#### SUSTAINABLE DEVELOPMENT – URBAN DESIGN & PLANNING

**CITY COMMISSION (CC) - GENERAL APPLICATION** 

Rev: 1 | Revision Date: 2/24/2017 | Print Date: 2/24/2017 I.D. Number: PREID - AR

#### **CITY COMMISSION (CC) General Application**

Cover:	Deadline, Notes, and Fees
Page 1:	Applicant Information Sheet, Required Documentation & Mail Notice Requirements

Page 2: Sign Notification Requirements & Affidavit

DEADLINE: City Commission submittal deadlines are set by the City Clerk and vary by type of application. Contact project planner to determine deadline prior to submittal of complete application.

FEES: All applications for development permits are established by the City Commission, as set forth by resolution and amended from time to time. In addition to the application fee, any additional costs incurred by the City including review by a consultant on behalf of the City, or special advertising costs shall be paid by the applicant. Any additional costs, which are unknown at the time of application, but are later incurred by the City, shall be paid by the applicant prior to the issuance of a development permit.

\$	2,640.00	
\$	950.00	
•	,	outh Andrews)
\$	540.00	(includes \$90 Final-DRC Fee)
\$	560.00	(includes \$90 Final-DRC Fee)
\$	830.00	(includes \$100 Final-DRC Fee
\$	910.00	(includes \$110 Final-DRC Fee
\$	1,180.00	
\$	490.00	
\$	800.00	
\$	89.00	/ Hr.*
	\$ \$ Act \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	\$ 1,920.00 Activity Center-S \$ 540.00 \$ 560.00 \$ 830.00 \$ 910.00 \$ 1,180.00 \$ 490.00 \$ 800.00

\*The above fee is calculated at a rate of \$89.00 per hour. Generally thes applications take no more than 3 hours total to review (\$267.00), however any additional time required by staff will be charged prior to the City Commission meeting.

Page 1 of 1

Updated: 3/20/2015

Approval by: Ella Parker, Urban Design & Planning Manager Uncontrolled in hard copy unless otherwise marked



Fee) Fee)

> CAM #18-0302 Exhibit 2 Page 1 of 17

#### Page 1: City Commission Submittal Requirements

**<u>INSTRUCTIONS</u>**: The following information is requested pursuant to the City's Unified Land Development Regulations (ULDR). The application must be filled out accurately and completely. Please print or type and answer all questions. Indicate N/A if does not apply.

NOTE: To be filled out by Department	
Case Number	
Date of complete submittal	
NOTE: To be filled out by Applicant	
Property Owner's Name	If a signed agent letter is provided, no signature is required on the application by the owner.
Applicant / Agent's Name	
Development / Project Name	
Development / Project Address	Existing: New:
Current Land Use Designation	
Proposed Land Use Designation	
Current Zoning Designation	
Proposed Zoning Designation	
GdYWJZJWF Yei Ygh	

#### The following number of Plans:

- One (1) original signed-off set, signed and sealed at 24" x 36"
- □ Two (2) copy sets at 11" x 17"
- □ One (1) electronic version\* of complete application and plans in PDF format to include only the following:
  - Cover page
  - Survey
  - □ Site plan with data table
  - Ground floor plan
  - Parking garage plan
  - □ Typical floor plan for multi-level structure
  - Roof plan
  - Building elevations
  - Landscape plan
  - Project renderings i.e. context plan, street-level perspectives, oblique perspectives, shadow study, etc.
  - □ Important details i.e. wall, fence, lighting, etc.

\*All electronic files provided should include the name followed by case number "Cover Page Case no.pdf"

#### **MAIL NOTIFICATION**

Mail notice is required for City Commission hearing of a Rezoning of Less than Ten Acres and of an Appeal of ROW Vacation. Notice shall be in the form provided by the Department and mailed on the date the application is accepted by the Department. The names and addresses of homeowner associations shall be those on file with the City Clerk. Rezoning of Less Than Ten Acres hearing notice must be mailed within 30 days of the hearing and Appeal of ROW Vacation hearing notice within 10 days of hearing.

- <u>REQUIREMENT</u>: Mail notice of development proposal shall be provided to real property owners within 300 feet of applicant's property, as listed in the most recent ad valorem tax records of Broward County.
- <u>TAX MAP</u>: Applicant shall provide a tax map of all property within the required notification radius, with each property clearly shown and delineated. Each property within the notice area must be numbered (by Folio ID) on the map to cross-reference with property owners notice list.
- <u>PROPERTY OWNERS NOTICE LIST</u>: Applicant shall provide a property owners notice list with the names, property control
  numbers (Folio ID) and complete addresses for all property owners within the required notification radius. The list shall also
  include all homeowners associations, condominium associations, municipalities and counties noticed, as indicated on the tax
  roll.
- <u>ENVELOPES</u>: The applicant shall provide business size (#10) envelopes with first class postage attached (stamps only, metered mail will not be accepted). Envelopes must be addressed to all property owners within the required notification radius, and mailing addresses must be typed or labeled; no handwritten addresses will be accepted. Indicate the following as the return address on all envelopes: City of Fort Lauderdale, Urban Design & Planning, 700 NW 19<sup>th</sup> Avenue, Fort Lauderdale, FL 33311.
- DISTRIBUTION: The City of Fort Lauderdale, Urban Design & Planning Division will mail all notices prior to the public hearing meeting date, as outlined in Section 47-27.

Updated: 3/20/2015

CC\_GeneralApp

linda strutt consulting, inc.

planning zoning development services

227 goolsby boulevard . deerfield beach . florida . 33442 phone 954 426 4305 fax 954 725 3342 **PROJECT NARRATIVE** www.struttconsulting.com

# APPLICANT:Charles Humphreys, Related Development LLCPROJECT NAME:RD Las OlasCASE:#V17012 Vacation of Portion of 14-Foot Alley Right-of-WayLOCATION:Alley Adjacent 227 SE 6th AvenueAUTHOR:Linda C. Strutt, AICPDATE PREPARED:July 14, 2017Updated November 7, 2017Updated February 2, 2018

RD Las Olas is a mixed use multi-family residential and commercial project proposed to be constructed south of SE 2<sup>nd</sup> Street on the west side of South Federal Highway. The site is composed of Lots 5 through 9 of *Subdivision of Block H of the Town of Stranahan's Revised and Additional Subdivision in the Town of Fort Lauderdale* (Plat Bk. 1 Pg. 9, B.C.R.). The site is currently used for parking.

A 14-foot alley connecting SE 2<sup>nd</sup> Street to Las Olas Boulevard abuts the western side of the redevelopment site. The subject portion of the alley separates the site, currently used as a parking lot, from the bank parking garage on the west side of the alley. The new building is proposed to extend over the alley at several elevated stories comprising the parking garage podium, above the ground floor. In order to accommodate the proposed site plan, submitted to DRC concurrently with this application, approximately 240 feet of the alley lying to the south of S.E. 2<sup>nd</sup> Street needs to be vacated.

All of the lots included in the redevelopment site on the east side of the alley are being assembled under one ownership. The owner of the property abutting the proposed alley vacation on the west side is a party to the proposed vacation and redevelopment.

As property not included in the redevelopment project abuts the alley south of the proposed project and vacation, it is proposed to remain public. To maintain a connection to SE 2<sup>nd</sup> Street, the applicant is proposing to dedicate an access and utility easement essentially over the vacated portion of the alley under the building's upper floors. Primary vehicular access to the building will be via SE 6<sup>th</sup> Street. Only two service spaces on the ground floor will have direct access from the alley.

There are franchise and municipal utilities located in the subject portion of the alley. FPL overhead facilities will be relocated at the expense of the developer. Proposed modifications to existing sewer and drainage facilities are included in the site plan submittal under separate review. A public access-utility easement will be dedicated essentially in the location of the vacated alley. Any other easements needed to accommodate new/relocated facilities will be dedicated. Letters of no objection have been requested from all of the franchise utilities as well as the City's Public Works Department. Letters have been received from Public Works and all franchise utilities.

linda strutt consulting, inc.

planning zoning development services

227 goolsby boulevard . deerfield beach . florida . 33442 phone 954 426 4305 fax 954 725 3342 www.struttconsulting.com

#### **ULDR NARRATIVES**

APPLICANT:	Charles Humphreys, Related Development LLC
PROJECT NAME:	RD Las Olas
REQUEST:	Vacation of Portion of 14-Foot Alley Right-of-Way
CASE:	#V17012 Level IV Vacation of Rights-of-Way
LOCATION:	Alley Adjacent 227 SE 6 <sup>th</sup> Avenue
AUTHOR:	Linda C. Strutt, AICP
DATE PREPARED:	July 14, 2017
	Updated November 7, 2017
	Updated February 2, 2018

Sec. 47-24.6. Vacation of rights-of way.

A. Vacation of rights-of-way or other public place (city commission).

4. *Criteria.* An application for a vacation of a right-of-way or other public place shall be reviewed in accordance with the following criteria:

a. The right-of-way or other public place is no longer needed for public purposes;

The alley right-of-way measures 14 feet wide with no sidewalks. The proposed redevelopment site abuts the alley on the east side. The lots comprising the site are being assembled under single ownership. The abutting owner on the west side has agreed to conveying the west half of the vacated alley to be included in the redevelopment site. The remaining property abutting the southern portion of the alley will continue to have access to the public portion of the alley. The applicant is proposing to grant a 14-foot wide public access, essentially corresponding to the vacated portion of the alley to provide for continuous access between Las Olas Blvd. and SE 2<sup>nd</sup> Street. The subject alley right-of-way segment is not being used for pedestrian accessways. The applicant will grant easements for relocated utilities existing in this portion of the alley, as needed.

#### and

### b. Alternate routes if needed are available which do not cause adverse impacts to surrounding areas;

The applicant is proposing to grant an easement essentially over the vacated alley right-of-way connecting the remaining public portion of the alley to SE 2<sup>nd</sup> Street.

#### and

c. The closure of a right-of-way provides safe areas for vehicles to turn around and exit the area;

An access easement is being proposed essentially over the vacated alley rightof-way to maintain a connection between SE 2<sup>nd</sup> Street and Las Olas Blvd. so a turnaround is not necessary.

#### and

#### d. The closure of a right-of-way shall not adversely impact pedestrian traffic;

The alley does not currently serve pedestrian traffic. Enhanced sidewalks will be provided along the south side of SE 2<sup>nd</sup> Street and the west side of SE 6<sup>th</sup> Avenue abutting the project site.

#### and

e. All utilities located within the right-of-way or other public place have been or will be relocated pursuant to a relocation plan; and the owner of the utility facilities has consented to the vacation; or a utilities easement has been retained over the right-of-way area or portion thereof; or an easement in a different location has been provided for the utility facilities by the owner to the satisfaction of the city; or any combination of same and utilities maintenance shall not be disrupted.

There are currently franchise and public utilities within the subject alley right-ofway. The applicant will work with the franchise utilities to address the facilities existing within this portion of the alley, as needed. The upstream end of the sanitary sewer located in the alley is planned to remain. The existing drainage through the alley serving the parcel to the west) will be re-routed to retain the service to said parcel, without impact to the City.

Letters of no objection have been requested and received from the franchise utilities and the City's Public Works Department.

#### Sec. 47-25.2. Adequacy requirements.

## A. *Applicability.* The adequacy requirements set forth herein shall be used by the city to evaluate the demand created on public services and facilities created by a proposed development permit.

The proposed right-of-way vacation will not affect the adequacy of public services and facilities. The development project for this site is the subject of a separate DRC application which addresses each section of the Adequacy Requirements -Sec. 47-25.2. This narrative relates only to those adequacy requirements which may apply to the proposed right-of-way vacation.

#### H. Potable water:

1. Adequate potable water service shall be provided for the needs of the proposed development. The proposed development shall be designed to provide adequate areas and easements which may be needed for the installation and maintenance of potable water systems in accordance with city engineering standards, the Florida Building Code, and applicable health and environmental regulations. The existing water treatment facilities and systems shall have sufficient capacity to provide for the needs of the proposed development and for other developments in the service area which are occupied, available for occupancy, for which building permits are in effect or for which potable water treatment capacity

has been reserved. Capital expansion charges for water and sewer facilities shall be paid by the developer in accordance with Resolution 85-265, as it is amended from time to time. Improvements to the potable water service and system shall be made in accordance with city engineering standards and other accepted applicable engineering standards.

Potable water service will be taken from the existing main in SE 2<sup>nd</sup> Street. The projected project demand for potable water is addressed by the ULDR narratives provided for the development site plan.

*L. Stormwater.* Adequate stormwater facilities and systems shall be provided so that the removal of stormwater will not adversely affect adjacent streets and properties or the public stormwater facilities and systems in accordance with the Florida Building Code, city engineering standards and other accepted applicable engineering standards.

There are no drainage facilities specifically serving the alley, there is a "pass through" drainage pipe serving the adjacent parcel to the west, this pipe will be re-routed to retain the connection. Since the alley will become part of the proposed development project drainage facilities will be constructed per the Civil plans, with all drainage addressed onsite.

#### N. Wastewater

1. *Wastewater:* Adequate wastewater services shall be provided for the needs of the proposed development. The proposed development shall be designed to provide adequate areas and easements which may be needed for the installation and maintenance of a wastewater and disposal system in accordance with applicable health, environmental and engineering regulations and standards. The existing wastewater treatment facilities and systems shall have adequate capacity to provide for the needs of the proposed development and for other developments in the service area which are occupied, available for occupancy, for which building permits are in effect or for which wastewater treatment or disposal capacity has been reserved. Capital expansion charges for water and sewer facilities shall be paid by the developer in accordance with Resolution 85-265, as it is amended for time to time. Improvements to the wastewater facilities and system shall be made in accordance with the city engineering and accepted applicable engineering standards.

There is existing sanitary sewer in the alley running north to south. This sewer does not serve any other parcels upstream of the vacation but it may serve the parcel to the west. This sewer is planned to remain. Easements will be granted where necessary to accommodate the public sanitary sewer facilities. The projected project wastewater demand is addressed by the ULDR narratives provided with the development site plan submittal.

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Florida Power & Light Company



September 29, 2017

Linda Strutt 227 Goolsby Blvd Deerfield Beach, FL 33442

Re: 501 E Las Olas Blvd , Ft. Lauderdale, FL 33301

Dear Linda Strutt,

FPL has no objection to abandoning or vacating the above requested easement.

However, FPL has existing facilities and utility easements at this site. FPL will remove our existing facilities and vacate the existing easement at this location at the customer's expense. Prior to this being done, provisions must be made, new easements secured and facilities constructed to serve any existing FPL customers that may be affected by your request.

FPL will require a complete set of plans prior to construction. These would include the survey of property, site plan, water sewer & drainage, paving, and electrical plans. As the FPL engineering process takes about three to four months, it is imperative that complete plans be provided well in advance of construction.

Please contact me at (954) 717-1431 should you have any questions or concerns.

Yours truly,

Favyan Torres Engineer II

A NEXTera ENERGY Company

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John Hughes Manager - OSP Planning & Engineering Design ATT Florida 8601 W Sunrise Blvd Plantation, FL 33322 T: 954-423-6326 jh0247@att.com

November 9, 2017

Ms. Linda C. Strutt, AICP Linda Strutt Consulting, Inc 227 Goolsby Boulevard Deerfield Beach, Florida 33442

Subject: Proposed Vacation of Alley (Partial) RD Las Olas (Case # V17012) South of SE 2nd Street City of Fort Lauderdale

Dear Ms. Strutt:

Based on the legal sketch and description provided, ATT does not object to the proposed vacation of the portion of the 14-foot alley adjacent to the west side of Lots 5 through 9 Subdivision of Block H of the Town of Stranahan's Revised and Additional Subdivision in the Town of Fort Lauderdale (Plat Bk. 1 Pg. 9, B.C.R.)

It is understood that any relocation of existing ATT facilities associated with the proposed project and vacation will be at the owner's expense. Additional future easements in another location may be required to provide service to the proposed project.

Should you have any questions, please contact me at 954-423-6326.

Sincerely,

John Hughes Specialist OSP Engineering

CC: City of Fort Lauderdale Planning & Zoning Department 700 NW 19th Avenue Fort Lauderdale, FL 33311

CAM #18-0302 Exhibit 2 Page 8 of 17



#### Easement & Right-of-Way Vacation Letter

9/29/2017

To: Linda C. Strutt Linda Strutt Consulting Inc 227 Goolsby Blvd Deerfield Beach, FL 33442

Subject: Proposed Partial Vacation of Alley Rd Las Olas (Case # V17012) South of SE 2<sup>nd</sup> Ave City of Fort Lauderdale

(X) We have no facilities in the area to be vacated; therefore, we have no objections to this vacation.

0 David Rivera

Gas Design Technician

() We have facilities in the area to be vacated; however, we have no objections to this vacation providing the applicant will pay for the relocation retirement or replacement of these facilities.

David Rivera Gas Design Technician

() We have facilities in the area to be vacated which cannot be relocated for technical reasons, however, we have no objections to the vacation providing a utility easement is incorporated in the replat, or the applicant will pay for the relocation or replacement of these facilities.

David Rivera Gas Design Technician

() We have objection to the proposed vacation for the following reasons: PGS has facilities in the easement and cannot be relocated.

David Rivera Gas Design Technician

Peoples Gas 5101 NW 21<sup>st</sup> Ave Ste. 460 Fort Lauderdale, FL 33309-2792 An equal opportunity company

(877) 832-6747 Fax (954) 453-0804 www.TECOEnergy.com

> CAM #18-0302 Exhibit 2 Page 9 of 17

October 26, 2017

Ms. Linda C. Strutt, AICP Linda Strutt Consulting, Inc 227 Goolsby Boulevard Deerfield Beach, Florida 33442

Subject: Proposed Vacation of Alley (Partial) RD Las Olas (Case #V17012) South of SE 2<sup>nd</sup> Street City of Fort Lauderdale

Dear Ms. Strutt:

This letter is in response to your request for a letter regarding the proposed vacation of a portion of the 14-foot alley right-of-way adjacent to the west side of Lots 5 through 9 *Subdivision of Block H of Stranahan's Revised and Additional Subdivision in the Town of Fort Lauderdale* plat (Plat Bk. 1 Pg. 9, B.C.R.).

We have determined that there are City infrastructure facilities located within the subject alley right-of-way as shown on the attached legal sketch. We do not object to the proposed vacation of said alley right-of-way provided the vacation is conditioned upon the developers modifying the utilities as appropriate, consistent with approved engineering plans, at their expense. Any relocated utilities would be required to be inspected and accepted by the Utilities Department.

Should you have any questions regarding this matter, please contact me at 954-828-7809.

Sincerely

Rick Johnson Utilities Distribution and Collection Systems Manager

CC: Ms. Ella Parker

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Engineering – Design Department 2601 SW 145<sup>th</sup> Ave Miramar, Fl 33027

Monday, December 18, 2017

Ms. Linda C. Strutt, AICP Linda Strutt Consulting, Inc 227 Goolsby Boulevard Deerfield Beach, Florida 33442

Subject: Proposed Vacation of Alley (Partial) RD Las Olas (Case #V17012) South of SE 2<sup>nd</sup> Street City of Fort Lauderdale Comcast muid 9185 B

Dear Ms. Strutt:

Based on the legal sketch and description provided, Comcast does not object to the proposed vacation of the portion of the 14-foot alley adjacent to the west side of Lots 5 through 9 *Subdivision of Block H of the Town of Stranahan's Revised and Additional Subdivision in the Town of Fort Lauderdale* (Plat Bk. 1 Pg. 9, B.C.R.)

Comcast will coordinate with the developer for the relocation of our existing facilities within the limits of this request.

Should you have any further question, please feel free to call me at 1-954-447-8405 e-fax 1-954-534-7008 or e-mail at Leonard Maxwell-Newbold@cable.comcast.com

Sincerely,

Leonard Maxwell-Newbold Regional Permit Administrator Comcast / Southern Division ( RDC ) 01/5/2016 2:46:10 PM

cc: Ms. Linda C. Strutt, AICP City of Fort Lauderdale Planning & Zoning Department 700 NW 19th Avenue

> CAM #18-0302 Exhibit 2 Page 11 of 17

> RE: Authorization Letter for development approvals associated with property located 227 SE 6<sup>th</sup> Avenue and identified by the Property Appraiser as folio number(s) 504210080060 and 504210080070 in the City of Fort Lauderdale, Florida

To Whom it May Concern:

I/We are the record owners of the property noted above. I/We hereby authorize Lochrie & Chakas, P.A., Related Development, LLC, The Related Group, Linda Strutt Consulting, Inc., Botek Thurlow Engineering, Architectural Alliance, and Cohen Freedman Encinosa Architects to act as agents in connection with the development approvals and alley vacation associated with the property noted above.

Sincerely,

Steelbridge Las Olas East LLC

By: WV Printed Name: JAY M. CADLIN Title: MEMB Dated this 19 day of 2017.

STATE OF Flo?da ) ss COUNTY OF HPang-Dode

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State aforesaid and in the County aforesaid to take acknowledgments, the foregoing instrument was acknowledged by <u>Joy</u> who is the <u>ManDer</u> of <u>Steelbridge Las Olas</u> <u>East LLC</u> and who is personally known to me or who has produced <u>D</u>(A

WITNESS my hand and official seal in the County and State last aforesaid this <u>A</u> day of 2017.

My Commission Expires:

0 Notary Pupilo



Typed, printed or stamped name of Notary Public

CAM #18-0302 Exhibit 2 Page 12 of 17

> RE: Authorization Letter for development approvals associated with property located 501 and 515 E. Las Olas Blvd. and identified by the Property Appraiser as folio numbers 5042100780010 and 504210780030 in the City of Fort Lauderdale, Florida

To Whom it May Concern:

We are the record owners of the property noted above. We hereby authorize Lochrie & Chakas, P.A., Related Development, LLC, The Related Group, Linda Strutt Consulting, Inc., Botek Thurlow Engineering, Architectural Alliance, and Cohen Freedman Encinosa Architects to act as agents in connection with the development approvals and alley vacation associated with the property noted above.

Sincerely,

Steelbridge Las Olas West LLC

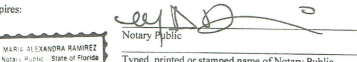
By: Printed Name: JAY M. CAPLIN Title: MEMBEL Dated this 19 day of JULY , 2017.

STATE OF Florida ) ) 55 COUNTY OF MOONS- Dode

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State aforesaid and in the County aforesaid to take acknowledgments, the foregoing instrument was acknowledged by of STEELBRIDGE LAS OLAS WEST LLC and who is personally known to me or who has produced PIA as identification.

WITNESS my hand and official seal in the County and State last aforesaid this 19 day of , 2017. JUN

My Commission Expires:



Typed, printed or stamped name of Notary Public

Authorization Letter / City of Fort Lauderdale STEELBRIDGE LAS OLAS WEST, LLC

My Comm Expires Nov 18, 2017 Commission # FF 039047

> CAM #18-0302 Exhibit 2 Page 13 of 17

#### RE: Authorization Letter for development approvals associated with property located 201 SE 6<sup>th</sup> Avenue/Federal Highway) and identified by the Property Appraiser as folio number 504210080090 in the City of Fort Lauderdale, Florida

To Whom it May Concern:

We are the record owners of the property noted above. We hereby authorize Steelbridge Las Olas East, LLC, Steelbridge Las Olas West, LLC, Lochrie & Chakas, P.A., Related Development, LLC, The Related Group, Linda Strutt Consulting, Inc., Botek Thurlow Engineering, Architectural Alliance, and Cohen Freedman Encinosa Architects to act as agents in connection with the development approvals and alley vacation associated with the property noted above.

Sincerely,

By: <u>Allen N. Jelks</u>, Jr. Truster As to an undivided 2/3 interest

Dated this  $26^{th}$  day of \_\_\_\_\_ , 2017.

Sincerely,

By: Marian L Jellos Marian L. Jelks, as Trustee of the

Marian L. Jelks, as Trustee of the Howard C. Jelks, Jr. Trust of 1992 as to an undivided 1/3 interest

Dated this 20 day of ( . 2017.

STATE OF Florido ) \$\$ COUNTY OF

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State aforesaid and in the County aforesaid to take acknowledgments, the foregoing instrument was acknowledged by <u>ALLEN N.</u> <u>JELKS, Jr., Trustee</u> and who is personally known to me or who has produced \_\_\_\_\_\_\_ as identification.

of  $J_{WITNESS}$  my hand and official seal in the County and State last aforesaid this 20 day

My Commission Expires: 8

NICOLE W. CONRAD MY COMMISSION # GG 049840 EXPIRES: August 10, 2019 Brinded Thru Budget Notary Services

Notary Public

Typed, printed or stamped name of Notary Public

STATE OF Florida )ss COUNTY OF

EXPIRES: August 10, 2019 Bonded Thru Budget Notary Services

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State aforesaid and in the County aforesaid to take acknowledgments, the foregoing instrument was acknowledged by Marian L. Jelks, as Trustee of the Howard C. Jelks, Jr. Trust of 1992, and said Marian L. Jelks is personally known to me or has produced \_\_\_\_\_\_ as identification.

WITNESS my hand and official seal in the County and State last aforesaid this 20 day 100, 2017. of My Commission Expires: 8 0 Notary Public NIL Typed, printed or stamped name of Notary Public NICOLE W. CONRAD MY COMMISSION # GG 049840

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CAM #18-0302 Exhibit 2 Page 15 of 17

> RE: Authorization Letter for development approvals associated with property located 227 SE 6<sup>th</sup> Avenue/Federal Highway) and identified by the Property Appraiser as folio number 504210080080 in the City of Fort Lauderdale, Florida

To Whom it May Concern:

We are the record owners of the property noted above. We hereby authorize We hereby authorize Steelbridge Las Olas East, LLC, Steelbridge Las Olas West, LLC, Lochrie & Chakas, P.A., Related Development, LLC, The Related Group, Linda Strutt Consulting, Inc., Botek Thurlow Engineering, Architectural Alliance, and Cohen Freedman Encinosa Architects to act as agents in connection with the development approvals and alley vacation associated with the property noted above.

Sincerel Sincerely, By: <u>May Mathe</u> TIFFANY P. MATHIS Marie Entry Bv:/ Dated this  $\frac{22^n}{2}$  day of  $\frac{1000}{2000}$ , 2017. Dated this 24 day of July, 2017. Sincerely BRIDGET N. EWING By: Dated this 22 day of July , 2017. STATE OF Floride) ) ss COUNTY OF DK00 I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State aforesaid and

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State aforesaid and in the County aforesaid to take acknowledgements, the foregoing instrument was acknowledged by <u>MARIE</u> <u>ENTRY</u> and who is personally known to me or who has produced  $\underline{D}/\underline{L}$  as identification.

WITNESS my hand and official of $14$ $2017$ .	seal in the County and State last aforesaid this 32 d	łay
State, 2017.		
My Commission Expires:		
SYLVIA E BURK	Notary Public	
Notary Public - State of Florida Commission # FF 204270	Sylvin E. Burk	

1

Typed, printed or stamped name of Notary Public

Authorization Letter / City of Fort Lauderdale Marie Entry, Tiffany F. Mathis, Bridget N. Ewing

My Comm. Expires Feb 26, 2019

Bonded through National Notary Ass

STATE OF <u>Floreia</u>) COUNTY OF <u>Cheechobor</u>) ss

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State aforesaid and in the County aforesaid to take acknowledgments, the foregoing instrument was acknowledged by <u>TIFFANY F.</u> <u>MATHIS</u> who is personally known to me or who has produced  $\underline{D}/\underline{L}$  as identification.

witness my hand and official scal in the County and State last aforesaid this  $\frac{32}{2}$  day of  $\overline{July}$ , 2017.

My Commission Expires:

SYLVIA E D Notary Public - Sta	Indialy Public	Sylvin E. Burk
Commission # F My Comm. Expires F	F 20/27d VDed, printed or star	ped name of Notary Public

STATE OF <u>Florida</u>) COUNTY OF <u>Algeechipe</u>

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State aforesaid and in the County aforesaid to take acknowledgments, the foregoing instrument was acknowledged by **BRIDGE N**. **EWING** who is personally known to me or who has produced  $\underline{D/L}$  as identification.

WITNESS my hand and official of July, 2017.	seal in the	County and	State	last aforesaid	this <u>22</u>	day
My Commission Expires:			ħ			
	Notary Pub			yhvine E. Burk		
SYLVIA E BUR	Typed, prin	nted or stamp	ed name	e of Notary Pub	lic	

2

Notary Public - State of Florida Commission # FF 204270 My Comm. Expires Feb 26, 2018

Authorization Letter / City of Fort Lauderdale Marie Entry, Tiffany F. Mathis, Bridget N. Ewing

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