Agenda Item #:

40-2

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM SUMMARY

Meeting Date:	April 2, 2013	[] Consent [] Ordinance	[X] Regular [] Public Hearing	
Department:	Facilities Developn	nent & Operations		

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to:

- A) adopt a Resolution Authorizing the Lease of Certain Real Property to Alzheimer's Community Care, Inc., for the provision of an adult day care dementia specific unit in partnership with the Division of Senior Services; and
- B) **approve** a Lease Agreement with the Alzheimer's Community Care, Inc. for 1080 square feet of space located at the Mid-County Senior Service Center at 3680 Lake Worth Road, Lake Worth at an annual rent of \$13,200 payable in equal monthly installments of \$1,100 per month.

Summary: On June 29, 2010 the Board authorized staff to initiate negotiations with the Alzheimer's Community Care, Inc. (ACC) for the provision of an adult day care dementia specific unit at the Mid-County Senior Center in partnership with the Department of Senior Services (DOSS). DOSS currently offers an adult day care program for persons with mild to moderate dementia at the Senior Center located at 3680 Lake Worth Road. Pursuant to the Lease, ACC will occupy 1080 square feet within the Senior Center and will utilize the leased space to establish a dementia specific unit. ACC will serve up to 24 persons with moderate to severe dementia who are not currently receiving County services, facilitate the electronic monitoring program, provide access to the Family Nurse Consultant Program, and provide public education in partnership with the DOSS. The ACC will provide a congregate meal site at the Senior Center while County will contract with a vendor to provide nutrition services for clients at the Senior Center. ACC's hours of operation will be 7:30AM - 5:30 PM Monday through Friday, excepting County holidays. The term of the Lease commences upon the ACC receiving its Adult Day Care License and any other permits required for operation of the program and shall continue for a period of two (2) years, with two (2) options to renew, each for one (1) year. The ACC anticipates an August 2013 program launch. The annual rent is \$13,200 payable monthly in equal installments of \$1,100 per month which will offset costs to DOSS associated with administering the lease and the various program components which will be undertaken by, or billed to DOSS. The County is responsible for repairs, routine maintenance, and will continue to pay routine utilities necessary for general office purposes. The County has the right to terminate the Lease if ACC is unable to secure the permits necessary to operate. Once ACC is operating within the Center, either party has the right to terminate the Lease with 120 day notice. (PREM) District 3 (HJF)

Background & Policy Issues: On June 29, 2010 the Board authorized staff to initiate negotiations with ACC for the provision of adult day care dementia specific unit at Mid-County Senior Center in partnership with DOSS. The available square footage can accommodate up to 24 additional persons participating in the dementia specific unit, thus bringing the facility to full capacity. The partnership between the DOSS and the ACC will result in an extension of services to our senior population consistent with the mission of the DOSS.

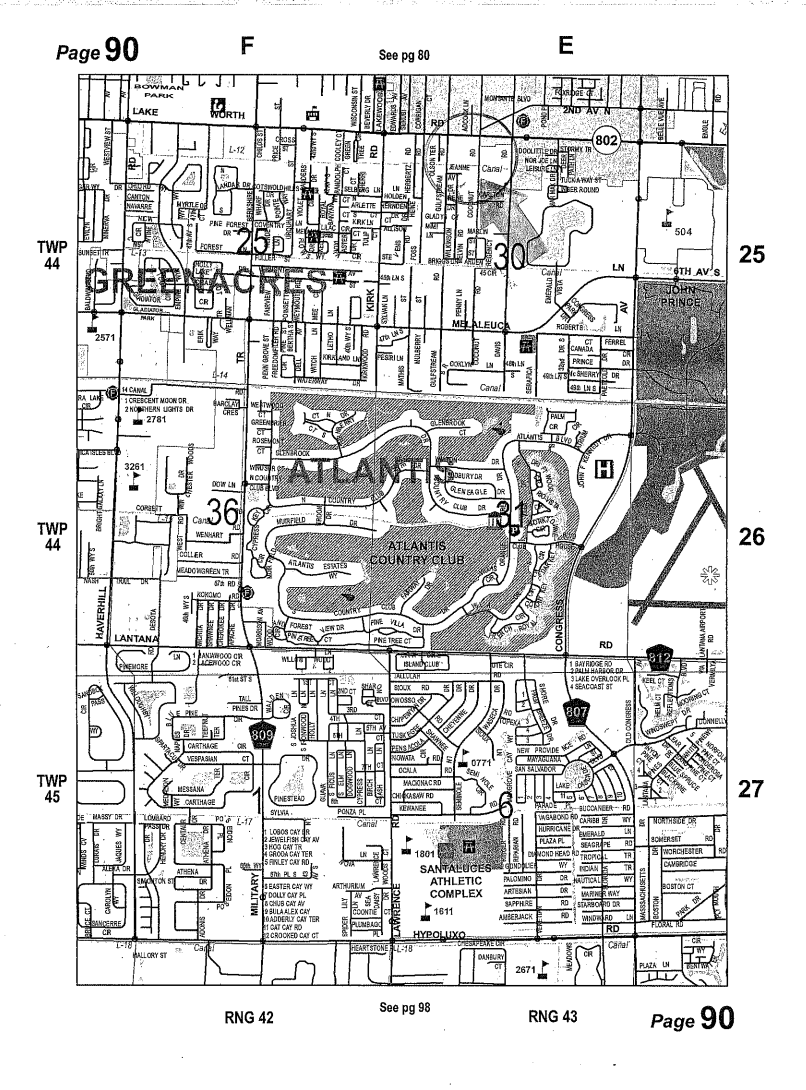
Attachments:

- 1. Location Map
- 2. Resolution
- 3. Lease Agreement
- 4. BAS

Recommended By:	Hrmy Wize	3/18/13	
	Depaytment Director	Date '	
Approved By:	M Ner	7/10/13	
	County Administrator	Date '	

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fisca	al Impact:				
Fiscal Years	2013	2014	2015	2016	2017
Capital Expenditures Operating Costs External Revenues Program Income (County)	(\$2,200)	<u>(\$13,200)</u>	<u>(\$11,000)</u>	Professional	
In-Kind Match (County)					***************************************
NET FISCAL IMPACT	<u>(\$2,200)</u>	<u>(\$13,200)</u>	<u>(\$11,000)</u>		
# ADDITIONAL FTE POSITIONS (Cumulative)			, , , , , , , , , , , , , , , , , , ,	Novel 14	**************************************
Is Item Included in Current Budget	t: Yes	No	·		
Budget Account No: Fund	1006 Dept	<u>144</u> Ur	nit <u>1457</u>	Object <u>4412</u>	
Program_					
B. Recommended Sources of Fu	ınds/Summary	of Fiscal Impa	act:		
Revenues should be credited t Fiscal impact based on term ar	o DOSS in orde	er to offset oper neing on 8/1/13	ational costs as	ssociated with th	ie Lease.
C. Departmental Fiscal Review:		W COMMEN	3.7.1°	3	
OFMB Fiscal and/or Contraction of Co	ct Developmen	An J.	Jucike present and Con	100) 3/19/	13
B. Legal Sufficiency:	<u>21/13</u>			-	
Assistant County Attorney C. Other Department Review:	•				
Department Director	·				



LOCATION MAP



RESOLUTION NO. 20___

RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, AUTHORIZING THE LEASE OF CERTAIN REAL PROPERTY TO ALZHEIMER'S COMMUNITY CARE, INC., PURSUANT TO FLORIDA STATUTE SECTION 125.38; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Alzheimer's Community Care, Inc., a Florida not-for-profit corporation ("ACC"), has made application to the Board of County Commissioners of Palm Beach County requesting that Palm Beach County lease certain real property owned by Palm Beach County to ACC for use by ACC for an adult day care center for individuals with Alzheimer's disease and related neurological disorders who are experiencing moderate to severe dementia; and

WHEREAS, the Board of County Commissioners of Palm Beach County hereby finds that the aforementioned use constitutes a use for the community interest and welfare, such real property is required for such use and such real property is not needed for County purposes.

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

Section 1. Recitals

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

Section 2. Authorization to Lease Real Property

The Board of County Commissioners of Palm Beach County shall lease to ACC, pursuant to the Lease attached hereto and incorporated herein by reference, for a term of two (2) years and an annual rental of Thirteen Thousand and Two Hundred and no/100 Dollars (\$13,200), the real property identified in such Lease for the use identified above.

Section 3. Conflict with Federal or State Law or County Charter

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

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

The provisions of this Resolution	in shall be effective infinediately upon adoption
hereof.	
The foregoing resolution was offer	ered by Commissioner who
moved its adoption. The Motion was sec	conded by Commissioner, and
upon being put to a vote, the vote was as	follows:
Commissioner Steven L. A Commissioner Priscilla A. Commissioner Hal R. Vale Commissioner Paulette Bu Commissioner Shelley Van Commissioner Mary Lou I Commissioner Jess R. Sam	Taylor, Vice Mayor eche rdick na Berger
The Mayor thereupon declared	the resolution duly passed and adopted this
day of, 2013.	
	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	By: The Mong Department Director

PALM BEACH COUNTY

LEASE AGREEMENT

between

PALM BEACH COUNTY A POLITICAL SUBDIVISION OF THE STATE OF FLORIDA

(County)

and

ALZHEIMER'S COMMUNITY CARE, INC.

(Tenant)

LEASE AGREEMENT

THIS LEASE made and entered into ______, by and between PALM BEACH COUNTY, a political subdivision of the State of Florida, hereinafter referred to as "County" and ALZHEIMER'S COMMUNITY CARE, INC., a Florida not-for-profit corporation, (EIN: # 311481653); hereinafter referred to as "Tenant".

WITNESSETH:

WHEREAS, County is the owner of the Mid-County Senior Center located at 3680 Lake Worth Road, Lake Worth, Florida, 33461 (the "Center"); and

WHEREAS, Tenant desires to lease approximately 1,080 square feet of space within the Center from County; and

WHEREAS, County is willing to lease such space to Tenant for the use set forth hereinafter.

NOW THEREFORE, in consideration of the rents, covenants and agreements hereinafter reserved and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereby agree as follows:

ARTICLE I BASIC LEASE PROVISIONS

Section 1.01 Premises.

In consideration of the rents, covenants and agreements hereafter reserved and contained on the part of the Tenant to be observed and performed, the County demises and leases to the Tenant, and Tenant rents from County, the approximately 1,080 square feet of space within the Center as depicted in Exhibit "A" attached hereto and made a part hereof, together with all improvements located therein (the "Premises"). Tenant acknowledges that County, through its Senior Service Division (the "Division"), operates an adult day care center within the Center.

Section 1.02 Parking and Common Areas.

The use and occupancy of the Premises by Tenant shall include the non-exclusive right to use on a first come first served basis parking spaces in the Center's parking lot, as well as the non-exclusive use of the entrance/exit to the Center and abutting hallway as depicted in Exhibit "A".

Section 1.03 Signage.

County shall provide signage, at Tenant's expense, at the designated entrance to the Center indicating that it is the entrance to Tenant's space. County shall post floor plans inside, near all entrances to the Center, showing the locations of the separate spaces for County and Tenant. Tenant shall reimburse County for the signage installation within fifteen (15) days after receipt of an invoice from County.

Section 1.04 Length of Term and Commencement Date.

This Lease shall become effective on the date of full execution of this Lease ("the Effective Date"). The term of this Lease shall commence when Tenant receives its Adult Day Care License and any other permits necessary for the operation of Tenant's program as described in Section 4.01 below (the "Commencement Date") and shall extend for a period of two (2) years thereafter (the "Term"), unless sooner terminated pursuant to the provisions of this Lease. The exact Commencement Date shall be established by written notice sent from Tenant to the County at the address set forth in Section 14.02(a), which notice shall be provided at least three (3) business days in advance of the anticipated Commencement Date. If the Commencement Date has not occurred within one (1) year

after the Effective Date, this Lease shall automatically terminate whereupon both parties shall be relieved of any further obligations hereunder arising subsequent to such termination. The initial Rent payment shall be paid upon the Commencement Date.

Section 1.05 Option to Extend.

County hereby grants to Tenant, so long as Tenant shall not be in default of any term, covenant, condition or payment of rent under this Lease, the right and option to extend the Term of this Lease for two (2) successive period(s) of one (1) year each under the same terms and conditions of this Lease and commencing upon the expiration of the initial Term of this Lease or any extension thereof. Tenant shall exercise its option to extend, if at all, by written notice to the County received by the County on or before thirty (30) days prior to the expiration of the initial Term of this Lease or any extension thereof.

Failure of Tenant to duly and timely exercise its option to extend the Term of this Lease shall be deemed a waiver of Tenant's right to said option and all further options.

Section 1.06 Termination Rights.

Either party may terminate this Lease for any reason upon one hundred twenty (120) days written notice to the other party. Notwithstanding the preceding, if Tenant is unable to secure or maintain the permits necessary for the operation of its program as set forth in Section 4.01 herein, Tenant may terminate this Lease upon thirty (30) days written notice to County.

Section 1.07 Excuse of County's Performance

Anything in this Lease to the contrary notwithstanding, the County shall not be deemed in default with respect to failure to perform any of the terms, covenants and conditions of this Lease if such failure to perform shall be due to any strike, lockout, civil commotion, war-like operation, natural disaster, invasion, rebellion, military power, sabotage, government regulations or controls over which County has no amendatory powers, inability to obtain any material, utilities, service or financing, through Acts of God or other cause beyond the reasonable control of the County.

ARTICLE II RENT

Section 2.01 Annual Rent.

Tenant shall pay County an annual net rent of Thirteen Thousand and Two Hundred and no/100 Dollars (\$13,200), payable without notice in equal monthly installments of One Thousand One Hundred and no/100 Dollars (\$1,100)) per month, together with all applicable sales taxes thereon, payable on the first day of each month in advance, except as set forth in Section 2.04 herein, without any deduction, holdback or setoff whatsoever.

Section 2.02 Additional Rent.

Any and all sums of money or charges required to be paid by Tenant under this Lease other than the Annual Rent shall be considered "Additional Rent", whether or not the same is specifically so designated and County shall have the same rights to enforce due and timely payment by Tenant of all Additional Rent as are available to County with regards to Annual Rent.

Section 2.03 Sales, Use and Rent, Taxes, Assessments, Ad Valorem, Real and Personal Property Taxes.

Tenant shall pay all sales, use or rent taxes assessed by any governmental authority against the Annual Rent and/or Additional Rent, if any, even if such tax is intended to be imposed against County. Tenant shall pay before delinquency all ad valorem and non-ad valorem taxes and assessments, whether general or special and all tangible or intangible personal property taxes and assessments of any kind or nature

which may be levied by any governmental authority against the Premises, Tenant's leasehold interest in the Premises, or Tenant's personal property located on the Premises.

Section 2.04 Payment.

All rent due hereunder, except the initial monthly installment of Annual Rent, shall be payable on or before the first day of each and every month of the Term of this Lease. The initial monthly installment of Annual Rent shall be due within fifteen (15) days after the Commencement Date. If the Term hereof commences and/or expires on other than the first or last day of a calendar month, the Annual Rent payable for such month shall be prorated and paid on a per diem basis using a thirty (30) day month. Annual Rent and Additional Rent, shall be made payable to the Palm Beach County Board of County Commissioners and shall be delivered to the Palm Beach County Finance Department, Revenue Section, P.O. Box 4036, West Palm Beach, Florida 33402. County shall receive the rent payable hereunder free and clear of any and all impositions, taxes, liens, charges, and expense of any nature whatsoever relating to ownership or operation of the Premises, including without limitation those relating to taxes, if any, insurance, repair, maintenance, use, care, or operation.

Section 2.05 Unpaid Fees, Holdover.

In the event Tenant fails to make timely payment of any rentals, fees, charges, and payments due and payable in accordance with the terms of this Lease within ten (10) days after same shall become due and payable, interest at the rate of one and one-half percent (11/2 %) per month (or the highest rated permitted by law if lower) shall accrue against the delinquent payment(s) from the date due until the date payment is received by County. Such interest shall constitute Additional Rent. Notwithstanding the foregoing, County shall not be prevented from terminating this Lease for default in the payment of rentals, fees, charges, and payments due to County pursuant to this Lease or from enforcing any other provisions contained herein or implied by law. In the event Tenant shall holdover, refuse or fail to relinquish possession of the Premises at the expiration or termination of this Lease, Tenant shall be liable to County for any and all damages, and in addition thereto, Tenant shall also be strictly liable to pay to County during the entire period of such holdover, double rental, as provided for in Chapter 83.06, Florida Statutes. In addition to the double rental, Tenant shall pay all other charges or costs imposed upon Tenant by this Lease, all cost of insurance for which Tenant would have been responsible if this Lease had been renewed on the same terms contained herein, and all sales taxes assessed against such double rental. Such holdover tenancy shall be subject to all the other conditions, provisions and obligations of this Lease. Notwithstanding the foregoing, Tenant acknowledges that in the event Tenant holdsover, County shall have all rights and remedies as provided in Article XI.

Section 2.06 Accord and Satisfaction.

In the event Tenant pays any amount that is less than the amount stipulated to be paid under this Lease, such payment shall be considered to be made only on account of the stipulated amount. No endorsement or statement on any check or letter shall be deemed an accord and satisfaction. The County may accept any check or payment without prejudice to County's right to recover the balance due or to pursue any other remedy available to County pursuant to this Lease or under the law.

ARTICLE III CONDITION OF LEASED PREMISES, ALTERATIONS

Section 3.01 Acceptance of Premises by Tenant.

Tenant certifies that Tenant has inspected the Premises and accepts same "As Is", in its existing condition, together with all defects, latent or patent, if any, and subject to all easements, encumbrances, restrictions and matters of record. Tenant further acknowledges that the County has made no warranties or representations of any nature whatsoever regarding the Premises including, without limitation, any relating to the physical condition of the Premises or any improvements or equipment located thereon, or

the suitability of the Premises or any improvements for Tenant's intended use of the Premises. No repair work, alterations, or remodeling of the Premises is required to be done by County as a condition of this Lease. Tenant agrees to perform any and all work at its own cost and expense which is necessary to fully equip and maintain the Premises for the lawful use of the Premises by Tenant as specified in Section 4.01 of this Lease.

Section 3.02 Alterations.

Tenant shall not make any improvements, additions, modifications or alterations to the Premises.

Section 3.03 No Liens

Tenant covenants and agrees that nothing contained in this Lease shall be construed as consent by County to subject the estate of County to liability under the Construction Lien Law of the State of Florida, it being expressly understood that County's estate shall not be subject to such liability. Tenant shall notify any and all parties or entities performing work or providing materials relating to any improvements made by Tenant of this provision of this Lease. If so requested by County, Tenant shall file a notice satisfactory to County in the Public Records of Palm Beach County, Florida, stating that County's interest shall not be subject to liens for improvements made by Tenant. In the event that a construction lien is filed against the Tenant's Premises or other County property in connection with any work performed by or on behalf of Tenant, Tenant shall satisfy such claim, or transfer same to security, within ten (10) days from the date of filing. In the event that Tenant fails to satisfy or transfer such claim within said ten (10) day period, County may do so and thereafter charge Tenant and Tenant shall promptly pay to County upon demand, as Additional Rent, all costs incurred by County in connection with the satisfaction or transfer of such claim, including attorney's fees. Further, Tenant agrees to indemnify, defend, and save County harmless from and against any damage or loss incurred by County as a result of any such construction lien.

ARTICLE IV CONDUCT OF BUSINESS AND USE OF PREMISES BY TENANT

Section 4.01 Use.

- A. Tenant shall use and occupy the Premises solely and exclusively for an adult day care center for individuals with Alzheimer's disease and related neurological disorders who are experiencing moderate to severe dementia. Tenant shall not use, permit, or suffer the use of the Premises for any other use, business, or purpose whatsoever without the prior written consent of County, which consent may be granted or withheld in County's sole discretion. Tenant shall display, in a conspicuous location, its Adult Day Care License issued by the Florida Agency for Health Care Administration.
- B. An authorized representative of the County must be present in the Center whenever Tenant is operating its adult day care center. Tenant acknowledges that its hours/days of operation of the adult day care center are restricted to the hours and days when an authorized representative of the County is scheduled to be in the Center. The currently scheduled hours of operation shall be 7:30 A.M. to 5:30 P.M., Monday through Friday except for the days that County offices are closed for holidays. County may, but is not obligated to, allow for an extension of those hours of operation provided that the required County staffing is available in the Center.
- C. The number of patients allowed in the Premises shall not exceed 24 at any one time, or the maximum allowed by law if that number is fewer than 24.
- D. Tenant shall include language in all of its written material notifying parties that Tenant's operations in the Center are independent of County's operations and that County is not liable for Tenant's operations. Tenant shall also post signs and include language notifying interested parties of their right to report the following: complaints; abuse, neglectful and/or exploitative practices; and Medicaid fraud. Tenant shall obtain

approval of the language from the Division prior to distribution or posting of all notifications required herein.

- E. Tenant shall maintain a registry of each patient attending Tenant's adult day care center. Tenant shall not accept any person as a patient who is simultaneously receiving adult day care services from County.
- F. Tenant will provide a congregate meal site at the Center. The County will operate the site through a third party vendor hired by the Division to provide nutrition services. The nutrition services will be provided at no additional cost to Tenant. In the event County loses the funding for the nutrition services, County shall provide written notice of such to Tenant and Tenant may terminate this Lease upon termination of the nutrition services. County is under no obligation to provide the nutrition services directly or fund the nutrition services..

Section 4.02 Waste or Nuisance.

Tenant shall not commit or suffer to be committed any waste upon the Premises, commit or permit the maintenance or commission of any nuisance or other act or thing which may result in damage or depreciation of value of the Premises or which may affect County's fee interest in the Premises or which results in an unsightly condition. Tenant will keep the access to the Premises, the parking areas and other contiguous areas to the Premises free and clear of obstruction.

Section 4.03 Governmental Regulations.

Tenant shall, at Tenant's sole cost and expense, comply with all ordinances, laws, statutes and regulations promulgated thereunder of all county, municipal, state, federal and other applicable governmental authorities, now in force, or which may hereafter be in force, pertaining to Tenant or Tenant's use of the Premises, or the Premises generally. In addition, Tenant's use of the Premises shall be subject to policies and procedures established by the County as they relate to the Center. County's current policies and procedures are posted at http://pbcportal.pbcgov.org/PPM/Forms/Allitems.aspx, and may from time to time hereafter be established or modified by County. Tenant shall indemnify, defend and save County harmless from any and all penalties, fines, costs, expenses, suits, claims, or damages resulting from Tenant's failure to perform its obligations in this Section. In the event Tenant ceases to have a license to operate an adult day care center, Tenant shall immediately discontinue all operations until the license is reinstated.

Section 4.04 Non-Discrimination.

Tenant shall assure and certify that it will comply with the Title IV of the Civil Rights Act of 1964, as amended, and Palm Beach County Resolution No. R92-13, and shall not discriminate against any individual on the basis of their race, color, national origin, religion, ancestry, sex, age, marital status, familial status, sexual orientation, gender identity or expression, or disability with respect to any activity occurring on the Premises or under this Lease. Tenant warrants that in the event the facilities constructed or operated upon the Premises are public facilities the same shall be open to and benefit all residents of Palm Beach County and shall be available thereto on the same cost and availability basis as to residents of the municipality in which the Premises are located.

Section 4.05 Surrender of Premises.

Upon termination or expiration of this Lease, Tenant, at its sole cost and expense, if so directed by County, shall remove Tenant's personal property, removable fixtures, equipment from the Premises and shall surrender the Premises to the County in the same condition the Premises were in as of the Commencement Date of this Lease, reasonable wear and tear excepted. Upon surrender of the Premises, title to any and all remaining improvements or property within the Premises shall vest in County.

Section 4.06 Hazardous Substance.

Tenant shall not use, maintain, store or dispose of any contaminants including, but not limited to, Hazardous Materials or toxic substances, chemicals or other agents used or produced in Tenant's operations, on the Premises or any adjacent land in any manner not permitted by Environmental Laws. Furthermore, Tenant shall not cause or permit the Disposal of Hazardous Materials upon the Premises or upon adjacent lands and shall operate and occupy the Premises in compliance with all Environmental Laws. For purposes hereof, Hazardous Materials shall mean any hazardous or toxic substance, material, waste of any kind, petroleum product or by-product, contaminant or pollutant as defined or regulated by Environmental Laws. Disposal shall mean the release, storage, use, handling, discharge or disposal of such Hazardous Materials. Environmental Laws shall mean any applicable federal, state or local laws, statutes, ordinances, rules, regulations or other governmental restrictions.

Any Disposal of a Hazardous Material, whether by Tenant or any third party, shall be reported to County immediately upon the knowledge thereof by Tenant. Tenant shall be solely responsible for the entire cost of remediation and clean up of any Hazardous Materials disposed of or discovered upon the Premises or emanating from the Premises onto adjacent lands, as a result of the use and occupancy of the Premises by Tenant, or Tenant's agents, licensees, invitees, subcontractors or employees.

Tenant hereby agrees to indemnify, defend and hold harmless County from and against any and all claims, suits, judgments, loss, damage, fines or liability which may be incurred by County, including reasonable attorney's fees and costs, which may arise directly, indirectly or proximately as a result of any violation of the Disposal of any Hazardous Materials upon the Premises or violation of this provision. Tenants responsibility hereunder shall continue and apply to any violation hereof, whether the same is discovered during the term hereof or otherwise. While this provision establishes contractual liability of Tenant, it shall not be deemed to alter or diminish any statutory or common law liability of Tenant.

Tenant acknowledges that County would not have entered into this Lease without the indemnification contained herein and acknowledges the receipt and sufficiency of separate good and valuable consideration for such indemnification. This provision shall survive expiration or termination of this Lease.

ARTICLE V REPAIRS AND MAINTENANCE OF PREMISES

Section 5.01 Responsibility of County and Tenant.

County shall maintain, repair and keep the Premises and any improvements constructed thereon by County in good condition and repair, normal wear and tear and casualty excepted, at its sole cost and expense. County's maintenance of the Premises shall include routine custodial services provided at the same frequency as those provided for other County facilities. Tenant shall adopt and enforce any reasonable operational rules and regulations necessary to assist the County in carrying out its maintenance responsibilities pursuant to this Section. In the event Tenant desires any custodial services beyond those provided by County, Tenant may make arrangements with County to provide additional services but Tenant shall be solely responsible for all cost and expense of the additional custodial services. Tenant shall pay County for any additional custodial services within fifteen (15) days after receipt of an invoice from County. Tenant shall not be obligated or required to make any repairs or conduct any other maintenance whatsoever to the Premises. Notwithstanding the foregoing, any damage arising from any negligent or intentional act or omission of Tenant, its employees, agents, invitees or any third parties, shall be repaired by County at Tenant's sole cost and expense. Tenant shall reimburse County for such repairs within fifteen (15) days after receipt of an invoice from County. The Annual Rent and/or Additional Rent and other

charges herein reserved and imposed shall not be abated while said repairs or maintenance are being made.

Section 5.02 County's Right to Enter.

County or County's agents shall have the right to enter the Premises at any time necessary, without notice, to implement its responsibilities pursuant to this Article V and for the purpose of inspection of the Premises and the improvements located thereon. Any such entrance into the Premises shall be conducted by County in a manner calculated to minimize interference with or disruption of Tenant's operations within the Premises; provided however, the County shall not be required to expend additional sums of money in order to comply with the foregoing requirement.

ARTICLE VI UTILITIES

The County currently supplies all utilities to the Premises that are necessary for the Premises to be used for general office purposes, including but not limited to water, sewer, electricity, telecommunication services, trash collection and removal, and will continue to do so at the County's sole cost and expense throughout the Term of this Lease. In no event shall County be liable for an interruption or failure in the supply of any utilities to the Premises.

ARTICLE VII INSURANCE

Unless otherwise specified in this Lease, Tenant shall maintain, at its sole expense, in full force and effect at all times during the life of this Lease or the performance of work hereunder, insurance limits, coverages or endorsements required herein. Tenant hereby agrees the requirements contained herein, as well as County's review or acceptance of insurance, is not intended to and shall not in any manner limit nor qualify Tenant's liabilities and obligations under this Lease.

Section 7.01 Commercial General Liability.

Tenant shall maintain: Commercial General Liability with limits of liability not less than \$1,000,000 Each Occurrence including coverage for, but not limited to, Premises/Operations, Products/Completed Operations, Contractual Liability, Personal/Advertising Injury and Cross Liability; Fire Legal liability with a limit not less than \$100,000; and Medical Payments (when available) with a limit not less than \$5,000. Tenant shall ensure such coverage is provided on a primary basis.

Section 7.02 Business Auto Liability.

Tenant shall maintain Business Automobile Liability with limits of liability not less than \$500,000 Each Occurrence for owned, non-owned, and hired automobiles. In the event Tenant has no owned automobiles, this requirement shall be to maintain only Hired & Non-Owned Auto Liability. This amended coverage may be satisfied by way of endorsement to the Commercial General Liability, or separate Business Auto Liability. Tenant shall ensure such coverage is provided on a primary basis.

Section 7.03 Workers' Compensation & Employers Liability.

Tenant shall maintain Workers' Compensation & Employers Liability in accordance with Chapter 440 Florida Statutes and applicable Federal Acts. Tenant shall ensure such coverage is provided on a primary basis.

Section 7.04 Property, Wind, & Flood Insurance.

Tenant shall maintain: (1) property insurance in an amount not less than 100% of the total replacement cost of any alterations, betterments and improvements to the property, including those made by or on behalf of Tenant, as well as Tenant's personal property and contents located on the Premises. The settlement clause shall be on a

Replacement Cost basis. Coverage shall be written with a Special - Cause of Loss (All-Risk) form and include an endorsement for Ordinance & Law in an amount not less than 25% of the property insurance limit. (2) Flood insurance, regardless of the flood zone, in an amount not less than 100% of the total replacement cost of any buildings, additions, betterments, or improvements, including those made by or on behalf of Tenant as well as Tenant's contents located on the Premises; or the maximum amount available from the National Flood Insurance Program, whichever is less. (3) Windstorm insurance, unless included as a covered peril in the property insurance, in an amount not less than 100% of the total replacement cost of any buildings, additions, betterments or improvements, including those made by or on behalf of Tenant as well as Tenant's personal property and contents located on the Premises, or the maximum amount available under the Florida Windstorm Underwriting Association, whichever is less. Tenant shall ensure such coverage is provided on a primary basis.

Section 7.05 Professional Liability.

Tenant shall maintain Professional Liability, or equivalent Errors & Omissions Liability, at a limit of liability not less than \$500,000 Per Occurrence. When a self-insured retention (SIR) or deductible exceeds \$10,000, the County reserves the right, but not the obligation, to review and request a copy of Tenant's most recent annual report or audited financial statement. For policies written on a "Claims-Made" basis, Tenant warrants the Retroactive Date equals or precedes the Effective Date of this Lease. In the event the policy is canceled, non-renewed, switched to an Occurrence Form, retroactive date advanced; or any other event triggering the right to purchase a Supplemental Extended Reporting Period (SERP) during the life of this Lease, Tenant shall purchase a SERP with a minimum reporting period not less than two (2) years. The requirement to purchase a SERP shall not relieve Tenant of the obligation to provide replacement coverage.

Section 7.06 Additional Insured Endorsement.

Tenant shall cause each liability insurance policy required to be maintained by Tenant to be endorsed to add the County as an Additional Insured on, except for Worker's Compensation and Business Auto Liability. The CG 2011 Additional Insured - Managers or Lessors of Premises or CG 2026 Additional Insured - Designated Person or Organization endorsements, or their equivalent, shall be used to endorse the Commercial General Liability policy. The standard Additional Insured endorsement offered by the insurer shall be used to endorse the other policies, when required. Tenant shall ensure the Additional Insured endorsements provide coverage on a primary basis. The Additional Insured endorsement shall read "Palm Beach County Board of County Commissioners, a Political Subdivision of the State of Florida, its Officers, Employees and Agents", c/o Property & Real Estate Management Division, 2633 Vista Parkway, West Palm Beach, FL 33411-5605.

Section 7.07 Loss Payee Endorsement.

Tenant shall cause the Property, Flood and Windstorm Insurance policies to be endorsed to add the County as a Loss Payee. Tenant shall ensure the Loss Payee endorsement provides coverage on a primary basis. The Loss Payee endorsement shall read "Palm Beach County Board of County Commissioners", c/o Property & Real Estate Management Division, 2633 Vista Parkway, West Palm Beach, FL 33411-5605.

Section 7.08 Certificate of Insurance.

Tenant shall provide the County with a certificate of insurance evidencing limits, coverages and endorsements required herein. The certificate of insurance shall include a minimum thirty (30) day endeavor to notify due to cancellation or non-renewal of coverage. In the event coverage is cancelled or not renewed during the life of this Lease, Tenant shall furnish thirty (30) days prior to, but in no case later than the expiration of such insurance, a new certificate of insurance evidencing replacement coverage. Should Tenant fail to maintain the insurance required herein, the County shall have the right, but not the obligation, to purchase or maintain said insurance, and Tenant shall promptly pay

as Additional Rent, upon demand from County, all premiums and expenses incurred by County.

Section 7.09 Waiver of Subrogation.

Tenant hereby agrees to a Waiver of Subrogation for each required policy. When required by the insurer or should a policy condition not allow a pre-loss agreement to waive subrogation without an endorsement, Tenant shall notify its insurer and request the policy be endorsed with a Waiver of Transfer of Rights of Recovery Against Others, or its equivalent. This Waiver of Subrogation requirement shall not apply to any policy, which includes a condition prohibiting such an endorsement, or voiding coverage should Tenant enter into such an agreement on a pre-loss basis.

Section 7.10 Premiums and Proceeds.

Tenant shall not keep, use, sell or offer for sale in or upon the Premises any article which may be prohibited by any condition, provision or limitation of the property, flood, or wind insurance policies. Tenant shall be responsible for all premiums, including increases, for all insurance policies required by this Lease. All property, flood or windstorm insurance proceeds as a result of a loss shall be made available for use to promptly replace, repair or rebuild the buildings, betterments and improvements, including those made by or on behalf of Tenant, in order to ensure a replacement cost settlement and avoid policy cancellation.

Section 7.11 Deductibles, Coinsurance, & Self-Insured Retention.

Tenant shall be fully and solely responsible for any deductible, coinsurance penalty, or self-insured retention; including any losses, damages, or expenses not covered due to an exhaustion of limits or failure to comply with the policy terms.

Section 7.12 Right to Review, Reject or Adjust Insurance.

The County's Risk Management Department, shall have the right, but not the obligation, to review, adjust, reject or accept insurance policies, limits, coverages, or endorsements throughout the life of this Lease. The County reserves the right, but not the obligation, to review and reject any insurer providing coverage because of poor financial condition or by way of illegal operation. The County shall provide Tenant written notice of such action, and Tenant shall agree to cure or comply with such action within thirty (30) days receipt thereof.

Section 7.13 No Representation of Coverage Adequacy.

The limits, coverages or endorsements identified herein primarily transfer risk and minimize liability for the County, and Tenant agrees not to rely upon such requirements when assessing risk or determining appropriate types or limits of coverage to protect Tenant against any loss exposures, whether as a result of this Lease or otherwise.

Section 7.14 Insurance for Special Events and Outside Persons/Groups.

Excluding County or its affiliates, when Tenant permits or schedules the use of the Premises for a special event or outside persons/groups, Tenant shall require the special event or outside person/group to maintain Commercial General Liability, as described in Section 7.01, with limits of liability not less than \$1,000,000. Tenant shall ensure that County and Tenant are named as Additional Insured under such policy, as described in Section 7.06. Tenant shall obtain and, when requested by the County, furnish copies of certificates of insurance evidencing such coverage for the special event or outside person/group.

ARTICLE VIII INDEMNIFICATION

Tenant shall indemnify, defend and save harmless the County from and against any and all claims, suits, actions, damages and/or causes of action arising during the Term of this Lease for any personal injury, loss of life, environmental contamination,

and/or damage to property sustained in or about the Premises by reason, during, or as a result of the use and occupancy of the Premises by the Tenant, its agents, employees, licensees, invitees, any subtenant and the general public, and from and against any orders, judgments, and/or decrees which may be entered thereon, and from and against all costs, attorney's fees, expenses and liabilities incurred in and about the defense of any such claim at trial or on appeal. In the event County shall be made a party to any litigation commenced against Tenant or by Tenant against any third party, then Tenant shall protect and hold County harmless and pay all costs and attorney's fees incurred by County in connection with such litigation, and any appeals thereof. Tenant recognizes the broad nature of this indemnification provision and specifically acknowledges that County would not have entered into this Lease without Tenant's agreement to indemnify County and further acknowledges the receipt of good and valuable separate consideration provided by County in support hereof in accordance with the laws of the State of Florida. This provision shall survive expiration or termination of this Lease.

ARTICLE IX DESTRUCTION OF PREMISES

In the event the Premises shall be destroyed or so damaged or injured by fire or other casualty during the Term of this Lease or any extension thereof, whereby the same shall be rendered untenable, in whole or in part then the County, after County's receipt of the insurance proceeds described in Section 7.04 of this Lease, may, at its sole option, commence restoration thereof within sixty (60) days and thereafter diligently pursue the restoration to completion, or alternatively, County shall have the right, at its option, not to restore the Premises but to terminate this Lease and to retain all insurance proceeds payable on account of said casualty as County's sole property. In the event County elects to terminate this Lease, the parties shall be relieved of all further obligations hereunder arising after the date of such termination. The termination herein mentioned shall be evidenced in writing.

ARTICLE X ASSIGNMENT AND SUBLETTING

Tenant may not assign, mortgage, pledge or encumber this Lease in whole or in part, nor sublet or rent all or any portion of the Premises nor grant any easements affecting the Premises, without prior written consent of County, which may be granted or withheld at County's absolute discretion. Any attempted assignment, mortgage, pledge, encumbrance or subletting without such consent shall be null and void, without legal effect and shall constitute a breach of this Lease. This provision shall be construed to include a prohibition against any assignment, mortgage, pledge, encumbrance, or sublease, by operation of law, legal process, receivership, bankruptcy, or otherwise, whether voluntary or involuntary.

ARTICLE XI DEFAULT

Section 11.01 Default by Tenant.

The occurrence of any one or more of the following shall constitute an Event of Default by Tenant under this Lease: (i) Tenant's failure to pay any sum due hereunder within fifteen (15) days after the same shall become due; (ii) Tenant's failure to perform or observe any of the agreements, covenants or conditions contained in the Lease on Tenant's part to be performed or observed if such failure continues for more than thirty (30) days after notice from County; (iii) Tenant's vacating or abandoning the Premises; or (iv) Tenant's leasehold estate being taken by execution, attachment or process of law or being subjected to any bankruptcy proceeding. If any Event of Default occurs, then at any time thereafter while the Event of Default continues, County shall have the right to pursue such remedies as may be available to County under the law, including, without limitation, the right to give Tenant notice that County intends to terminate this Lease

upon a specified date not less than three (3) days after the date notice is received by Tenant, in which event this Lease shall then expire on the date specified as if that date had been originally fixed as the expiration date of the Term of this Lease. If, however, the default is cured within the three (3) day period and the County is so notified, this Lease will continue.

Section 11.02 Default by County.

County shall not be in default unless County fails to perform obligations required of County within a reasonable time, but in no event later than thirty (30) days after written notice by Tenant to County, specifying wherein County has failed to perform such obligations; provided, however, that if the nature of County's obligations is such that more than thirty (30) days are required for performance then County shall not be in default if County commences performance within such thirty (30) day period and thereafter diligently pursues the same to completion.

ARTICLE XII ANNUAL BUDGETARY FUNDING/CANCELLATION

This Lease and all obligations of County hereunder are subject to and contingent upon annual budgetary funding and appropriations by the Palm Beach County Board of County Commissioners. Notwithstanding anything in this Lease to the contrary, County may cancel this Lease for budgetary reasons upon thirty (30) days prior written notice to Tenant.

ARTICLE XIII QUIET ENJOYMENT

Upon payment by the Tenant of the Annual Rent, Additional Rent and other charges herein provided, and upon the observance and performance of all the covenants, terms and conditions on Tenant's part to be observed and performed, Tenant shall peaceably and quietly hold and enjoy the Premises for the Term hereby demised without hindrance or interruption by County or any other person or persons lawfully or equitably claiming by, through or under the County, subject, nevertheless, to the terms and conditions of this Lease.

ARTICLE XIV MISCELLANEOUS

Section 14.01 Entire Agreement.

This Lease and any Exhibits attached hereto constitute all agreements, conditions and understandings between County and Tenant concerning the Premises. All representations, either oral or written, shall be deemed to be merged into this Lease. Except as herein otherwise provided, no subsequent alteration, waiver, change or addition to this Lease shall be binding upon County or Tenant unless reduced to writing and signed by them.

Section 14.02 Notices.

All notices, consents, approvals, and elections (collectively, "notices") to be given or delivered by or to any party hereunder shall be in writing and shall be (as elected by the party giving such notice) hand delivered by messenger, courier service, or national overnight delivery service (provided in each case a receipt is obtained), telecopied or faxed, or alternatively shall be sent by United States Certified Mail, with Return-Receipt Requested. The effective date of any notice shall be the date of delivery of the notice if by personal delivery, courier services, or national overnight delivery service, or on the date of transmission with confirmed answer back if telecopier or fax if transmitted before 5PM on a business day and on the next business day if transmitted after 5PM or on a non-business day, or if mailed, upon the date which the return receipt is signed or delivery is refused or the notice designated by the postal authorities as non-deliverable, as the case

may be. The parties hereby designate the following addresses as the addresses to which notices may be delivered, and delivery to such addresses shall constitute binding notice given to such party:

(a) If to the County at:

Property and Real Estate Management Division Attention: Director 2633 Vista Parkway West Palm Beach, Florida 33411-5605 Telephone: 561-233-0217

Fax: 561-233-0210

with a copy to:

Palm Beach County Attorney's Office Attention: Real Estate 301 North Olive Avenue, Suite 601 West Palm Beach, Florida 33401 Telephone: 561-355-2225 Fax: 561-355-4398

(b) If to the Tenant at:

Alzheimer's Community Care, Inc. Attention: President/CEO 800 Northpoint Parkway, Suite 101-B West Palm Beach, Florida 33401 Telephone: 561-683-2700 Fax: 561-683-7600

Any party may from time to time change the address at which notice under this Lease shall be given such party, upon three (3) days prior written notice to the other parties.

Section 14.03 Contact Person for Administration of Agreement.

The County's sole contact person for the administration of this Lease shall be the Director of the Division Of Senior Services with the following contact information:

Division of Senior Services Attention: Director 810 Datura Street West Palm Beach, FL 33401 Phone: 561-355-4746 Fax: 561-355-3222

County may from time to time change its designated contact person and/or such individuals contact information, upon three (3) days prior written notice to the other parties.

Section 14.04 Disclosure of Beneficial Interest.

Tenant represents that simultaneously with Tenant's execution of this Lease, Tenant has executed and delivered to County, the Tenant's Disclosure of Beneficial Interests attached hereto as Exhibit "B", attached hereto and made a part hereof, (the "Disclosure") disclosing the name and address of every person or entity having a 5% or greater beneficial interest in the ownership of the Tenant. Tenant warrants that in the event there are any changes to the names and addresses of the persons or entities having a 5% or greater beneficial interest in the ownership of the Tenant after the date of

execution of the Disclosure until the Effective Date of the Lease, Tenant shall immediately, and in every instance, provide written notification of such change to the County pursuant to Section 14.02 of this Lease.

Section 14.05 Background Check.

- A. Tenant shall comply with the provisions of Ordinance 2003-030, the Criminal History Records Check Ordinance ("Ordinance") for any of Tenant's employees, agents, or contractors who are required under this Lease to enter or work at the Center, which is a "critical facility" as identified in Resolution R2003-1274. Tenant acknowledges and agrees that all employees, agents, and contractors who are to perform work in the Center will be subject to a fingerprint check based criminal history check.
- B. If requested, the Division shall provide Tenant with documentation for any County employee or volunteer that may come in contact with Tenant's patients, confirming that the employee or volunteer has passed a Level II background check, and that the employee or volunteer is free of tuberculosis and any other communicable disease.

Section 14.06 Severability.

If any term of this Lease or the application thereof to any person or circumstances shall be determined by a court of competent jurisdiction to be invalid or unenforceable, the remainder of this Lease, or the application of such term to persons or circumstances other than those as to which it is invalid or unenforceable, shall not be affected thereby, and each term of this Lease shall be valid and enforceable to the fullest extent permitted by law.

Section 14.07 Broker's Commission.

Tenant represents and warrants that Tenant has not dealt with any real estate salesperson, agent, finder or broker in connection with this Lease and further agrees to indemnify, defend and hold harmless County from and against any claims or demands of any such salesperson, agent, finder or broker claiming to have dealt with Tenant. The foregoing indemnification shall include all costs, expenses and fees, including reasonable attorney's fees at trial and all appellate levels, expended or incurred in the defense of any such claim or demand.

Section 14.08 Recording.

Tenant shall not record this Lease, or any memorandum or short form thereof, without the written consent and joinder of County, which may be granted or withheld at County's sole discretion.

Section 14.09 Waiver of Jury Trial.

THE PARTIES HERETO WAIVE TRIAL BY JURY IN CONNECTION WITH PROCEEDINGS OR COUNTER CLAIMS, BROUGHT BY EITHER OF THE PARTIES HERETO AGAINST THE OTHER, IN CONNECTION WITH THIS LEASE.

Section 14.10 Governing Law and Venue.

This Lease shall be governed by and interpreted according to the laws of the State of Florida. Venue shall be in a State court of competent jurisdiction in Palm Beach County, Florida.

Section 14.11 Radon.

Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risks to persons who are 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 County's public health unit.

Section 14.12 Time of Essence.

Time is of the essence with respect to the performance of every provision of this Lease in which time of performance is a factor.

Section 14.13 Waiver, Accord and Satisfaction.

The waiver by County of any default of any term, condition or covenant herein contained shall not be a waiver of such term, condition or covenant, or any subsequent default of the same or any other term, condition or covenant herein contained. The consent or approval by County to or of any act by Tenant requiring County's consent or approval shall not be deemed to waive or render unnecessary County's consent to or approval of any subsequent similar act by Tenant.

Section 14.14 Non-exclusivity of Remedies.

No remedy herein conferred upon any party is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise. No single or partial exercise by any party of any right, power, or remedy hereunder shall preclude any other or further exercise thereof.

Section 14.15 No Third Party Beneficiary.

No provision of this Lease is intended to, or shall be construed to, create any third party beneficiary or to provide any rights to any person or entity not a party to this Lease, including but not limited to any citizens of County or employees of County or Tenant.

Section 14.16 Construction.

No party shall be considered the author of this Lease since the parties hereto have participated in extensive negotiations and drafting and redrafting of this document to arrive at a final agreement. Thus, the terms of this Lease shall not be strictly construed against one party as opposed to the other party based upon who drafted it. In the event that any section, paragraph, sentence, clause, or provision hereof is held by a court of competent jurisdiction to be invalid, such shall not affect the remaining portions of this Lease and the same shall remain in full force and effect.

Section 14.17 Incorporation by Reference.

Exhibits attached hereto and referenced herein shall be deemed to be incorporated into this Lease by reference.

Section 14.18 Survival.

Notwithstanding any early termination of this Lease, Tenant shall remain obligated hereunder to perform any duty, covenant or obligation imposed upon Tenant hereunder arising prior to the date of such termination.

Section 14.19 Independent Contractor Relationship.

The Tenant is, and shall be, in the performance of all work, services, and activities under this Lease, an Independent Contractor and not an employee, agent, or servant of the County. All persons engaged in any of the work or services performed pursuant to this Lease shall at all times, and in all places, be subject to the tenant's's sole direction, supervision, and control. The Tenant shall exercise control over the means and manner in which it and its employees perform the work, and in all respects the Tenant's relationship, and the relationship of its employees, to the County shall be that of an Independent Contractor and not as employees or agents of the County.

The Tenant does not have the power or authority to bind the County in any promise, agreement, or representation other than specifically provided for in this Lease.

Section 14.20 Office of the Inspector General.

Palm Beach County has established the Office of the Inspector General. The Inspector General's authority includes but is not limited to the power to review past,

present and proposed County contracts, transactions, accounts and records, to require the production of records, and audit, investigate, monitor, and inspect the activities of the parties or entities with which the County enters into agreements, their officers, agents, employees, and lobbyists in order to ensure compliance with contract specifications and detect corruption and fraud. All parties or entities doing business with the County or receiving County funds shall fully cooperate with the Inspector General including granting the Inspector General access to records relating to the agreement and transaction. The preceding is not intended to grant the Inspector General access to confidential client case files maintained by Tenant.

Section 14.21 Effective Date of Lease.

This Lease is expressly contingent upon the approval of the Palm Beach County Board of County Commissioners, and shall become effective only when signed by all parties and approved by the Palm Beach County Board of County Commissioners.

(REMAINDER OF PAGE INTENTIONALLY LEFT BLANK)

IN WITNESS WHEREOF, the parties hereto have duly executed this Lease as of the day and year first above written.

WITNESS:

TENANT:

ALZHEIMER'S COMMUNITY CARE, INC., a Florida not-for-profit corporation

Witness Signature

Print Witness Name

Time without the

Witness Signature

MAIX Groeff

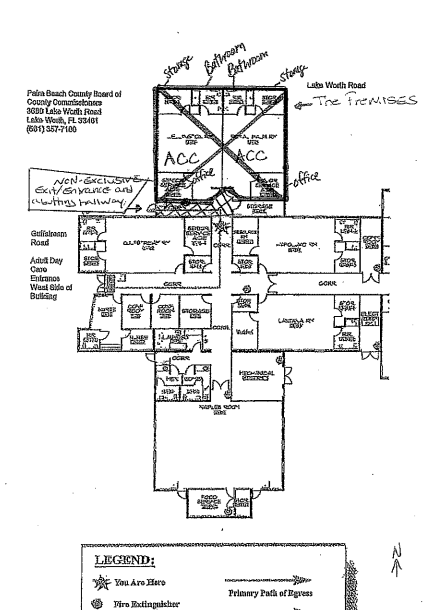
Print Witness Name

A SOCIAL SECTION OF THE PROPERTY OF THE PROPER

ATTEST:	
SHARON R. BOCK	PALM BEACH COUNTY, a political
CLERK & COMPTROLLER	subdivision of the State of Florida
Ву:	Ву;
Deputy Clerk	Steven L. Abrams, Mayor
Signed and delivered	
in the presence of:	
Witness Signature	
Print Witness Name	
Witness Signature	
Print Witness Name	
APPROVED AS TO FORM	APPROVED AS TO TERMS AND
AND LEGAL SUFFICIENCY	CONDITIONS
0/20/	Λ 1
ву:	By: HAMy WINE
Assistant County Attorney	Department Director

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EXHIBIT "A" THE "PREMISES"



Secondary Path of Egress

Fire Alarm Pull Station

EXHIBIT "B"

DISCLOSURE OF BENEFICIAL INTERESTS

TENANT'S DISCLOSURE OF BENEFICIAL INTERESTS

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NOTARY PUBLIC State of Florida at Large

My Commission Expires: July 4, 2016

EXHIBIT "A"

SCHEDULE TO BENEFICIAL INTERESTS IN PROPERTY

Tenant is only required to identify five percent (5%) or greater beneficial interest holders. If none, so state. Tenant must identify individual owners. If, by way of example, Tenant is wholly or partially owned by another entity, such as a corporation, Tenant must identify such other entity, its address and percentage interest, as well as such information for the individual owners of such other entity.

NAME		ADDRESS						PERCENTAGE					
						OF INTEREST							
None.	Alzheimer's	Community	Care,	Inc.,	a Florid	a not-	for-profit,	is a	501	(c)(3)			
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ACORD

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 2/1/2013

DEALL

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRO	DUCER				CONTAC NAME:	Τ				
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	800 Northpoint Parkway				INSURER					
	Suites 101A & 101B West Palm Beach, FL 3340	7			INSURER					
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ACORD 25 (2010/05)

Palm Beach County Board of County Commissioners, a Political Subdivision of the State of FL, its officers, employees and agents, c/o Property & Real Estate Mgt. Div. 2633 Vista Parkway

West Palm Beach, FL 33411-5605

AUTHORIZED REPRESENTATIVE

A	CORD
ı	

CERTIFICATE OF PROPERTY INSURANCE

DATE (MM/DD/YYYY) 2/11/2013

6	ELV	74V. THIS CE	RUFICATE OF	MATIVELY OR NEGATIVELY AMEI INSURANCE DOES NOT CONSTI IR, AND THE CERTIFICATE HOLDER	TUTE A CONTRA	ALTER THE CO	11/5	RAGE AFFORDED ISSUING INSUREF	DV TH	E POLICIES UTHORIZED
	f th	is certificate i		ed for a party who has an insurable i	Interest in the pro	perty, da not use	thi	s form. Use ACORE	27 or	ACORD 28.
	DUCE	ER eacon Gro	un Tna		CONTACT Jod	i Jordan				
			und Pkwy.,N	.w.	(A/C, No, Ext): (561) 994-9994 rdan@beacong		FAX (A/C. No):	(561) 9	97~7087
		500			ADDRESS: JJO	rdan@beacong	rot	pinc.com		
Boo	a	Raton	FL	33487-2730	PRODUCER CUSTOMER ID: (0000157				
INSL	DER					INSURER(S) AFFOR		G COVERAGE		NAIC #
			nmunity Car	e, Inc.		yds of Londo	n			
			Pkwy #101		INSURER B:	*				
			_		INSURER C:	***************************************				
Wes	t i	Palm Beach	n FL	33407	INSURER D :					
					INSURER E:					
CO	VER	AGES		CERTIFICATE NUMBER:CP13211	INSURER F:		DE:	VISION NUMBER:		l
				ROPERTY (Attach ACORD 101, Additional Rema		pace is required)	1	AIRION MONDEY.		
Loc	# (00001 Bldg	y# 00001: 3	680 Lake Worth Road W-12 W	Wellington Ro	oom 5 W-10 R	оуа	ıl Palm Room La	ke Wo	orth FL
334										
Ç	DICA	ated. Notwi IFICATE MAY I	THSTANDING AM BE ISSUED OR I	ICIES OF INSURANCE LISTED BELOW IY REQUIREMENT, TERM OR CONDITI MAY PERTAIN, THE INSURANCE AFFO BUCH POLICIES. LIMITS SHOWN MAY HA	ON OF ANY CONT PRDED BY THE PO AVE BEEN REDUCE	RACT OR OTHER PLICIES DESCRIBE ED BY PAID CLAIMS	DO D F	CUMENT WITH RESPI	ECT TO	WHICH THIS I
INSR LTR		TYPE OF IN	SURANCE	FOLICY NUMBER	POLICY EFFECTIVE	POLICY EXPIRATION DATE (MM/DD/YYYY)		COVERED PROPERTY		UMITS
	x	PROPERTY	T		Print (minute and in it ()	DATE (MINODEST (TT)	-	BUILDING		
		JSES OF LOSS	DEDUCTIBLES				x	PERSONAL PROPERTY	·	15 000
		BASIC	BUILDING					BUSINESS INCOME	\$	15,000
		BROAD	CONTENTS					EXTRA EXPENSE	\$	
Α	X	SPECIAL		BOFTL2528	2/8/2013	2/8/2014		RENTAL VALUE	2	
		EARTHQUAKE						BLANKET BUILDING	\$	
	X	WIND	51					BLANKET PERS PROP	\$	
		FLOOD						BLANKET BLDG & PP	ŝ	
							x	Improve & Betterments	5	5,000
									\$	
		INLAND MARINE	•	TYPE OF POLICY					5	
	CAL	JSES OF LOSS							\$	
		NAMED PERILS		POLICY NUMBER					\$	
							Ш		\$	
		CRIME						_	\$	
	TYF	E OF POLICY			1		ļ		\$	
		BOILER & MACH	JIMEDY /						\$	
		EQUIPMENT BR	EAKDOWN					-	\$	
								ļ	\$	
							├	1.	\$	
	S SPECIAL CONDITIONS / OTHER COVERAGES (Attach ACORD 181, Additional Remarks Schadule, if more space is required) Certificate holder is listed as a Loss Payee with regards to the Improvements & Betterments.									
CEI	₹TIF	FICATE HOLI	DER		CANCELLAT	ION				
Palm Beach County Board of County Commissioners c/o Property & Real Estate Mgmt Division 2633 Vista Parkway West Palm Beach, FL 33411-5605					SHOULD AN' THE EXPIR. ACCORDANC AUTHORIZED REI	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE				
ΔΟ) Pr	24 (200a)no	1			IS III*/C46 @ 1995-2009 AC	9	CORPORATION.	All rice	nte recented
INS)?(L)24	24 (2009/09 (200909)	,	The ACORD name and logo	are registered r	marks of ACORD	UKI	U GURPURATION.	Ali rigi	ns reserved.

BUDO	GET AVAI	LABILITY	STATEMI	ENT				
EQUEST DATE: 3/6/2013 REQUESTED BY: Steven K. Schlamp PHONE: 233-0239 Property Spec./PREM FAX: 233-0210								
PROJECT TITLE: Alzheimer's Co Agreement at M	ommunity Care, I Iid-County Senio			PROJECT NO).: n/a			
Fiscal Years	2013	2014	2015	2016	2017			
Capital Expenditures Operating Costs External Revenues Program Income (County) In-Kind Match (County	<u>(\$2,200)</u>	<u>(\$13,200)</u>	(\$11,000)	\$-0-	\$-0-			
NET FISCAL IMPACT	<u>(\$2,200)</u>	<u>(\$13,200)</u>	(\$11,000)	<u>\$-0-</u>	_\$-0			
# ADDITIONAL FTE POSITIONS (Cumulative)								
** By signing this BAS your depart BAS by FD&O. Unless there is a c					n receipt of th			
BUDGET ACCOUNT NUMBER								
FUND: 1006 D	EPT: 144	UN	IT: 1457	OBJ: 4412 SUB OBJ:				
IS ITEM INCLUDED IN CURR	ENT BUDGET	r: YES	NO <u>X</u>					
IDENTIFY FUNDING SOURCE	FOR EACH A	CCOUNT: (chec	k <u>all</u> that apply)					
☐ Ad Valorem (source/type: ☐ Non-Ad Valorem (source/type: ☐ Grant (source/type: ☐ Park Improvement Fund (source ☐ General Fund	/type:Opera	ting Budget	☐ Fe))) cderal/Davis Baco	n			
SUBJECT TO IG FEE?	YES		NO					
Department: Community Service	es							
BAS APPROVED BY:	rung Me	Molin		DATE: 3/6	1/13			
ENCUMBRANCE NUMBER:			•	,	•			