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## DISCLOSURE OF INTEREST AFFIDAVIT

BEFORE ME, the undersigned authority, duly authorized to take acknowledgments and administer oaths, personally appeared the undersigned person on the date set forth below, who, first being duly sworn, deposes and says under penalties of perjury:

1. That the record property owner(s) of the Real Property described in **Exhibit "A"** to this Affidavit is (are) as follows:

Name	Address

(If more space is needed attach separate sheet)

2. That the following is a list of every natural person and entity with any legal or equitable interest in the property (as defined in Section 10.2.B.3. Land Development Regulations, Martin County Code):

Name	Address	Interest

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(If more space is needed attach separate sheet)

3. That the following is a list of those, who have any interest in a contract for sale of the property, or a conveyance of any interest in the property, including but not limited to, real estate brokers and salespersons; and any and all mortgagees of the property:

Name	Address	Interest

(If more space is needed attach separate sheet)

4. That the following is a list of all other applications for which the applicant has an interest as defined in subsection b. and c. of Section 10.2.B.3. Land Development Regulations, Martin County Code currently pending before Martin County. The list shall include any development applications, waiver applications, road opening applications, and lien reduction requests.

Application Name and/or Project Number	Names & Addresses of Parties involved	Date	Type of Application	Status of Application <sup>1*</sup>

Revised: Jan-21

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<sup>&</sup>lt;sup>1</sup> Status defined as: A = Approved P = Pending D = Denied W = Withdrawn

This Affidavit is given for the purpose of establishing compliance with the provisions of Section 10.2.B.3 Land Development Regulations; Martin County Code.

FURTHER AFFIANT SAYETH NOT.

AFFIANT	
- ANOT	iodo
Musel	Signature
PUNUT	MIZRACHI
	Print name

TUNNY MIZRACHI
Print name
Affidavit was sworn to, affirmed and subscribed before me
20 71, by
, who is personally known to me or have produced
as identification.
They
Signature
Notary Public, State of Floriza  Print Name:
Print Name: Murros Guncia
My Commission Expires: 03/3//26

## Exhibit "A" (Disclosure of Interest and Affidavit) (Legal Description)

#### **Legal Description**

Parcel 1 - BEING A PARCEL OF LAND SITUATE IN SEC 8-39-37 MARTIN COUNTY FLORIDA MORE PARTICULARLY DESCRIBED IN OR 2880/2364

Parcel 2 - THAT PORTION LYING IN SEC 8-39-37 OF THE LANDS DESCRIBED IN OR 2730/1568 LESS AND EXCEPT THAT PORTION DESCRIBED IN OR 2880/2364 MARTIN COUNTY FLORIDA

Parcel 3 - PORTION OF NE 1/4 OF SEC 8 T39S R37E; BEG AT NE COR, W ALG N/LN 778.31, S 34.63, E 126.68, S06-49-18W 533.82, S29-13-57E 1464.83 TO E/LN, N ALG E/LN 1848.95 TO POB

CONTAINING 19.46 ACS M/L

Parcel 4 - THAT PORTION OF SEC 9 T39S R37E LYING SWLY & ADJ TO SFWMD LEVEE 65 R/W (LESS BEG SW COR, N ALG W/LN 3426.4, S29-13-57E 993, S55-41-35E 48.5, S28-56-15E 985.01, S28-23-48E 1860.55, S08-10-01W 18.5, S23-06-33E 4.95 TO S/LN, W ALG S/LN 1884.52 TO POB.. CONTAINING 75.68A & BEING A PORTION OF THAT LAND DESC IN OR 2730/1568)

Revised: Jan-21

# Appendix Article 10.2.B.3. Article 10, Development Review Procedures; Land Development Regulations; Martin County Code

- 10.2.B. Application submittal for development approval. Applications for development approval shall comply with the following described procedures:
- 1. Initiation. A development application shall be filed with the County Administrator by the owner or other person having a power of attorney from the owner to make the application.
- 2. Acceptance of the application. A development application will be received for processing on any working day.
- 3. Verification of property ownership. The documents required below are required prior to an application being determined complete. After the application is determined to be complete, the applicant has a continuing obligation to provide revised documents to reflect any changes to the information provided that may occur before and as of the date of the final public hearing or final action on the application.
- a. Proof of ownership must be provided for any application for any type of development order. The applicant shall provide a copy of the recorded deed for the subject property, and shall certify any subsequent transfers of interests in the property. If the applicant is not the owner of record, the applicant is required to report its interest in the subject property.
- b. The applicant must disclose the names and addresses of each and every natural person or entity with any legal or equitable interest in the property of the proposed development, including all individuals, children, firms, associations, joint adventures, partnerships, estates, trusts, business trusts, syndicates, fiduciaries, corporations, limited liability company, professional associations and all other groups or combinations.
- c. For those entities that are a firm, association, joint adventure, partnership, estate, trust, business trust, syndicate, fiduciary, corporation, limited liability company, professional associations and all other groups or combinations thereof, every natural person or entity that enjoys a legal or equitable interest in property of the proposed development shall be disclosed including but not limited to any partners, members, shareholders, trustees, and stockholders.
- d. The disclosure required in b. and c. above shall not apply to companies that are publicly traded and to consultants and contractors who may perform professional services or work related to the property.
- e. In addition, the disclosure must include those having any interest in a contract for sale of the property, or a conveyance of any interest in the property, including but not limited to, real estate brokers and salespersons; and any and all mortgagees of the property.
- f. The applicant must list all other applications for which they have an interest as defined in subsection b. and c. above that is currently pending before Martin County. The list shall include any development applications, waiver applications, road opening applications, and lien reduction requests.
- g. Any development order, including applications for Planned Unit Developments which was granted or approved based on false or incomplete disclosure will be presumed to have been fraudulently induced and will be deemed by the Martin County Board of County Commissioners to be void ab initio and set aside, repealed, or vacated.

Revised: Jan-21