Agenda Item: 3F10

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meeting Date: August 20, 2019 Submitted By: Department of Airports	[X] Consent [] Regular [] Workshop [] Public Hearing
======================================	
I. EXECUTIVE Motion and Title: Staff recommends motion to	
(A) Approve an Agreement for Purchase and S price of \$245,000 by a supermajority vote. S at Palm Beach International Airport (PBI):	Sale for the following property at a purchase Said property is located West of Runway 10L
Stembridge Real Estate Co., Inc. Sonia Stembridge, President Post Road, West Palm Beach, Florida Purchase Price: Replacement Housing:	Parcel W-192 \$245,000 N/A
(B) Accept a Memorandum of Agreement to be re of this Agreement.	ecorded in the public records to provide notice
Summary: The subject property is a vacant site contains 19,166 square feet. It is on a lightly Southern Boulevard and Wallis Road, located We property was appraised by Anderson & Carr, Inc. Appraisal was completed by Edward E. Wilson, determination of value. An offer to purchase wa and accepted at the appraised fair market value of the purchase of this property. Pursuant to the lexchanges of real estate must be approved by Countywide (HJF)	traveled two-lane street that runs between est of Runway 10L at PBI. In May, 2019, the c. for \$245,000; and in May, 2019 a Review which supported the Anderson & Carr, Inc. as presented to the Seller on June 12, 2019 of \$245,000. Airport Revenue is available for PREM Ordinance, all purchases, sales and
Background and Justification: On January 21, authorized the purchase of property located West October 22, 2002, Board Item 3F1 approved approximately 40 additional parcels in the same a County-owned property and is one of the few remainsubject property contains 0.44 acres of land area and Wallis Road, West of Runway 10L at PBI. The Public Law 91-646, the Uniform Relocation Assist Act of 1970, as amended, as well as review and PREM Ordinance it is exempt from review by Memorandum of Agreement provides for constructions.	st of Runway 10L (previously 9L) at PBI. On by the BCC authorized the acquisition of area. This parcel is bordered on all sides by aining parcels not owned by the County. The and is located between Southern Boulevard he Agreement is subject to the provisions of tance and Real Property Acquisition Policies audit by the FAA; therefore, pursuant to the y the Property Review Committee. The
Attachments: 1. Three (3) Original Agreements for Purchas 2. Correspondence (Parcel W-192)	se and Sale w/ Memorandum of Agreement
Recommended By Saura Bu	be 7-22-19
Departmen Departmen	t Director Date

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fisc	cal Impact:				
Fiscal Years	20 <u>19</u>	20 <u>20</u>	20 <u>21</u>	20 <u>22</u>	20 <u>23</u>
Capital Expenditures Operating Costs External Revenues (Grants) Program Income (County) In-Kind Match (County) NET FISCAL IMPACT	\$ 245,000				
# ADDITIONAL FTE POSITIONS (Cumulative)					
Is Item Included in Current Bu Does this item include the use		Yes _ nds? Yes _	<u>X</u>	No X	- -
Budget Account No: Fund Report	4114 Departn rting Categor	nent <u>121</u> Un У	it <u>A187</u> Ob	ject <u>6101</u>	
B. Recommended Sources of	Funds/Sumn	nary of Fisca	l Impact:		
Funds are available in the abo Airport's Restricted Assets Fun	ove referenced ad in the amoun	account. Fun it of \$245,000.	ding consists o	of Airport Rever	iue in the
C. Departmental Fiscal Review	w:	1 Sim	us_		
	III. REVIEW	COMMENTS			
A. OFMB Fiscal and/or Contra	ct Developm	ent and Cont	rol Commen	ts:	
Policy Frew 7/26 OFMB BR 7/26/10	19	7	act Dev. and	Control	7/30/19
B. Legal Sufficiency:			1 50	/19 FD	`
Assistant County Attorney	<u>8</u> 111A				
C. Other Department Review:					
Department Director	_				

REVISED 11/17

(THIS SUMMARY IS NOT TO BE USED AS A BASIS FOR PAYMENT)

CERTIFICATE

(Corporation)

The undersigned hereby certifies that the following are true and correct statements:

1. That JASON MODLING is the Secretary of STEMBRIDGE REAL ESTATE CO INC, a corporation organized and existing in good standing under the laws of the State of FLORIDA, hereinafter referred to as the "Corporation", and that the following Resolutions are true and correct copies of certain Resolutions adopted by the Board of Directors of the Corporation as of the State of FLORIDA, the Articles of Incorporation and the By-laws of the Corporation:

RESOLVED, that the Corporation shall enter into that certain AGREEMENT FOR PURCHASE AND SALE between Palm Beach County, a political subdivision of the State of Florida and the Corporation (the "Agreement"), a copy of which is attached hereto; and be it

FURTHER RESOLVED, that <u>SONIA STEMBRIDGE</u>, the <u>PRESIDENT</u> of the Corporation, is hereby authorized and instructed to execute such Agreement and such other instruments as may be necessary and appropriate for the Corporation to fulfill its obligations under the Agreement.

- 2. That the foregoing resolutions have not been modified, amended, rescinded, revoked or otherwise changed and remain in full force and effect as of the date hereof.
- 3. That the Corporation is in good standing under the laws of the State of Florida, and has qualified, if legally required, to do business in the State of Florida and has the full power and authority to enter into such Agreement.

IN WITNESS WHEREOF, the Corporate Seal of the Corporation the _	undersigned has set his hand and affixed the /5 day of, 20/9
, *	
	[Signature]
Seal	Jasin Modernay, Secretary STEMBRIDGE REAL ESTATE CO INC

AGREEMENT FOR PURCHASE AND SALE

This Agreement for Purchase and Sale is made and entered into _______, by and between PALM BEACH COUNTY, a political subdivision of the State of Florida, by and through its Board of County Commissioners (hereinafter referred to as the "County") and Stembridge Realty Inc. n/k/a STEMBRIDGE REAL ESTATE CO, INC, a Florida corporation (hereinafter referred to as the "Seller").

WITNESSETH:

- 1. **DEFINITIONS.** The following terms as used herein shall have the following meanings:
- 1.1 <u>"Agreement"</u> this instrument, together with all exhibits, addenda, and proper amendments hereto.
- 1.2 <u>"Closing and Closing Date"</u> the consummation of the transaction contemplated hereby which shall be held upon the date reflected in Section 10.2 of this Agreement, unless extended by the terms of this Agreement, or by mutual consent of the parties.
- 1.3 <u>"Current Funds"</u> Palm Beach County warrant or wire transfer drawn against a public banking institution located in Palm Beach County, Florida.
- 1.4 <u>"Effective Date"</u> the date when signed by all parties and approved by the Palm Beach County Board of County Commissioners.
- 1.5 <u>"Inspection Period"</u> that certain period of time commencing upon the Effective Date and terminating thirty (30) days thereafter.
- 1.6 <u>"Permitted Exceptions"</u> those exceptions to the title of the Property as set forth in Exhibit "D" attached hereto, together with any other title matters that may be accepted in writing by County.
 - 1.7 <u>"Property"</u> the Real Property.
- 1.8 <u>"Purchase Price"</u> the price set forth in, or determined in accordance with, Section 3.1 of this Agreement
- 1.9 <u>"Real Property"</u> the Real Property legally described in Exhibit "A" attached hereto and made a part hereof, together with all improvements situate thereon.
- 1.10 "Uniform Act" has the meaning ascribed to it in Section 35 of this Agreement.
- 1.11 <u>"Warranty Deed"</u> or <u>"Statutory Warranty Deed"</u> means the deed of conveyance of the Real Property as set forth in Section 10.3.1 of this Agreement.
- 2. <u>SALE AND PURCHASE.</u> In consideration of the mutual covenants herein contained, and various other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Seller agrees to sell and convey to County and County agrees to purchase from Seller, on the terms, covenants, and conditions hereinafter set forth, the Property, together with all improvements located thereon, if any, and all right, title, interest, privileges, estates, tenements, hereditaments, and appurtenances appertaining to the Real Property, including, without limitation, any and all streets, roads, highways, easements, accesses, and rights of way appurtenant thereto.

3. PURCHASE PRICE AND METHOD OF PAYMENT.

- 3.1 <u>Purchase Price.</u> The purchase price of the Property shall be TWO HUNDRED AND FORTY-FIVE THOUSAND DOLLARS (\$245,000.00).
- 3.2 <u>Payment of Purchase Price.</u> On the Closing Date, County shall pay the total amount of the Purchase Price of the Property in Current Funds, subject to any adjustments, credits, prorations, and fees as herein provided.

- 4. <u>ACKNOWLEDGMENTS, REPRESENTATIONS AND WARRANTIES OF</u>
 <u>SELLER.</u> As a material inducement to County to enter into this Agreement, Seller hereby acknowledges, represents, and warrants to County as follows:
- 4.1 Seller is indefeasibly seized of marketable, fee simple title to the Real Property, and is the sole owner of and has good right, title, and authority to convey and transfer the Property free and clear of all liens and encumbrances, excepting only the Permitted Exceptions.
- 4.2 There are no unrecorded leases, licenses, contracts or other agreements or claim of rights, written or unwritten, that affect occupancy, possession or use of the Property by anyone other than Seller with the exception of the following: NONE
- 4.3 The Real Property abuts a public roadway to which access is not limited or restricted.
- 4.4 There is no litigation, investigation, or proceeding pending, or to the knowledge of Seller threatened, which relates to or adversely affects Seller's ability to perform its obligations under this Agreement.
- 4.5 There are no judicial or administrative actions, suits, or judgments affecting the Property pending, or to the knowledge of Seller threatened, which relate to or adversely affect Seller's ability to perform its obligations under this Agreement, including, without limitation, those relating to any laws, ordinances, rules, or regulations of any governmental authority having jurisdiction over the Property.
- 4.6 There are no existing or pending general or special assessments affecting the Property, which are or may be assessed by any governmental authority, water or sewer authority, school district, drainage district, or any other special taxing district.
- 4.7 Seller represents that simultaneously with Seller's execution of this Agreement, if required by Section 286.23 of the Florida Statutes or County policy, Seller has executed and delivered to County, the Seller's Disclosure of Beneficial Interests attached hereto as Exhibit "C" (the "Disclosure") disclosing the name and address of every person or entity having a 5% or greater interest in the ownership of the Property as required by Section 286.23 of the Florida Statutes. Seller warrants that in the event there are any changes prior to Closing to the names and addresses of the persons or entities having a 5% or greater beneficial interest in the ownership of the Property after the date of execution of the Disclosure, Seller shall immediately, and in every instance, provide written notification of such change to County in the manner required by Section 15 of this Agreement. Seller warrants that at Closing, Seller shall provide County with a Disclosure that accurately discloses the beneficial interests in the ownership of the Property at the time of Closing regardless of whether or not the information contained therein has changed from the date of execution of the original Disclosure.
- 4.8 There are no condemnation, environmental, zoning, or other land-use regulation proceedings, either instituted or planned to be instituted, with regard to the Property.
- 4.9 On the Closing Date there will be no outstanding contracts made by Seller for any improvements to the Property which have not been fully paid for, and Seller shall cause to be discharged all mechanics' or construction liens arising from any labor or materials furnished to the Property prior to the time of Closing.
- 4.10 All documents executed or to be executed by Seller which are to be delivered to County at Closing will be legal, valid, and binding obligations of Seller.
- 4.11 There are no service contracts affecting the Property which will survive Closing.
- 4.12 That all ad valorem and non-ad valorem taxes for the Property have been fully paid or will be paid at or prior to Closing in accordance with Section 12 hereof, for the year of Closing and all prior years.
- 4.13 Seller has entered into no other contracts for the sale of any portion of the Property which remain in force.

- 4.14 There are no facts known to Seller affecting the value of the Property which have not been disclosed in writing to County.
- 4.15 Seller has complied and shall comply from the date hereof until Closing with all applicable Federal, State, County and municipal regulations, rules, ordinances, statutes and other requirements and regulations pertaining to the Property.
- 4.16 Seller has not used, is not currently using, and will not in the future (for so long as Seller owns the same) use the Property for the handling, storage, transportation or disposal of hazardous materials and, to the best of Seller's knowledge, the Property has not in the past been so used.

In the event that any of Seller's acknowledgments, representations and warranties shall prove to be materially untrue, the same shall be considered a default for which County shall have the rights and remedies identified in Section 17.1 hereof.

5. **INSPECTION OF PROPERTY.** During the Inspection Period, County and its engineers, surveyors, agents and representatives shall have unrestricted access to the Property for purposes of survey, testing and inspection thereof. All surveys, testing and inspections shall be conducted by County at its expense, and shall be performed by licensed persons or firms dealing in the respective areas or matters tested. All testing shall be done in the least intrusive manner reasonably practical. In the event County elects not to close upon its purchase of the Property, County shall restore the Property to the condition in which it existed prior to such inspections, using materials of like kind and quality. Nothing contained herein shall be construed to prohibit County from disclosing the results of said inspections as may be required by applicable law. In the event that such inspections shall reveal a deficiency in the Property, as determined by County in its sole and absolute discretion, County shall have the right to terminate this Agreement at any time during the Inspection Period by giving written notice thereof to Seller, whereupon the parties shall be relieved of all further obligations hereunder.

6. **EVIDENCE OF TITLE.**

6.1 During the Inspection Period, County may obtain an owner's title insurance commitment, from Southeast Guaranty & Title, Inc. ("Southeast Title") agreeing to issue to County upon the recording of the Warranty Deed to the Real Property, an owner's title insurance policy in the amount of the Purchase Price, insuring the marketability of the fee title of County to the Real Property, subject only to the Permitted Exceptions.

County shall have until the end of the Inspection Period in which to review same. In the event the title insurance commitment shall show as an exception any matter other than the Permitted Exceptions, County shall notify Seller of County's objection thereto, and Seller shall act with reasonable effort, including bringing suit, to remove such exception(s), which exceptions shall be deemed to constitute title defects. Seller shall be entitled to ninety (90) days from the date of notification by County (with adjournment of the Closing Date, if necessary) within which to cure such defects or to make arrangements with the title insurer for deletion of any such title defects from the title insurance commitment without the inclusion of any additional exceptions to coverage. Notwithstanding the foregoing, Seller shall have the option of discharging any such matters at closing with the closing proceeds. If the defect(s) shall not have been so cured or removed from the title insurance commitment by endorsement thereto at the termination of the said ninety (90) day period, County shall have the option of: (a) accepting title to the Property as it then exists; or (b) terminating this Agreement, by giving written notice thereof to Seller, provided, however, County shall not thereby waive any rights or remedies available to County due to such default by Seller, including an action for damages.

6.2 County may request, prior to the Closing, an endorsement of the title insurance commitment making it effective to within fifteen (15) days of the Closing Date. At Closing, Seller shall cause the title insurance commitment to be endorsed to remove, without the inclusion of any additional exceptions to coverage, any and all requirements or preconditions to the issuance of an owner's title insurance policy, and to delete any exceptions for: (a) any rights or claims of parties in possession not shown by the public records; (b) encroachments, overlaps, boundary line disputes and any other matters which would be disclosed by an accurate survey and inspection of the Property (provided County obtains a survey in accordance with Section 7 hereof); (c) easements or claims of easement not shown by the public records (provided County obtains a

survey in accordance with Section 7 hereof); (d) any lien, or right to a lien, for services, labor or material heretofore or hereinafter furnished, imposed by law and not shown by the public records; (e) taxes for the year of Closing and all prior years, and taxes or special assessments which are not shown as existing liens by the public records; (f) matters arising or attaching subsequent to the effective date of the title insurance commitment but before the acquisition of record of title to the Property by County; and (g) any general or specific title exceptions other than the Permitted Exceptions.

- 6.3 From and after the Effective Date of this Agreement, Seller shall take no action which would impair or otherwise affect title to any portion of the Property, and shall record no documents in the Public Records which would affect title to the Real Property, without the prior written consent of County.
- 7. <u>SURVEY.</u> County shall have the right, within the time period provided in Section 6 for delivery and examination of title, to obtain a current survey of the Real Property and all improvements thereon. If the survey reveals any encroachments, overlaps, boundary disputes, or other defects, or any matters other than the Permitted Exceptions, the same shall be treated as title defects as described in Section 6 of this Agreement, and County shall have the same rights and remedies as set forth therein.
- 8. <u>MAINTENANCE</u>. Between the Effective Date and Closing, Seller shall maintain the Property in the condition in which it existed as of the Effective Date. Notwithstanding the foregoing, Seller shall deliver the Property at Closing free of any trash, refuse or other debris, and in full compliance with all governmental regulations. Seller shall bear the risk of any loss, damage or casualty to the Property prior to Closing. County shall have access to the Property at any reasonable time prior to Closing to verify Seller's compliance herewith.
- 9. <u>CONDITION PRECEDENT TO CLOSING.</u> The following are conditions precedent to County's obligation to close upon its purchase of the Property: (1) Seller shall have performed all of the covenants and obligations under this Agreement that it is obligated to perform at or prior to Closing, on or prior to the dates such performance is required hereby; (2) Seller's representations and warranties identified in this Agreement shall be true and correct; and (3) there shall have been no change in the condition of the Property or the status of title to the Property, other than as specifically permitted by this Agreement. The foregoing conditions precedent are for the exclusive benefit of County and may be unilaterally waived by County.
- 10. <u>CLOSING.</u> The parties agree that the Closing upon the Property shall be consummated as follows:
- 10.1 <u>Place of Closing.</u> The Closing shall be held at County's Property and Real Estate Management Division office, 2633 Vista Parkway, West Palm Beach, Florida 33411-5605.
- 10.2 <u>Closing Date.</u> The Closing shall take place upon expiration of the Inspection Period, or at such date as is mutually agreed upon by the parties, or as otherwise provided for in this Agreement.
- 10.3 <u>Closing Documents.</u> County and/or Southeast Title shall be responsible for preparation of the following Closing documents, which Seller shall deliver, or cause to be delivered to County, at Closing, each fully executed and acknowledged as required.
 - 10.3.1 <u>Statutory Warranty Deed.</u> A Statutory Warranty Deed conveying good and marketable fee simple title to the property, subject only to the Permitted Exceptions.
 - 10.3.2 <u>Seller's Disclosure of Beneficial Interests.</u> A Seller's Disclosure of Beneficial Interests if required by Section 286.23, Florida Statutes, or County policy, which accurately discloses the name and address of any person or entity having any interest in the ownership of the Property as of the date of Closing. The foregoing shall be in addition to any Disclosure or notice of change thereto previously provided to County, and in the same form as previously provided to County.
 - 10.3.3 <u>Affidavit of Seller.</u> A Seller's Affidavit stating that the Property is free and clear of all encumbrances, mortgages, liens, leases, licenses, contracts or claim of rights in a form sufficient to permit the title insurer to delete the "Gap" and

"Standard Exceptions" from the title insurance policy and insure County's title to the Property in accordance with Section 6 of this Agreement, subject only to the Permitted Exceptions.

- 10.3.4 <u>Non-Foreign Affidavit.</u> Seller represents and warrants to County that Seller is not a "foreign person" as defined by the Federal Foreign Investment in Real Property Tax Act (the "Act"). At Closing, Seller shall execute and deliver to County a "Non-Foreign Affidavit," as required by the Act. Seller acknowledges that in the event Seller fails to deliver the Non-Foreign Affidavit, County and/or Southeast Title shall be authorized to withhold from the closing proceeds an amount equal to ten percent (10%) of the gross amount of the purchase price, and to remit same to the Internal Revenue Service, as required by the Act.
- 10.3.5 <u>Closing Statement.</u> A Closing Statement prepared in accordance with the terms hereof.
- 10.3.6 <u>Additional Documents.</u> Seller shall also deliver and/or execute such other instruments as are necessary or reasonably required to consummate the transactions herein contemplated including, without limitation, if applicable, such documents as County or the title company may require evidencing Seller's existence, good standing, power and authority to enter into and consummate the transaction herein contemplated, and a Receipt of Real Estate Brokerage Commission and Release ("Broker's Release") in a form acceptable to County.
- 10.4 <u>Possession.</u> At Closing, Seller shall deliver full, complete, and exclusive possession of the Property to County.
- 10.5 <u>County's Obligations.</u> At Closing, County shall deliver, or cause to be delivered, to Seller the following:
 - 10.5.1 <u>Cash due at Closing.</u> The required payment due in Current Funds as provided elsewhere herein.
 - 10.5.2 <u>Closing Statement.</u> A Closing Statement prepared in accordance with the terms hereof.

11. EXPENSES.

- 11.1 County shall pay the following expenses at Closing.
 - 11.1.1 The cost of recording the deed of conveyance.
- 11.1.2 Documentary Stamps required to be affixed to the deed of conveyance.
- 11.1.3 All costs and premiums for the owner's title insurance commitment and policy.
- 11.2 Seller shall pay the following expenses at Closing:
- 11.2.1 All costs necessary to cure title defect(s) or encumbrances, other than the Permitted Exceptions, and to satisfy or release of record all existing mortgages and liens upon the Property.
- 11.3 Seller and County shall each pay their own attorney's fees.

12. **PRORATIONS.**

12.1 <u>Taxes.</u> On or before the Closing Date, Seller shall establish an escrow fund with the Palm Beach County Tax Collector pursuant to Florida Statutes Section 196.295, and shall pay into such escrow Seller's prorata portion of ad valorem and non-ad valorem real property taxes and assessments for the year of Closing and any prior years as determined by the Tax Collector. Seller's prorata share of all taxes and assessments shall include the day of Closing.

- Assessments. If as of the Closing Date, assessments or charges have been imposed against the Property or any part thereof which are, or which may become payable in annual installments, the first installment of which is then a charge or lien, or has been paid, then for the purposes of this Agreement, all of the unpaid installments of any such assessments, including those which become due and payable after the Closing Date, shall be deemed to be due and payable and to be a lien upon the premises affected thereby, and shall be paid and discharged by Seller on or before the Closing Date. Any other assessments not deemed to be due and payable as aforesaid which burden County owned property shall be deemed to be payable on a calendar year basis in arrears and prorated accordingly.
- CONDEMNATION. In the event that all or any part of the Property shall be acquired or condemned for any public or quasi-public use or purpose, or if any acquisition or condemnation proceedings shall be threatened or begun prior to Closing, County shall have the option to either terminate this Agreement, and the obligations of all parties hereunder shall cease, or to proceed, subject to all other terms, covenants, conditions, representations, and warranties of this Agreement, to Closing, receiving, however, any and all damages, awards, or other compensation arising from or attributable to such acquisition or condemnation proceedings. County shall have the right to participate in any such proceedings.
- 14. **REAL ESTATE BROKER.** Seller represents and warrants to County that it has not dealt with any broker, salesman, agent or finder in connection with this transaction, except AECOM ("Broker") whose commissions and fees shall be payable by County pursuant to separate written agreement. Without limiting the effect of the foregoing, Seller agrees to indemnify, defend save and hold County harmless from the claims and demands of any real estate broker, salesman, agent or finder, other than Broker, claiming to have dealt with Seller. Such indemnity shall include, without limitation, the payment of all costs, expenses and attorneys fees incurred or expended in defense of such claims or demands. In the event Seller's warranties and representations under this Section 14 shall prove to be untrue, County shall, in addition to any other remedy provided for herein, have the right to require Seller to provide a brokerage release, in a form and substance acceptable to County, prior to Closing. The terms of this Section 14 shall survive the Closing or termination of this Agreement.
- 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, 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 by 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:

15.1 County:

Palm Beach County Property & Real Estate Management Division Attention: Director 2633 Vista Parkway West Palm Beach, Florida 33411-5605 Fax 561-233-0210

With a copy to:

County Attorney's Office Attention: Airport Real Estate Attorney 301 North Olive Avenue, Suite 601 West Palm Beach, Florida 33401-4791 Fax 561-355-4398

15.2 Seller:

Sonia Stembridge	
20955 SW 248 th Street	
Homestead. Florida 33090	
Fax	
With a copy to:	
Diane Seibert	
P.O. Box 901348	
Homestead, Florida 33090	
Fax	

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

16. <u>ASSIGNMENT.</u> Neither County nor Seller may assign this Agreement or any interest herein without the prior written consent of the other party, which may be granted or withheld at such other party's sole and 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 Agreement. This provision shall be construed to include a prohibition against any assignment, by operation of law, legal process, receivership, bankruptcy, or otherwise, whether voluntary or involuntary.

17. **DEFAULT.**

- 17.1 <u>Defaults by Seller.</u> In the event Seller fails, neglects or refuses to perform any term, covenant, or condition of this Agreement for which a specific remedy is not set forth in this Agreement, County shall have the right to (1) terminate this Agreement by written notice to Seller, in which event the parties shall be released from all obligations hereunder other than those which specifically survive termination of this Agreement; (2) grant Seller a reasonable period of time within which to cure such default during which time Seller shall utilize Seller's best efforts, including bringing suit, to remedy such default; or (3) seek specific performance of the terms of this Agreement. In the event County elects option number two (2) set forth hereinabove and Seller fails or is unable to cure such default within the applicable time period, County shall have the rights identified in option numbers one (1) and three (3) set forth hereinabove. In the event County elects option number three (3) and County is unable to obtain specific performance of this Agreement for any reason, County shall have the right to terminate this Agreement and pursue damages.
- 17.2 **Defaults by County.** In the event County fails or refuses to perform any term, covenant, or condition of this Agreement for which a specific remedy is not set forth in this Agreement, Seller shall have the right to (1) terminate this Agreement at any time prior to Closing by written notice to County, in which event the parties shall be released from all obligations hereunder other than those which specifically survive termination of this Agreement; (2) grant County a reasonable period of time within which to cure such default during which time County shall utilize County's best efforts, including bringing suit, to remedy such default; or (3) seek specific performance of the terms hereof. In the event Seller elects option number two (2) set forth hereinabove and County fails or is unable to cure such default within the applicable time period, Seller shall have the rights identified in option numbers one (1) and three (3) set forth hereinabove. In the event Seller elects option number three (3) and Seller is unable to obtain specific performance of this Agreement for any reason, Seller shall have the right to terminate this Agreement and pursue damages.
- 18. GOVERNING LAW & VENUE. This Agreement shall be governed by the laws of the State of Florida. Any legal action necessary to enforce the Agreement will be held in a State court of competent jurisdiction located in Palm Beach County, Florida. 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, 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.

- 19. **BINDING EFFECT.** This Agreement shall be binding upon, and shall inure to the benefit of, the parties hereto and their respective legal representatives, successors, and assigns.
- 20. <u>MEMORANDUM OF AGREEMENT.</u> County shall be entitled to record the Memorandum of Agreement attached hereto as Exhibit "B" in the Public Records of Palm Beach County, Florida. In the event County exercises its right to terminate this Agreement, County shall deliver a termination of such Memorandum of Agreement to Seller within sixty (60) days of such termination.
- 21. **TIME OF ESSENCE.** Time is of the essence with respect to the performance of each and every provision of this Agreement where a time is specified for performance.
- 22. <u>INTEGRATION</u>. This Agreement constitutes the entire understanding and Agreement between the parties with respect to the subject matter hereof, and may not be modified or amended, except in a writing signed by all of the parties hereto.
- 23. **EFFECTIVE DATE OF AGREEMENT.** This Agreement 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.
- 24. <u>HEADINGS.</u> The paragraph headings or captions appearing in this Agreement are for convenience only, are not part of this Agreement, and are not to be considered in interpreting this Agreement.
- 25. <u>NON-DISCRIMINATION</u>. The County is committed to assuring equal opportunity in the award of contracts and complies with all laws prohibiting discrimination. Pursuant to Palm Beach County Resolution R2017-1770, as may be amended, the parties agree that throughout the term of this Agreement, including any renewals thereof, if applicable, all persons are treated equally without regard to race, color, religion, disability, sex, age, national origin, ancestry, marital status, familial status, sexual orientation, gender identity or expression, or genetic information under any activity conducted pursuant to this Agreement. Failure to meet this requirement shall be considered default of this Agreement.
- 26. **CONSTRUCTION.** No party shall be considered the author of this Agreement 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 Agreement 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 be held by a court of competent jurisdiction to be invalid, such shall not affect the remaining portions of this Agreement and the same shall remain in full force and effect.
- 27. **ENTIRE UNDERSTANDING.** This Agreement represents the entire understanding between the parties, and supersedes all other negotiations, representations, or agreements, written or oral, relating to this Agreement.
- 28. <u>SURVIVAL</u>. The parties' warranties, agreements, covenants and representations set forth in this Agreement shall not be merged and shall survive consummation of the transaction contemplated by this Agreement.
- 29. <u>WAIVER.</u> No waiver of any provision of this Agreement shall be effective against any party hereto unless it is in writing and signed by the party waiving such provision. A written waiver shall only be effective as to the specific instance for which it is obtained and shall not be deemed a continuing or future waiver.
- 30. **AMENDMENT.** This Agreement may be modified and amended only by written instrument executed by the parties hereto.
- 31. <u>INCORPORATION BY REFERENCE.</u> Exhibits attached hereto and referenced herein shall be deemed to be incorporated into this Agreement by reference.
- 32. <u>TIME COMPUTATION.</u> Any references in this Agreement to time periods of less than six (6) days shall, in the computation thereof, exclude Saturdays, Sundays, and federal or state legal holidays; any time period provided for in this Agreement that shall end on a Saturday,

Sunday, or federal or state legal holiday shall extend to 5:00 p.m. (EST) of the next day that is not a Saturday, Sunday, or federal or state legal holiday.

- 33. **RADON GAS.** Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risks to 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 testing may be obtained from your County public health unit.
- 34. PALM BEACH COUNTY OFFICE OF THE INSPECTOR GENERAL AUDIT REQUIREMENTS. Palm Beach County has established the Office of the Inspector General in Palm Beach County Code, Section 2-421 2-440, as may be amended. The Inspector General is authorized with the power to review past, present and proposed County contracts, transactions, accounts and records. The Inspector General's authority includes, but is not limited to, the power to audit, investigate, monitor, and inspect the activities of entities contracting with the County, or anyone acting on their behalf, in order to ensure compliance with contract requirements and to detect corruption and fraud. Failure to cooperate with the Inspector General or interfering with or impeding any investigation shall be a violation of Palm Beach County Code, Section 2-421 2-440, and punished pursuant to Section 125.69, Florida Statutes, in the same manner as a second degree misdemeanor.
- 35. <u>UNIFORM ACT.</u> The parties recognize that the transaction contemplated herein may be subject to the provisions of the Uniform Relocation Assistance and Real Property Acquisition Policy Act of 1970 (84 Stat. 1894; 42 U.S.C. 4602 et seq.; Pub. L. 91-646), and amendments thereto (the "Uniform Act"). Seller acknowledges County's responsibilities under the Uniform Act, including, but not limited to, the obligation to provide certain advance written notices and other benefits to "Displaced Persons" (as that term is defined in the Uniform Act). Seller agrees to cooperate with County, and its authorized agents, in County's administration of the Uniform Act, which cooperation may include, but not be limited to, access to the Property and its occupants (including tenants, if any), and extension of the Closing Date, if necessary, to facilitate relocation of Displaced Persons.
- 36. **NO THIRD PARTY BENEFICIARIES.** No provision of this Agreement 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 Agreement, including but not limited to any citizen or employees of County and/or Seller.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed in their respective names on the dates set forth below.

in the presence of:				
in the presence of.	Date of Execution by Seller:			
As to Seller:	July 17, 2019			
Witness Signature Steven Stendardge Print Witness Name Cut. J. Witness Signature	Stembridge Realty Inc. n/k/a STEMBRIDGE REAL ESTATE CO, INC, a Florida corporation "SELLER" By: Sonia Stembridge Its: President			
Christopher J. Paisson				
Print Witness Name				
	(SEAL)			
	Date of Execution by County:			
	, 20			
ATTEST:				
SHARON R. BOCK CLERK & COMPTROLLER	PALM BEACH COUNTY, a political subdivision of the State of Florida			
By:	By: Mack Bernard, Mayor			
APPROVED AS TO FORM AND LEGAL SUFFICIENCY	APPROVED AS TO TERMS AND CONDITIONS			
Ву:	By Houra Buke			
By:County Attorney	Department Director			

SCHEDULE OF EXHIBITS

EXHIBIT "A" - LEGAL DESCRIPTION

EXHIBIT "B" - MEMORANDUM OF AGREEMENT

EXHIBIT "C" - DISCLOSURE OF BENEFICIAL INTERESTS

EXHIBIT "D" - PERMITTED EXCEPTIONS

EXHIBIT "A"

LEGAL DESCRIPTION OF THE PROPERTY

Beginning at the SW corner of the W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 in Section 36, Township 43 South, Range 42 East, Palm Beach County, Florida; thence running North along the West line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 a distance of 375 feet to a stake and to the point of starting, thence running East parallel to the South line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 a distance of 154.63 feet to a stake; thence running North parallel to the West line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 a distance of 125 feet to a stake; thence running West parallel to the South line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 a distance of 154.63 feet to a stake; thence running South along the West line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SE 1/4 of the SW 1/4 a distance of 125 feet to the Point of Starting.

EXHIBIT "B" MEMORANDUM OF AGREEMENT

Prepared By/Return To:

Palm Beach County Property & Real Estate Management Division 2633 Vista Parkway West Palm Beach, FL 33411-5605

PCN: 00-42-43-36-00-000-7240

MEMORANDUM OF AGREEMENT

This is a MEMORANDUM	OF AGREEMENT regarding that certain Agreement for
Purchase and Sale, dated	(Resolution No.
	tween PALM BEACH COUNTY, a political subdivision of
the State of Florida, by and through it	s Board of County Commissioners, with an address of 301
North Olive Avenue, Administration,	11th Floor, West Palm Beach, Florida 33401, ("County"),
and STEMBRIDGE REALTY INC. N	V/K/A STEMBRIDGE REAL ESTATE CO, INC, a Florida
	Box 901348, Homestead, Florida 33090 ("Seller").

WITNESSETH:

WHEREAS, County and Seller have entered into the Agreement pursuant to which Seller has agreed to sell to County and County has agreed to purchase from Seller the Real Property located in Palm Beach County legally described in Exhibit "A" attached hereto and made a part hereof (the "Property"); and

WHEREAS, Seller has executed this Memorandum of Agreement for the purpose of giving public notice of the existence of the Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Seller hereby acknowledges, and gives notice of, the existence of the Agreement.

This Memorandum of Agreement is not a complete summary of the Agreement. Provisions of this Memorandum shall not be used to interpret the provisions of the Agreement, and, in the event of a conflict between this Memorandum and the Agreement, the Agreement shall control.

(REMAINDER OF PAGE INTENTIONALLY LEFT BLANK)

IN WITNESS WHEREOF, Seller has caused this Memorandum of Agreement to be executed on the date set forth below.

Signed and delivered in the presence of two witnesses for Seller:

A Manager	Stembridge Realty Inc. n/k/a Stembridge Real Estate Co, Inc, a Florida corporation
Witness Signature	"SELLER"
Steven Stembridge Print Witness Name Ch 1 82	By: Sonia Stembridge Its: President
Witness Signature (4-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	
Print witness Name	(SEAL)
	Date of Execution by Seller:
	July 17 , 20 19
	(SEAL)
STATE OF Floride COUNTY OF Minni - Dadg SS:	
The foregoing Memorandum of Agreement July , 2014, by Sonic Stembor of Stemboroup Realestote (2, Two. a Planies (4)	was acknowledged before me this 17 day of the President
of Stambridge Real Estate (1, Time. a Planies (4)	, who is personally
known to me OR who produced Floring priving take an oath.	as identification and who did
	Notary Public
CHRISTOPHER J. POISSON Commission # FF 918237 Expires September 15, 2019 Bonded Thru Troy Fair Insurance 800-385-7018	Print Notary Name NOTARY PUBLIC State of at Large My Commission Expires: 9 (15) 15
	wry Commission Expires. Clerk 17

EXHIBIT "A"

(to the Memorandum of Agreement)

LEGAL DESCRIPTION OF REAL PROPERTY

Beginning at the SW corner of the W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 in Section 36, Township 43 South, Range 42 East, Palm Beach County, Florida; thence running North along the West line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 a distance of 375 feet to a stake and to the point of starting, thence running East parallel to the South line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 a distance of 154.63 feet to a stake; thence running North parallel to the West line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 a distance of 125 feet to a stake; thence running West parallel to the South line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 a distance of 154.63 feet to a stake; thence running South along the West line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SE 1/4 of the SW 1/4 a distance of 125 feet to the Point of Starting.

EXHIBIT "C"

SELLER'S DISCLOSURE OF BENEFICIAL INTERESTS

TO: PALM BEACH COUNTY CHIEF OFFICER, OR HIS OR HER OFFICIALLY DESIGNATED REPRESENTATIVE

STATE OF FLORIDA COUNTY OF MIAMI-DADE

BEFORE ME, the undersigned authority, this day personally appeared, Sonia Stembridge, hereinafter referred to as "Affiant", who being by me first duly sworn, under oath, deposes and states as follows:

- 1. Affiant is the President of Stembridge Realty Inc n/k/a Stembridge Real Estate Co, Inc, a Florida corporation (the "Owner") which entity is the owner of the real property legally described on the attached Exhibit "A" (the "Property")..
- 2. Affiant's address is: Stembridge Real Estate Co., Inc., c/o Sonia Stembridge, President, 20955 SW 248th Street, Homestead, Florida 33031.
- 3. Attached hereto as Exhibit "B" is a complete listing of the names and addresses of every person and/or entity having five percent (5%) or greater ownership interest in the Owner and of each such person or entity's percentage interest. In the event entities are named as having an ownership interest in the Owner, the names and addresses of every person having five percent (5%) interest or greater in such entity should also be named. The ownership interest in any entity registered with the Federal Securities and Exchange Commission or registered pursuant to Chapter 517, Florida Statutes, whose interest is for sale to the general public, shall not be required to make the disclosure required by this paragraph.
- 4. Affiant acknowledges that this Affidavit is given to comply with Florida Statutes 286.23, and will be relied upon by Palm Beach County in its purchase of the Property.
- 5. Affiant further states that Affiant is familiar with the nature of an oath and with the penalties provided by the laws of the State of Florida for falsely swearing to statements under oath.
- 6. Under penalty of perjury, Affiant declares that Affiant has examined this Affidavit and to the best of Affiant's knowledge and belief it is true, correct, and complete.

FURTHER AFFIANT SAYETH NAUGHT.
Land Stanbuil
Sonia Stembridge, Affiant
The foregoing instrument was acknowledged before me this 17th day of, 20 1°, by Sonia Stembridge, [] who is personally known to me or [x] who has produced Florida V) rivery License as identification and who did take an oath. Chattagh J.
Notary Public
(Print Notary Name
CHRISTOPHER J. POISSON NOTARY PUBLIC

Expires September 15, 2019

State of Florite

My Commission Expires: _

_at Large

EXHIBIT "A" TO DISCLOSURE OF OWNERSHIP FORM

THE PROPERTY

Beginning at the SW corner of the W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 in Section 36, Township 43 South, Range 42 East, Palm Beach County, Florida; thence running North along the West line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 a distance of 375 feet to a stake and to the point of starting, thence running East parallel to the South line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 a distance of 154.63 feet to a stake; thence running North parallel to the West line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 a distance of 125 feet to a stake; thence running West parallel to the South line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 a distance of 154.63 feet to a stake; thence running South along the West line of said W 1/2 of the NW 1/4 of the SE 1/4 of the SW 1/4 a distance of 125 feet to the Point of Starting.

EXHIBIT "B" TO DISCLOSURE OF OWNERSHIP INTERESTS FORM

Seller is required to identify five percent (5%) or greater beneficial interest holders. If none, so state. Seller must identify individual owners. If, by way of example, Seller is wholly or partially owned by another entity, such as a corporation, Seller 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	Perce	entage of Interest
Melvin R. Stembridg	je, 1875 NE 124 St., Mia	ami, FL 33181	9.6%
NO OTHER INDIVID	DUAL OR ENTITY HOL	DS A 5% OR G	REATER INTEREST

EXHIBIT "D"

PERMITTED EXCEPTIONS

1. None.

AECOM 7650 Corporate Center Dr Suite 400 Miami, Fl. 33126 www.aecom.com 305 262 7466 tel 305 261 4017 fax

July 17, 2019

ATTACHMENT NO. 2

Jerry L. Allen, AAE
Deputy Director Planning and Community Affairs
Palm Beach County Department of Airports
846 Palm Beach International Airport
West Palm Beach, Florida 33406-1470

RE:

Transmittal of Agreement for Purchase and Sale Parcel W-192 - Stembridge Real Estate Co., Inc.

Dear Mr. Allen:

Enclosed please find three (3) executed copies of the Agreement for Purchase and Sale, a copy of the offer letter and review appraisal statement for the above-referenced parcel.

The Agreements have been signed at the appraised value of \$245,000.00 and are being submitted for approval by the Board of County Commissioners of Palm Beach County at their August 20, 2019 meeting.

Should you have any questions, please contact our office.

Sincerely,

Christopher J. Poisson Right of Way Agent

AECOM Technical Services, Inc. Licensed Real Estate Broker

Attachments

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS Mack Bernard, Mayor Dave Kerner, Vice Mayor Hal R. Valeche Gregg K. Weiss Robert S. Weinroth Mary Lou Berger Melissa McKinlay



COUNTY ADMINISTRATOR Verdenia C. Baker

DEPARTMENT OF AIRPORTS



June 12, 2019

Stembridge Real Estate Co., Inc. P.O. Box 901348 Homestead, Florida 33090

Attention: Sonia Stembridge, President

Subject: Palm Beach International Airport

Offer to Purchase

Property Location: Post Road

Parcel No.: W-192

Property Control No.: 00-42-43-36-00-000-7240

Dear Ms. Stembridge:

The enclosed Agreement for Purchase and Sale ("Agreement") details Palm Beach County's offer to acquire your vacant property located on Post Road, in West Palm Beach, Florida, and the compensation you may expect to receive for its purchase. The Agreement is subject to approval by the Board of County Commissioners.

With respect to the offer to purchase your property, you are being offered compensation in an amount not less than the approved fair market value, which is based on an appraisal using current market data obtained by a qualified real estate appraiser and that has been reviewed by a second appraiser.

The Palm Beach County Department of Airports ("Department") has reviewed the appraisal that was prepared on your property and determined that the fair market value of the property to be acquired is \$245,000.

Page 2 of 6

846 PALM BEACH INTERNATIONAL AIRPORT West Palm Beach, Florida 33406-1470 (561) 471-7400 FAX: (561) 471-7427 www.pbia.org

PALM BEACH COUNTY GLADES AIRPORT Pahokee

PALM BEACH COUNTY PARK AIRPORT Lantana

NORTH COUNTY GENERAL AVIATION AIRPORT Palm Beach Gardens

"An Equal Opportunity-Affirmative Action Employer"

Stembridge Real Estate Co., Inc. June 12, 2019
Page 2 of 2

You have the right to full payment of the fair market value of your property prior to surrendering possession, provided title is clear. Please note you will not be required to vacate the property until you are issued a written 90-Day Letter of Assurance. In the event we are able to reach an agreement for the purchase of your property, you will be given an additional notice at a future date that will specify an exact date by which you will need to vacate the property.

This opportunity for you to sell your property is limited to ninety (90) days from the date of this letter unless you express a desire not to sell your property.

It is the intent of the Department to assist you in every way possible in conveying your property to the Department. If you have any questions, please feel free to contact Christopher Poisson, from AECOM Technical Services, Inc., at (954) 812-5093 or christopher.poisson@aecom.com.

Sincerely,

CC:

Director of Airports

Palm Beach County Department of Airports

Jerry L. Allen, AAE, Department of Airports

AECOM
Parcel File

RUNWAY 9L WEST ACQUISITION AND RELOCATION PROGRAM **Department of Airports** Palm Beach County, Florida

Stembridge Realty, Inc. PARCEL: W-192

OUR FILE: 05-5

I have completed my review of the above-referenced parcel. My opinion is based on the

following.

This value estimate may be used in conjunction with a Federal Aid project.

PROPERTY ADDRESS: XXX Post Road (00-42-43-36-00-000-7240)

OWNER:

The intended use of the appraisal review is to form a basis for acquiring the subject property through negotiation or eminent domain. The intended user is AECOM Technical Services, Inc. as acquisition agents for Palm Beach County Department of Airports. The value reported is the market value of the unencumbered title. Market value is defined in the appraisal report.

As part of the appraisal review, there has been a field inspection of the parcel(s) to be acquired and the comparable sales applicable thereto or the reason for not doing so is stated below.

I have no direct or indirect present or contemplated future personal interest in such property or in any monetary benefit from its acquisition.

I have not provided any appraisal or professional services on the subject property in the last 3 years.

My estimate has been reached independently without collaboration or direction and is based on appraisals and other pertinent factual data.

Unless otherwise stated, this value estimate contains no items compensable under state law but not eligible under federal reimbursement. Any non-compensable items are listed below together with their appraised value followed by the notation ("non-compensable").

There are no buildings or site improvements on the subject property.

It is my opinion that the market value of the land and improvements appraised, as of May 10, 2019 is \$245,000.

This estimate of market value is based upon an appraisal report prepared by Robert B. Banting, MAI, Cert. Gen. RZ 4 and Michelle J. Mickle, Cert. Gen. RZ 3316 of Anderson & Carr, Inc.

The subject property is a vacant site covered with native scrub and trees. It is on a lightly traveled two lane street that runs between Southern Blvd and Wallis Road. The lot contains 19,166 square feet.

The Sales Comparison Approach to value is the only approach used in the appraisal. The Cost and Income Approaches have no pertinent application in appraising vacant land.

The subject is on the fringe of the Palm Beach International Airport noise impact area. Most of the properties in the subject neighborhood that are in the Runway 10L West Acquisition and Relocation Program have been acquired by Palm Beach County. The remaining properties on the periphery of the neighborhood on Military Trail and Southern Boulevard are developed with a mixture of retail commercial, service commercial and light industrial uses. The subject

RUNWAY 9L WEST ACQUISITION AND RELOCATION PROGRAM Department of Airports Palm Beach County, Florida

OWNER:	Stembridge Realty, Inc.	PARCEL:	W-192
PROPERTY ADDRESS:	XXX Post Road (00-42-43-36-00-000-7240)	OUR FILE:	05-5

Page 2

property is zoned RM with a future land use designation of UT/3, Utilities and Transportation which has an underlying residential density of 3 units per acre. It is also located in the PBIAO overlay district. This permits the parcel to be converted to industrial use where appropriate. The appraisal concludes that consistent with the zoning and overlay requirement, the highest and best use of the subject site is for some type of industrial use.

The appraisal analyzed five light industrial land sales ranging in size from 15,581 SF to 353,993 SF. The sales occurred over the last 27 months and were adjusted up ½% per month due to increasing market conditions. Sales 4 & 5 had higher traffic counts and were adjusted down for location. Sale 2 was considered inferior in location and adjusted up. The only other significant adjustment was for size. Sale 4 was much larger than the subject and its price per unit was adjusted up for this difference.

The adjusted value range for the subject is from \$12.47 per square foot to \$13.27 per square foot. The appraisal concludes to a value of \$12.70 per square foot which is supported by the data and analysis. Applying this unit value to the subject's site area of 19,166 SF indicates a value estimate of \$243,408 which was rounded to \$245,000.

Unless otherwise stated in this report, the existence of hazardous substances, including, without limitation, asbestos, polychlorinated biphenyls, petroleum leakage, or agricultural chemicals which may or may not be present on the property, or other environmental conditions, were not called to the attention of the appraiser, nor did the appraiser become aware of such during the appraiser's inspection. The appraiser has no knowledge of the existence of such materials on or in the property unless otherwise stated. However, the appraiser is not qualified to test such substances or conditions. If the presence of such substances as asbestos, ureaformaldehyde foam insulation, or other hazardous substances or environmental conditions may affect the value of the property, the value estimated is predicated on the assumption that there is no such condition on or in the property or in such proximity thereto that it would cause a loss of value. No responsibility is assumed for any such condition or for any expertise or engineering knowledge required to discover them.

The appraiser's analysis is considered reasonable and the appraiser's value conclusion is considered appropriate. Therefore, the market value of the subject property is estimated, as of May 10, 2019, at \$245,000.

May 29, 2019

Date of Signature

Edward E. Wilson, ASA, Cert. Gen. RZ 123

Review Appraiser

Page 5 of 6

RUNWAY 9L WEST ACQUISITION AND RELOCATION PROGRAM **Department of Airports** Palm Beach County, Florida

OWNER:	Stembridge Realty, Inc.	PARCEL:	W-192
PROPERTY ADDRESS:	XXX Post Road (00-42-43-36-00-000-7240)	OUR FILE:	05-5

I certify that, to the best of my knowledge and belief:

- The facts and data reported by the reviewer and used in the review process are true and correct.
- The analyses, opinions and conclusions in this review report are limited only by the assumptions and limiting conditions stated in this review report and are my personal, impartial, and unbiased professional analyses, opinions and conclusions.
- I have no present or prospective interest in the property that is the subject of the work under review and no personal interest with respect to the parties involved.
- I have no bias with respect to the property that is the subject of the work under review or to the parties involved with this assignment.
- My engagement in this assignment was not contingent upon developing or reporting predetermined results.
- My compensation is not contingent on an action or event resulting from the analyses, opinions, or conclusions in this review or from its use.
- I have not provided any appraisal or professional services on the subject property in the last 3 vears.
- The reported analyses, opinions, and conclusions were developed, and this report has been prepared, in conformity with the requirements of the Code of Professional Ethics and Standards of Professional Appraisal Practice of the American Society of Appraisers.
- The reported analyses, opinions and conclusions were developed and this report has been prepared, in conformity with the Uniform Standards of Professional Appraisal Practice.
- The use of this report is subject to the requirements of the American Society of Appraisers relating to review by its duly authorized representatives.
- I have made a personal inspection of the subject property of the work under review.
- S. James Akers, MAI, Cert. Gen. RZ 2481 provided report assistance. No other parties provided significant appraisal, appraisal review or appraisal consulting assistance to the person signing this certification.

Mearl Mille May 29, 2019 Edward E. Wilson, ASA Date Cert. Gen. RZ 123

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