PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS BOARD APPOINTMENT SUMMARY

Meeting Date:

February 4, 2014

Department:

Planning, Zoning & Building Department

Submitted By:

Building Division

Advisory Board Name:

Construction Board of Adjustments and Appeals

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to approve: Reappointment of one member to the Construction Board of Adjustments and Appeals.

NomineeSeatRequirementNominated ByTermMarc Wiener4Registered ArchitectAmerican Institute2/4/2014 – 2/3/2017of Architects

Summary: Palm Beach County Ordinance 89-31, as amended in 2002, established the Construction Board of Adjustment and Appeals (the "Board"). American Institute of Architects has renominated Marc Wiener for a term of three years. Per Palm Beach County Ordinance 2012-006, as amended, Palm Beach County Amendments to the Florida Building Code, 2010 Edition, the Board is comprised of seven regular members: one architect; one engineer; one general contractor; one electrical contractor; one HVAC contractor; one plumbing contractor; and any other contractor licensed category. In addition to these members, there should be two alternate members: one member with the qualifications referenced above; and one member at large from the public. Countywide (SF)

Background and Justification: The Construction Board of Adjustments and Appeals shall have the power, as further defined in 113.3 of the Palm Beach County Amendments to the Florida Building Code, to hear appeals of decisions and interpretations of the Building Official, and consider variances of the technical codes. The Board shall establish rules and regulations for its own procedures not consistent with the provisions of this code. The Board shall meet on call of the Chairman. The Board shall meet within 30 calendar days after Notice of Appeal has been received.

This advisory committee membership has 9 seats, 8 currently filled, and a diversity count of White: 8 (100%). The gender ratio (male:female) is 7:1.

Attachments:

- 1. Board/Committees Application for Marc Wiener
- 2. Resume for Marc Wiener
- 3. Letter of Recommendation for Marc Wiener
- 4. CBAA Attendance Record
- 5. Section 113 of the PBC Amendments to the Florida Building Code, 2010 Edition

Recommended By: Poetro Coloured 1/8/14

Department Director Date

Legal Sufficiency: Assistant County Attorney Date

Other Department Review:

Date

Department Director

II. REVIEW COMMENTS

REVISED 06/92 ADM FORM 03 (THIS SUMMARY IS NOT TO BE USED AS A BASIS FOR PAYMENT.)

PALM BEACH COUNTY **BOARD OF COUNTY COMMISSIONERS BOARDS/COMMITTEES APPLICATION**

The information provided on this form will be used by County Commissioners and/or the entire Board in considering your nomination. This form MUST BE COMPLETED IN FULL. Answer "none" or "not applicable" where appropriate. Further, please attach a biography or résumé to this form.

Section I (Department): (Please Print)				
Board Name: Construction Board of	Advisory []	Not Advisory [X]		
[X] At Large Appointment	or	[] District Appoint	ment /District #:	
Term of Appointment:	Years. From: _		То:	
Seat Requirement: REGISTER				
_	or			
or [] to complete the term of		Due to: []	resignation [] other
Completion of term to expire on:				
*When a person is being considered for term shall be considered by the Board of			ed voting conflicts	during the previous
Section II (Applicant): (Please Print) APPLICANT, UNLESS EXEMPTED, M.				
Name: WIENER	MARC		1171	
Name: WIENER Coccupation/Affiliation: Arc	MARC hitect		Middle	
Owner D	1	ployee []	Officer [1
Business Name: Marc	Wiener, R.A.) <u>A</u>	Officer (-
Business Address: 33	E 4th (t. +	+101		
City & State Boca	Raton, Fl.	33432	Zip Code: 33	432
	a.) 10th	Street		
Residence Address:	SW 17.	SILUX L	7. 2. 2.	21101
City & State	a ROOW, F			
Home Phone:	Busine	ss Phone: <u>56/)</u>	750411 Ext.	CORT
Cell Phone: (561-86)	6-1411 Fax: @ mw archil	<u>(81</u>	1- 150 -	5298
Email Address:	@ Mw archit	ecture. Con	~	
Mailing Address Preference: MBusines	ss [] Residence			
Have you ever been convicted of a felony If Yes, state the court, nature of offense, of				
Minority Identification Code: [] Native-American [] Hi		male sian-American [] A	African-American	√ Caucasian

Section II Continued:

CONTRACTUAL RELATIONSHIPS: Pursuant to Article XIII, Sec. 2-443 of the Palm Beach County Code of Ethics, advisory board members are prohibited from entering into any contract or other transaction for goods or services with Palm Beach County. Exceptions to this prohibition include awards made under sealed competitive bids, certain emergency and sole source purchases, and transactions that do not exceed \$500 per year in aggregate. These exemptions are described in the Code. This prohibition does not apply when the advisory board member's board provides no regulation, oversight, management, or policy-setting recommendations regarding the subject contract or transaction and the contract or transaction is disclosed at a public meeting of the Board of County Commissioners. To determine compliance with this provision, it is necessary that you, as a board member applicant, identify all contractual relationships between Palm Beach County government and you as an individual, directly or indirectly, or your employer or business. This information should be provided in the space below. If there are no contracts or transactions to report, please verify that none exist. Staff will review this information and determine if you are eligible to serve or if you may be eligible for an exception or waiver pursuant to the code.

Contract/Transaction No.	Department/Division	Description of Services	<u>Term</u>	
Ex: (R#XX-XXXX/PO XXX)	Parks & Recreation	General Maintenance	<u>10/01/11-09/30/12</u>	
	(Attach Addition	al Sheet(s), if necessary)		
Guide to the Sunshine Amenda	nent prior to appointment/reappo	on Article XIII, the Palm Beach Coupintment. Article XIII, and the training.htm. Keep in mind this requires	ning requirement can be found	
		anderstand, and agree to abide by ed Ethics training (in the manner cl		
By v By a	vatching the training program on ttending a live presentation giver	the Web, DVD or VHS		
	AND			
By signing below I ac Amendment & State of	knowledge that I have read, Florida Code of Ethics:	understand and agree to abide h	by the Guide to the Sunshine	
*Applicant's Signature:	Print	ed Name: MARE WKNE	C Date: 12-26~13	
		Beach County Code of Ethics, please il at ethics@palmbeachcountyethics.c		
Bu	Vickie Day, Palm Beach Cou	this FORM to: nty Planning, Zoning and Building Road, West Palm Beach, Florida 33	3411	
Section III (Commissioner, if	applicable):			
Appointment to be ma	de at BCC Meeting on:			
Commissioner's Signature		Date:		

Pursuant to Florida's Public Records Law, this document may be reviewed and photocopied by members of the public.

Revised 08/01/2011

MARC WIENER, A.I.A. - FIRM PROFILE

Marc Wiener has been a major contributor to design and planning in the greater South Florida area since 1976. A 1971 graduate of Ohio State University, enrolling in its architectural program after having attended Syracuse University.

Upon graduating, he was employed as Project Architect for the firm of Dewberry & Davis in Fairfax, Virginia; one of the largest and most influential architectural and Engineering firms in the Mid - Atlantic area.

In 1976 Marc began working with Peabody & Childs Architects Inc. in Pompano Beach, Florida when the firm had 8 employees. The firm grew to over 50 employees, Marc became Vice President and Partner in 1979.

Marc has operated his Architectural firm since 1985. He has successfully integrated his unique design concepts, along with a sound knowledge base of commercial, business and retail development to attract a diverse clientele and work base, including: retail center development with tenants, among which are Publix Supermarkets, Walgreen's Pharmacies, Whole Foods Markets, Barnes & Noble, Bed, Bath & Beyond, Sports Authority, Old Navy, Petsmart, LA Fitness, and Blockbuster Videos, to name a few. Corporate clients include Rexall / Sundown, Ethan Allen, Metropolitan Life, New York Life, Crown Theatres and MDR Fitness. Our Office Development experience is extensive with almost 1 million square feet of recent projects for Procacci Development. Much of this development involved Governmental Agency tenancy.

Some of the Residential Clients for which Marc and his staff design high end rental developments for are: Altman Development, RAM Development, Fairfield Residential & Transeastern Development. The Firm's vast experience in retail, office and residential development has resulted in the obvious transition to Mixed Use Development, with recent projects such as: The Lucerne in Lake Worth, Fl., The Broadway Promenade in Sarasota, Fl., Mainstreet at Midtown in Palm Beach Gardens, Fl. and The Collection in Naples, Fl.

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With vast experience in commercial, and residential design, Marc and his exceptional staff, whose combined years of experience exceed 75 years, have maintained a high quality in their work, and a deep commitment to their community. Their creative stamp is indelibly placed on the city of Boca Raton, with the advent of the new Publix Supermarket at the Southern Gateway to the City's downtown district along with the myriad shopping centers that literally flow out of the office.

Marc has his Architectural Registration in the States of Florida, South Carolina, Virginia, Georgia, and is N.C.A.R.B. certified. He is currently a member, and former President of the Palm Beach Chapter of the American Institute of Architects, and is a board member and Chairs the Palm Beach County Construction Board of Adjustment and Appeals.



December 18, 2013

Mr. Doug Wise
Palm Beach County
Department of Planning & Zoning
2300 North Jog Road
West Palm Beach, Florida 33411

RE: Construction Board of Adjustments and Appeals Nomination

Dear Mr. Wise,

On behalf of the Board of Directors of AIA Palm Beach, we wish to re-nominate Marc Wiener, AIA, Registered Architect, for Seat 4. Mr. Wiener's contact information is:

Marc Wiener, AIA 33 S.E. Fourth Street Boca Raton, Florida 33432

Office: 561-750-4111 Cell: 561-866-1411 Fax: 561-750-5298

e-mail: marc@mwarchitecture.com

Please feel free to contact me if your require any additional information.

Sincerely,

Alison Pruitt
Executive Director

cc: Marc Wiener, AIA

CBAA MEETING ATTENDANCE

MEMBER	Jan-13	Feb-13	Mar-13	Apr-13	May-13	Jun-13	Jul-13	Aug-13	Sep-13	Oct-13	Nov-13	Dec-13
Dixon, Ron	/	/	/	/	/	Α	/	/	Р	/	Р	/
	:								i			
Donegan, Thomas	/	/	/	1	/	Р	/	/	Р	/	Р	/
Drawdy, Duane	,	,	,	,	,	Р	,	,				
Drawdy, Ddarie	/			/	/		/	/				
Dzenutis, Peter	/	/	/	/	/	P	/	/	Α	/	Р	/
Rasper, Bart	/	/	/	/	/	P	/	/	Р	/	P	/
Walden, Margie	/	/	/	/	/	P	/	/	Р	/	Р	/
Walker, Michael	/	/	/	1	/	Α	/	1	Α	/	A	/
Wiener, Marc	/	1	1	/-	/	Р	/	/	Р	/	Α	/

Three absences of any member from required meetings of the board shall in a 12 month period, at the discretion of the applicable governing body, render any such member

P - Present

A - Absent

/ - no meeting

not a member at this time

SECTION 113 CONSTRUCTION BOARD OF ADJUSTMENT AND APPEALS

113.1 Appointment. There is hereby established a board to be called the Construction Board of Adjustment and Appeals, which shall consist of seven members and two alternates. The applicable governing body shall appoint the Board.

113.2 Membership and Terms

- 113.2.1 Membership. The Construction Board of Adjustment and Appeals shall consist of seven members. Such board members shall be composed of individuals with knowledge and experience in the technical codes to include, to the greatest extent possible, an architect, engineer, general contractor, electrical contractor, HVAC contractor, plumbing contractor, and any other contractor licensed category. In addition to the regular members, there should be two alternate members, one member with the qualifications referenced above and one member at large from the public. A board member shall not act in a case in which he has a personal or financial interest.
- 113.2.2 Terms. The terms of office of the board members shall be staggered so no more than one-third of the board is appointed or replaced in any 12-month period. The two alternates, if appointed, shall serve one-year terms. Vacancies shall be filled for an unexpired term in the manner in which original appointments are required to be made. Three absences of any member from required meetings of the board shall in a 12 month period, at the discretion of the applicable governing body, render any such member subject to immediate removal from office.
- 113.2.3 Quorum and voting. A simple majority of the board shall constitute a quorum. In varying any provision of this code, the affirmative votes of the majority present, but not less than three affirmative votes, shall be required. In modifying a decision of the building official, not less than four affirmative votes, but not less than a majority of the board, shall be required. In the event that regular members are unable to attend a meeting, the alternate members, if appointed, shall vote.
- 113.2.4 Secretary of board. The building official or his/her authorized representative shall act as secretary of the board and shall make a detailed record of all of its proceedings, which shall set forth the reasons for its decision, the vote of each member, the absence of a member, and any failure of a member to vote.
- 113.3 Powers. The Construction Board of Adjustments and Appeals shall have the power, as further defined in 113.4, to hear appeals of decisions and interpretations of the building official and consider variances of the technical codes.

113.4 Appeals

113.4.1 Decision of the building official. The owner of a building, structure or service system, or duly authorized agent, may appeal a decision of the building official to the Construction Board of Adjustment and Appeals whenever any one of the following conditions are claimed to exist:

- 1. The building official rejected or refused to approve the mode or manner of construction proposed to be followed or materials to be used in the installation or alteration of a building, structure or service system.
- 2. The provisions of this code do not apply to this specific case.
- 3. That an equally good or more desirable form of installation can be employed in any specific case, which the building official has rejected or refused.
- **4.** The true intent and meaning of this code or any of the regulations hereunder have been misconstrued or incorrectly interpreted.
- 113.4.2 Variances. The Construction Board of Adjustments and Appeals, when upon written request, has been so appealed to and after a hearing, may vary the application of any provision of this code to any particular case when, in its opinion, the enforcement thereof would do manifest injustice and would be contrary to the spirit and purpose of this or the technical codes or public interest, and also finds all of the following:
- 1. That special conditions and circumstances exist which are peculiar to the building, structure or service system involved and which are not applicable to others.
- 2. That the special conditions and circumstances do not result from the action or inaction of the applicant.
- 3. That granting the variance requested will not confer on the applicant any special privilege that is denied by this code to other buildings, structures or service system.
- 4. That the variance granted is the minimum variance that will make possible the reasonable use of the building, structure or service system.
- 5. That the grant of the variance will be in harmony with the general intent and purpose of this code and will not be detrimental to the public health, safety and general welfare.
 - 113.4.2.1 Conditions of the variance. In granting the variance, the board may prescribe a reasonable time limit within which the action for which the variance is required shall be commenced or completed or both. In addition, the board may prescribe appropriate conditions and safeguards in conformity with this code. Violation of the conditions of a variance shall be deemed a violation of this code.
- 113.4.3 Notice of appeal. Notice of appeal shall be in writing and filed within 30 calendar days after the building official renders the decision. Appeals shall be in a form acceptable to the building official.
- 113.4.4 Unsafe or dangerous buildings or service systems. In the case of a building, structure or service system, which in the opinion of the building official, is unsafe, unsanitary or dangerous, the building official may, in the order, limit the time for such appeals to a shorter period.

113.5 Procedures of the board.

113.5.1 Rules and regulations. The board shall establish rules and regulations for its own procedure not inconsistent with the provisions of this code. The board shall meet on call of the chairman. The board shall meet within 30 calendar days after notice of appeal has been received.

113.5.1.1 Rules of Evidence. Formal rules of evidence shall not apply, but fundamental due process should be observed and govern the proceedings. Upon determination by the Chairperson, irrelevant, immaterial, or unduly repetitious evidence may be excluded, but all other evidence of a type commonly relied upon by reasonable, prudent persons in the conduct of their affairs shall be admissible, whether or not such evidence would be admissible in a trial in the courts of Florida. Any part of the evidence may be received in written form. The Board may request certain evidence be provided by an architect or engineer registered in the State of Florida, in which case said evidence shall be signed, sealed, and dated.

113.5.1.2 Testimony. Any member of the Board or the attorney representing the Board may inquire of, or question, any witness before the Board. Any member of the Board, the petitioner or his/her attorney, and/or the building official shall be permitted to inquire of any witness before the Board. The Board may consider testimony presented by the building official, the petitioner, or any other witness.

113.5.2 Decisions. The Construction Board of Adjustment and Appeals shall, in every case, reach a decision without unreasonable or unnecessary delay. Each decision of the board shall also include the reasons for the decision. If a decision of the board reverses or modifies a refusal, order, or disallowance of the building official or varies the application of any provision of this code, the building official shall immediately take action in accordance with such decision. Every decision shall be promptly filed in writing in the office of the building official and shall be open to public inspection. A certified copy of the decision shall be sent by mail or otherwise to the appellant and a copy shall be kept publicly posted in the office of the building official for two weeks after filing. Every decision of the board shall be final; subject however to such remedy as any aggrieved party might have at law or in equity.

113.6 Local Construction Regulation Board. The local government may also utilize this Board to convene as the Local Construction Regulation Board (LCRB), as provided in Florida Statute 489.113. The LCRB may deny, suspend, revoke or limit the authority of a certified contractor to obtain a building permit or permit with specific conditions, if the LCRB has found such contractor, through public hearing, to be guilty of fraud or a willful building code violation within the county or municipality that the LCRB represents. The LCRB may also, deny, suspend, revoke or limit the authority of a certified contractor to obtain a building permit or permit with specific conditions, if it has proof through the public hearing process, that a contractor has been found guilty in another county or municipality within the past 12 months, of fraud or a willful building code violation and after providing notice of an opportunity to be heard to the contractor, finds that such fraud or violation would have been fraud or a violation if committed in the county or municipality that the LCRB represents. Notification of and information concerning such permit denial shall be submitted to the division within 15 days after the LCRB decides to deny the permit.