Agenda Item #: 3H-17

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS <u>AGENDA ITEM SUMMARY</u>

Meeting Date:	November 16, 2010	 Consent Ordinance] []]	Regular Public Hearing
Department:	Facilities Development &		Ł		- uone neuring

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to:

A) adopt a resolution authorizing the conveyance of the County's interest in .09 acres of surplus property to the City of Riviera Beach without charge and with reservation of mineral and petroleum rights, but without rights of entry; and

B) approve a County Deed in favor of the City of Riviera Beach.

Summary: The City of Riviera Beach requested the conveyance of this County-owned vacant surplus property. The .09 acre property was acquired by Tax Deed in January of 2006 and is located at 1153 Avenue H, within the City's municipal boundaries with an assessed value of \$10,388. The property is being conveyed pursuant to Florida Statutes Section 197.592(3), which requires the conveyance of surplus property acquired by Tax Deed to the municipality in which it is located. The subject property has been declared surplus and serves no present or future County purpose. Staff believes that this property will be more appropriately developed, managed and maintained by the City. Housing & Community Development has reviewed this conveyance and has no objections. This conveyance will relieve the County of potential liability for occurrences on this property and also the cost of continued maintenance. The County will retain mineral and petroleum rights in accordance with Florida Statutes Section 270.11, without rights of entry and exploration. (PREM) District 7 (HJF)

Background and Justification: The unimproved property escheated to the County on January 30, 2006. Staff attempted to sell the parcel and notified all adjacent owners in July of 2009, but was unable to complete the transaction due to the non-responsiveness of the parties. PREM, in response to direction from the Real Estate Assets Task Force, has developed a program to convey to the municipalities in which they are located, County property which is surplus and provides little opportunity to further a County function. Staff feels strongly that the most cost effective method to dispose of these parcels is to convey them at no cost to the City as the municipality is in a better position to determine how this property should be used and maintained. This conveyance will relieve the County of potential liability for occurrences on this property and also the cost of continued maintenance

Attachments:

- 1. Location Map
- 2. Resolution
- 3. County Deeds
- 4. Letter of request from the City
- 5. Florida Statutes Sections, 197.592(3) & 270.11

Recommended By:	H Anny Work	10/20/10	
•	Department Director	Date	
Approved By:	ch & Ner	11/12010	
4	County Administrator	Date	

II. FISCAL IMPACT ANALYSIS

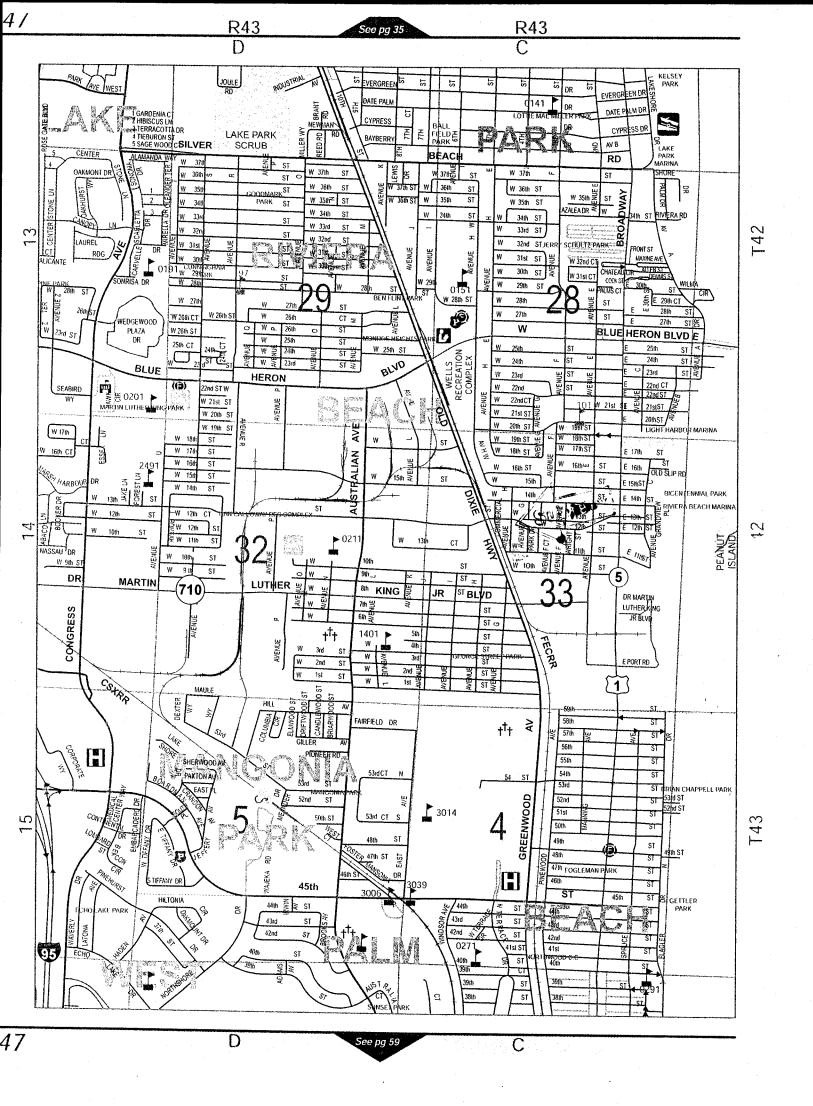
A. Five Year Summary of Fiscal Impact:

Fisca	l Years	2011	2012	2013	2014	2015
Oper E Progr	tal Expenditures ating Costs xternal Revenues ram Income (County) ind Match (County					
NET	FISCAL IMPACT	- 0 - X Se	e below	- 0 -	- 0 -	- 0 -
POSI	DITIONAL FTE TIONS nulative)					
Is Ite	m Included in Current	Budget: Y	es	No		
Budg	et Account No: Fun	d	Dept	Unit	_ Object	
₽	No fiscal impact. Conv maintenance and liabili Departmental Fiscal F	ty. Review:			e County's ongoin	lg
A.	OFMB Fiscal and/or OFMB	Contract Dev	Du	nments: <u> </u>	ob 10529 ad Control	·[[~
В.	Legal Sufficiency: Assistant County Attorn	<u> 11/1/10</u> ney	• 			
C.	Other Department Re	view:				

Department Director

This summary is not to be used as a basis for payment.

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LOCATION MAP

ATTACHMENT # /

RESOLUTION NO. 20

RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, AUTHORIZING THE CONVEYANCE OF CERTAIN REAL PROPERTY TO THE CITY OF RIVIERA BEACH PURSUANT TO FLORIDA STATUTE SECTION 197.592(3) WITHOUT CHARGE AND WITH MINERAL AND PETROLEUM RIGHTS RESERVATION WITHOUT RIGHTS OF ENTRY AND EXPLORATION; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the County owns one (1) property within the municipal boundaries of Riviera Beach (the "City") which was acquired for delinquent taxes; and,

WHEREAS, Florida Statutes Section 197.592(3) states that under certain conditions, the County is to convey to municipalities in which they are located, properties acquired by the County for delinquent taxes and that any liens of record held by the County on such properties shall not survive the conveyance to the municipalities; and,

WHEREAS, the subject land has not been previously sold, has not been acquired for infill housing, has not been dedicated by the Board of County Commissioners, and shall not be conveyed to the record prior fee simple title owner; and,

WHEREAS, pursuant to Florida Statute Section 270.11, the City has requested that such property be conveyed without reservation of and to release the rights of entry and exploration relating to mineral and petroleum rights; and,

WHEREAS, the Board of County Commissioners of Palm Beach County has agreed to convey such property reserving phosphate, mineral, metals and petroleum rights but releasing any and all rights of entry and exploration relating to such rights.

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

Section 1. <u>Recitals</u>

The foregoing recitals are true and correct and incorporated herein by reference.

Section 2. <u>Authorization to Convey Real Property</u>

The Board of County Commissioners of Palm Beach County shall convey to the City without charge and by County Deed attached hereto and incorporated herein by reference, the real property legally described in such deed. Any liens of record held by the

Page 1 of 2 ATTACHMENT # 2

County on the subject land shall not survive the conveyance to the City.

Section 3. <u>Conflict with Federal or State Law or County Charter</u>

Any statutory or Charter provisions in conflict with this Resolution shall prevail.

Section 4. <u>Effective Date</u>

The provisions of this Resolution shall be effective immediately upon adoption

hereof.

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 KAREN T. MARCUS COMMISSIONER COMMISSIONER SHELLEY VANA COMMISSIONER STEVEN L. ABRAMS COMMISSIONER BURT AARONSON COMMISSIONER COMMISSIONER

The Chair thereupon declared the resolution duly passed and adopted this

____day of ______, 20_____.

PALM BEACH COUNTY, a political subdivision of the State of Florida BOARD OF COUNTY COMMISSIONERS

SHARON R. BOCK CLERK & COMPTROLLER

By:

Deputy Clerk

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

APPROVED AS TO TERMS AND CONDITIONS

By:

Assistant County Attorney

Wor My me By: Lit Department Director

G:\Property Mgmt Section\Dispositions\Riviera Beach Avenue H\Convey to City of Riv Bch\Resolution 002.HF app.082510.dcc

PREPARED BY AND RETURN TO: RICHARD C. BOGATIN, PROPERTY SPECIALIST PALM BEACH COUNTY PROPERTY & REAL ESTATE MANAGEMENT DIVISION 2633 Vista Parkway West Palm Beach, FL 33411-5605

PCN: 56-43-42-33-06-008-0112 Closing Date:_____ Purchase Price:_____\$0,00

COUNTY DEED

This COUNTY DEED, made

____, by PALM BEACH

COUNTY, a political subdivision of the State of Florida, whose legal mailing address is 301 North Olive Avenue, West Palm Beach, Florida, 33401-4791, "County", and CITY OF RIVIERA BEACH, a Florida municipal corporation, whose legal mailing address is 600 West Blue Heron Boulevard, Riviera Beach, Florida 33404, "City".

WITNESSETH:

That County, for and in consideration of the sum of Ten and 00/100 (\$10.00) Dollars to it in hand paid by City, the receipt whereof is hereby acknowledged, has granted, bargained and sold to City, its successors and assigns forever, the following described land lying and being in Palm Beach County, Florida:

RIVIERA E ¹/₂ OF LTS 11 & 12 BLK 8. THE ABOVE BEING THE REAL PROPERTY DESCRIBED UNDER TAX CERTIFICATE NUMBER 22751 IN THE TAX DEED RECORDED IN OFFICIAL RECORD BOOK 19861, PAGE 0757, PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA.

Reserving, however, unto County, its successors and assigns, an undivided threefourths ($\frac{3}{4}$) interest in, and title in and to an undivided three-fourths ($\frac{3}{4}$) interest in, all the phosphate, minerals, and metals that are or may be in, on, or under the said land and an undivided one-half ($\frac{1}{2}$) interest in all petroleum that is or may be in, on, or under said land. The aforementioned reservation of phosphate, mineral, metals and petroleum rights shall not include and County hereby expressly releases any and all rights of entry and rights of exploration relating to such phosphate, mineral, metals and petroleum rights.

IN WITNESS WHEREOF, County has caused these presents to be executed in its name by its Board of County Commissioners acting by the Chair or Vice Chair of said Board, the day and year aforesaid.

ATTEST:

SHARON R. BOCK CLERK & COMPTROLLER

PALM BEACH COUNTY, a political subdivision of the State of Florida

By:

Deputy Clerk

By: _____

(OFFICIAL SEAL)

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

By:

Assistant County Attorney

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COMMUNITY DEVELOPMEN

PAGE 02/02



CITY OF RIVIERA BEACH

OFFICE OF COMMUNITY DEVELOPMENT DEPARTMENT OF COMMUNITY DEVELOPMENT 600 WEST BLUE HERON BLVD. • RIVIERA BEACH, FLORIDA 33404 (561) 845-4060 FAX (561) 845-4038

September 14, 2010

Mr. Ross Herring DIRECTOR Property and Real Estate Manager 2633 Vista Parkway West Palm Beach, Florida 33401

RE: DONATION OF LAND

Attn: Mr. Herring:

On behalf of the City of Riviera Beach, I am submitting a request to the County for the donation of a parcel of land to the City currently owned by the County. The parcel is identified by the following legal description: Riviera E ½ of lots 11 and 12 Blk 8, PCN#56-43-42-33-06-008-0112 with a location address of 1153 Avenue H. This parcel was acquired by the County via tax deed in January of 2006.

The City does have an interest in this parcel and would request that the property be deeded over to the City. Any questions you can contact my office at 561-845-4060. Thank you for your consideration in this matter.

Sincerely,

HCD Coordinator

JJG/kat

Land Million

c: Correspondence File

RIVIERA BEACH, FLORIDA "The Best Waterfront City In Which To Live, Work & Play"

Select Year: 2009

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The 2009 Florida Statutes

<u>Litle XIV</u>	and the second	
	Chapter 197	1.41
TAYATION AND FINANCE	Chapter 197 TAX COLLECTIONS, SALES, AND LIENS	<u>View Entire Chapter</u>
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	TAA COLLECTIONS, SALES, AND I TENS	

197.592 County delinquent tax lands; method and procedure for sale by county; certain lands conveyed to municipalities; extinction of liens.--

(1) Lands acquired by any county of the state for delinquent taxes in accordance with law which have not been previously sold or dedicated by the board of county commissioners may, at its discretion, be conveyed to the record fee simple owner of such lands as of the date the county obtained title to the lands. However, before any conveyance shall be made, the former owner of the lands may file with the board of county commissioners a verified written application which shall show:

(a) The description of the lands for which a conveyance is sought;

(b) The name and address of the former owner;

(c) The date title was acquired by the county;

(d) The price of the lands as previously fixed by resolution of the board of county commissioners, if this has been done;

(e) The use to which the lands were enjoyed by the record fee simple owner at the time of acquisition by the county;

(f) A brief statement of the facts and circumstances upon which the former owner bases the request for restitution of the described property;

(g) An offer to pay an amount equal to all taxes, including municipal taxes and liens, if any, which had become delinquent, together with interest and costs provided by law.

(2) In the event the described lands have not been assessed for taxes for the current year in which the petition is filed, the applicant shall pay, in addition, the taxes for current and omitted years, the latter amount to be determined by applicable millage for the omitted years and based on the last assessment of the described lands.

(3) Lands acquired by any county of the state for delinquent taxes in accordance with law which have not been previously sold, acquired for infill housing, or dedicated by the board of county commissioners, which the board of county commissioners has determined are not to be conveyed to the record fee simple owner in accordance with the provisions of subsections (1) and (2), and which are located within the boundaries of an incorporated municipality of the county shall be conveyed to the governing board of the municipality in which the land is located. Such lands conveyed to the municipality shall be freely alienable to the municipality without regard to third parties. Liens of record held by the county on such parcels conveyed to a municipality shall not survive the conveyance of the property to the municipality.

(4) Liens of record held by the county upon lands not conveyed in accordance with subsections (1) and (2) or subsection (3) shall not survive the conveyance of the property to the county.

History.--s. 1, ch. 22870, 1945; ss. 1, 2, ch. 69-55; s. 1, ch. 72-268; s. 23, ch. 73-332; s. 197, ch.

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Note.--Former ss. 194.471, 197.655, 197.302.

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The 2009 Florida Statutes

Title XVIII PUBLIC LANDS AND PROPERTY	<u>Chapter 270</u> PUBLIC LANDS	View Entire Chapter
270.11 Contracts for sale of public lands to re- exercise of right of entry in certain cases	serve certain mineral r	ights; prohibition on

(1) Unless the applicable agency chooses not to reserve such interest and except as otherwise provided by law, in all contracts and deeds for the sale of land executed by the Board of Trustees of the Internal Improvement Trust Fund or by any local government, water management district, or other agency of the state, there shall be reserved for such local government, water management district, other agency of the state, or the board of trustees and its successors an undivided threefourths interest in, and title in and to an undivided three-fourths interest in, all the phosphate, minerals, and metals that are or may be in, on, or under the said land and an undivided one-half interest in all the petroleum that is or may be in, on, or under said land with the privilege to mine

(2)(a) The Board of Trustees of the Internal Improvement Trust Fund may, in its discretion, sell or release any reserved interest or any portion thereof in or as to any particular parcel of land, and the State Board of Education may sell or release any such interest or any portion thereof which was reserved for said board pursuant to this section prior to September 1, 1967. Such sale or release shall be made on application of the owner of the title to the particular parcel of land with statement of reason justifying such sale or release.

(b) The right of entry in respect to any interest in phosphate, minerals, and metals or any interest in petroleum heretofore or hereafter reserved in favor of the Board of Trustees of the Internal Improvement Trust Fund or the State Board of Education is hereby released as to any parcel of property that is, or ever has been, a contiguous tract of less than 20 acres in the aggregate under the same ownership.

(3) A local government, water management district, or agency of the state may, at its discretion, sell or release reserved interest in any parcel of land, except that such sale or release shall be made upon petition of the purchaser for such interest and with a statement of reasons justifying such sale or release.

(4) Any state agency, except a water management district, which receives royalties for parcels shall remit any such moneys into the General Revenue Fund, unless otherwise provided by law.

History.--ss. 1, 2, ch. 6159, 1911; RGS 1226; CGL 1771; s. 1095, ch. 19355, 1939; CGL 1940 Supp. 892(414); s. 1, ch. 26849, 1951; s. 1, ch. 59-220; s. 2, ch. 61-119; ss. 27, 35, ch. 69-106; s. 76, ch. 71-355; s. 1, ch. 86-205; s. 1, ch. 86-257; s. 9, ch. 2001-256.

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