delray Beach City Commission on November 7, 2006, determined that the completed improvements were consistent with the United States Secretary of Interior's Standards for Rehabilitation and granted an ad valorem City tax exemption to Stephen Echols for the restoration, renovation, and improvement to the property located at 118 ½ South East 7<sup>th</sup> Avenue Delray Beach

# NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that:

1. The Board of County Commissioners hereby approves an ad valorem County tax exemption to the property owners, Stephen Echols, for a ten year period, commencing on the January 1, 2007, from that portion of ad valorem County taxes levied on the increase in assessed value resulting from the renovation, restoration, and rehabilitation of the property located at 118 ½ South East 7<sup>th</sup> Avenue Delray Beach, which property is as legally described as follows and which improvements are described in HPB Case No. 2006-015:

Lots 5 and 6 of the Resubdivision of Block 118, of Conkling and Thorndyke Subdivision of Delray Beach (formerly Linton) Florida, according to the Plat thereof, on file in the office of the Clerk of the Circuit Court in and for Palm Beach County, Florida, recorded in Plat Book 2, Page 8.

2. Prior to the ad valorem tax exemption described herein being effective, Stephen Echols shall execute and record a restrictive covenant in a form

established by the State of Florida, Department of State, Division of Historical Resources, requiring the qualifying improvements be maintained during the period that the tax exemption is granted.

- 3. the Board finds that the property meets the requirements for tax exemption under section 196.1997, Florida Statutes.
- 4. The provisions of this resolution shall become effective upon the execution of this agreement.
- 5. One copy of this agreement shall be filed with the Clerk of the Circuit Court in and for Palm Beach County.

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:

Commissioner Addie L. Greene, Chairperson Commissioner John F. Koons, Vice Chair Commissioner Karen T. Marcus Commissioner Warren H. Newell Commissioner Mary McCarty Commissioner Burt Aaronson Commissioner Jess R. Santamaria

The Chairman there upon declared the Resolution duly passed and adopted this \_\_\_\_\_ Day of \_\_\_\_\_\_, 2007.

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS

SHARON BOCK, CLERK AND COMPTROLLER

BY: BY: Deputy Clerk

DOS Form No. HR3E111292

HISTORIC PRESERVATION PROPERTY TAX EXEMPTION COVENANT	
This Covenant is made this day of Stephen Echols (hereinafter referred to as the Owner) and in favor of Palm Be	_, 2007, by
Stephen Echols (hereinafter referred to as the Owner) and infavor of Palm Be (hereinafter referred to as the Local Government) for the purpose of the renovation or rehabilitation, of a certain Property located at <u>118 ½ South Eas</u>	restoration,
which is owned in fee simple by the Owner and is listed in the National Register Places or locally designated under the terms of a local preservation ordinates of contributing property to a National Register listed district or a contributing property to a National Register listed district or a contributing property of the terms of a local preservation ordinance. The areas of this property, as defined in the National Register nomination or local design for the property or the district in which it is located are x architecture architecture.	ance or is a property to a significance nation report
The Property is comprised essentially of grounds, collateral, appurten improvements. The property is more particularly described as follows reference, consisting of repository, book, and page numbers:	
Lots 5 and 6 of the Resubdivision of Block 118, of Conkling and Thorndyke S	ubdivision of
Delray Beach (formerly Linton) Florida, according to the Plat thereof, on file in	the office of
the Clerk of the Circuit Court in and for Palm Beach County, Florida, recorded	in Plat Book
<u>2, Page 8.</u>	
In consideration of the tax exemption granted by the Local Government, the O	wner hereby

In consideration of the tax exemption granted by the Local Government, the Owner hereby agrees to the following for the period of the tax exemption which is from January 1, 2007 to December 31, 2016

- 1. The Owner agrees to assume the cost of the continued maintenance and repair of said Property so as to preserve the architectural, historical, or archaeological integrity of the same in order to protect and enhance those qualities that made the Property eligible for listing in the National Register of Historic Places or designation under the provisions of the preservation ordinance.
- 2. The Owner agrees that no structural alterations will be made to the Property without prior written permission of the Local Historic Preservation Office. The address of the certified Local Historic Preservation Office is, if one exists in the jurisdiction:

City of Delray Beach, Historic Preservation Planner 100 North West 1<sup>st</sup>. Avenue Delray Beach, Florida 33444 Telephone Number: (561) 243-7000

The address of the Division of Historic Resources is:

Bureau of Historic Preservation Division of Historical Resources R.A. Gray Building, 500 South Bronough Street Tallahassee, Florida 32399-0250 Telephone Number: (850) 487-2333

- 3. [Only for properties of archaeological significance] The Owner agrees to ensure the protection of the site against willful damage or vandalism. Nothing in this Covenant shall prohibit the Owner from developing the site in such a manner that will not threaten or damage the archaeological resource, provided that permission for alteration of the site is obtained pursuant to 2. Above.
- 4. The Owner agrees that the Local Historic Preservation Office and appropriate representatives of the Local Government, their agents and designees shall have the right to inspect the Property at all reasonable times in order to ascertain whether or not the conditions of this covenant are being observed.
- 5. In the event of the non-performance or violation of the maintenance provision of the Covenant by the Owner or any successor-in-interest during the term of the Covenant, the Local Historic Preservation Office will report such violation to the Property Appraiser and Tax Collector who shall take action pursuant to s. 196.1997 (7), F.S. The Owner shall be required to pay the difference between the total amount of taxes which would have been due in March in each of the previous years in which the Covenant was in effect had the property not received the exemption and the total amount of taxes actually paid in those years, plus interest on the difference calculated as provided in s. 212.12 (3) F.S.
- 6. If the Property is damaged by accidental or natural causes during the Covenant period, the Owner will inform the Local Historic Preservation Office in writing of the damage to the Property, including (1) an assessment of the nature and extent of the damage; and (2) an estimate of the cost of restoration or reconstruction work necessary to return the Property to the condition existing at the time of project completion. In order to maintain the tax exemption, the Owner shall complete the restoration or reconstruction work necessary to return the Property to the condition existing at the time of project completion on a schedule agreed upon by the Owner and the Local Historic Preservation Office.
- 7. If the Property has been destroyed or severely damaged by accidental or natural causes, that is, if the historical integrity of the features, materials, appearance, workmanship, and environment, or archaeological integrity which made property eligible for listing in the National Register of Historic Places or designation under the terms of the local preservation ordinance have lost or so damaged that restoration is not feasible, the Owner will notify the Local Historic Preservation Office in writing of the loss. The Local Historic Preservation Office will evaluate the information provided and notify the Owner in writing of its determination regarding removal of the Property from eligibility for tax exemption. If the Local Historic Preservation Office determines that the property should be removed from eligibility for tax exemption, it will notify the Property Appraiser of the county in which the Property is located in writing so that the tax exemption can be canceled for the remainder of the Covenant period. In such cases, no penalty or interest shall be assessed against the Owner.
- 8. If it appears that the historical integrity of the features, materials, appearance, workmanship, and environment, or archaeological integrity which made the Property eligible for listing in the National Register of Historic Places or designation under the terms of the local preservation ordinance have been lost or damaged deliberately or through gross negligence of the Owner, the Local Historic Preservation Office shall notify the

Owner in writing. For the purpose of this Covenant, "gross negligence" means omission of care which even inattentive and thoughtless persons never fail to take of their own property. The Owner shall have 30 days to respond indicating any circumstances which show that the damage was not deliberate or due to gross negligence. If the Owner cannot show such circumstances, he shall develop a plan for restoration of the Property and a schedule for completion of the restoration. In order to maintain the tax exemption, the Owner shall complete the restoration work necessary to return the Property to the condition existing at the time of project completion on a time schedule agreed upon by the Owner and the Local Historic Preservation Office. If the Owner does not complete the restoration work on the agreed upon time schedule, the Local Historic Preservation Office will report such violation to the Property Appraiser and Tax Collector who shall take action pursuant to s. 196.1997 (7), F.S. The Owner shall be required to pay the differences between the total amount of taxes which would have been due in March in each of the previous years in which the Covenant was in effect had the property not received the exemption and the total amount of taxes actually paid in those years, plus interest on the difference calculated as provided in s. 212.12 (3), F.S.

9. The terms of this Covenant shall be binding on the current Property owner, transferees, and their heirs, successors, or assigns.

etent

This Covenant shall be enfo jurisdiction.	orceable in specific perfor	mance by a court of compe
OWNER(S):	1. 18 11	
Stephen Echols Name	Signature	12/22/06 Date
<b>IN WITNESS WHEREOF</b> , the caused this Agreement.	e Owner and Local Govern	nment have executed or have
ATTEST:		
	PALM BEACH COUN BY ITS BOARD OF (	NTY, FLORIDA COUNTY COMMISSIONERS
Sharon Bock, Clerk		
BY: Deputy Clerk	BY:	Chairman
APPROVED AS TO FORM	AND	

LEGAL SUFFICIENCY

County Attorney

STATE OF FLORIDA

**COUNTY OF PALM BEACH** 

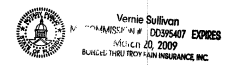
The foregoing instrument was acknowledged before me this 23rd day of <u>December</u> , 2004 by <u>Stephen Richard Echols</u> , who are personally known to me or who
have produced FL DL E242796522990, and NA ,
respectively, (indicate form of identification) (if left blank personal knowledge existed) as
identification.

Notary Public State of Florida

Notary Print Name: VERNIE Sullivau

My Commission Expires:

(NOTARY SEAL)





#### **RESOLUTION NO. 64-06**

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF DELRAY BEACH, FLORIDA, GRANTING AN AD VALOREM TAX EXEMPTION TO STEPHEN R. ECHOLS FOR THE HISTORIC REHABILIATION OF THE PROPERTY LOCATED AT 118 ½ SE 7<sup>TH</sup> AVENUE, AS FURTHER DESCRIBED HEREIN; DETERMINING THAT THE COMPLETED IMPROVEMENTS ARE CONSISTENT WITH LAND DEVELOPMENT REGULATION (LDR) SECTION 4.5.1(M)(5); PROVIDING AN EFFECTIVE DATE.

WHEREAS, the Historic Preservation Program of the City of Delray Beach, Florida (the "City"), is designed to preserve, protect, enhance, and perpetuate resources which represent distinctive and significant elements of the City's historical, cultural, social, economic, political, archaeological, and architectural identity; and/or serve as visible reminders of the City's culture and heritage; and

WHEREAS, the citizens of Florida amended the Florida Constitution, Article VII, Section 3, to authorize counties and municipalities to grant a partial ad valorem tax exemption to owners of historic properties for improvements to such properties which are the result of the restoration, renovation, or rehabilitation of the historic properties; and

WHEREAS, the City of Delray Beach City Commission has approved an ordinance providing for an ad valorem tax exemption for the restoration, renovation, and/or improvement of historic properties (Ordinance No. 50-96); and

WHEREAS, the ad valorem tax exemption is one means of offering a financial incentive to increase interest in restoring, renovating, and improving the City's historic structures; and

WHEREAS, Ordinance No. 50-96 provides that on completion of the review of a Final Application/Request for Review of Completed Work, the Historic Preservation Planner shall present such Final Application in a regularly scheduled meeting of the Historic Preservation Board and shall recommend that the Historic Preservation Board grant or deny the exemption; and

WHEREAS, the property owners filed a Preconstruction Application and received preliminary approval from the Historic Preservation Board on October 19, 2005, for an ad valorem tax exemption for the historic renovation and restoration of the property located at 118 ½ SE 7<sup>th</sup> Avenue; and

WHEREAS, the Historic Preservation Board reviewed the Completed Work Application on 118 ½ SE 7th Avenue, for a determination that the completed improvements were consistent with LDR Section 4.5.1(M)(5) and recommends approval to grant an ad valorem City tax exemption to

Stephen R. Echols for the restoration, renovation, and improvement to the property located at 118 ½ SE 7th Avenue.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF DELRAY BEACH, FLORIDA, AS FOLLOWS:

Section 1. The City Commission hereby determines that the completed improvements to the property located at 118 ½ SE 7<sup>th</sup> Avenue, as described in the application for ad valorem tax exemption filed with the City, were consistent with LDR Section 4.5.1(M)(5).

Section 2. The City Commission hereby approves an ad valorem tax exemption to the property owner, Stephen R. Echols, for a ten year period, commencing on 1/1/07, from that portion of ad valorem taxes levied on the increase in assessed value, between the years 1/1/07 – 12/31/16, resulting from the renovation, restoration, and rehabilitation of the property located at 118 ½ SE 7th Avenue, which property is legally described as follows and which improvements are described in HPB Certificate of Appropriateness No. 2006-015:

Lots 5 and 6, Block 118, Town of Delray

Section 3. Prior to the ad valorem tax exemption described herein being effective, Stephen R. Echols shall execute and record a restrictive covenant in a form established by the State of Florida, Department of State, Division of Historical Resources, requiring the qualifying improvements be maintained during the period that the tax exemption is granted. A copy of the recorded covenant shall be provided to the City's Historical Preservation Planner.

Section 4. This resolution shall take effect in accordance with law.

PASSED AND ADOPTED in regular session on the day of Mullion, 200

Jeffy 2 les

ATTEST:

CITY CLERK

RES NO. 64-06

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