MEMORANDUM MF NO. 19-05

DATE:	February 21, 2019
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TO: Marine Advisory Board Members

- FROM: Andrew Cuba, Manager of Marine Facilities
- RE: March 7, 2019 MAB Meeting Dock Waiver of Distance Limitations Stephen T. & Honi L. Parker / 1180 N. Federal Highway #1201 Slip #14

Attached for your review is an application from Stephen T. & Honi L. Parker / 1180 N. Federal Highway #1201

APPLICATION AND BACKGROUND INFORMATION

The applicant is requesting approval for installation of a 4-post boat lift extending a maximum of +/-30' into the Middle River. The distances this structure will extend from the property line into waterway is shown in the survey and summarized in Table 1 below:

	TABLE 1		
PROPOSED	STRUCTURE	PERMITTED	AMOUNT OF
STRUCTURES	DISTANCE FROM	DISTANCE	DISTANCE
	PROPERTY LINE	WITHOUT	REQUIRING
		WAIVER	WAIVER
Boat Lift	+/-30'	25'	+/-5'

The City's Unified Land and Development Regulations (UDLR) Secs. 47-19.3.C limits the maximum distance of mooring structures to 25' or 25% of the width of the waterway, whichever is less. Section 47-19.3.E authorizes the City Commission to waive that limitation based on a finding of extraordinary circumstances. The applicant indicates that the proposed boat lift is necessary to protect the vessel as it is located adjacent to a water skiing area.

Per 47-19.3(b)(1) only one (1) mooring device per one hundred (100) feet of lot width or portion thereof, and one mooring device for each additional one hundred (100) feet of lot width are permitted. A second mooring device may be permitted within the lot area greater than one hundred (100) feet but less than two hundred (200) feet if approved as a Site Plan Level II permit.

PROPERTY LOCATION AND ZONING

The property is located is the Riva Condominium within the B-1 Boulevard Business District. It is situated on the western shore of the Middle River where the width between the applicant's property line to the closest adjacent structure is +/402.5 feet, according to the Summary Description provided in **Exhibit 1**.

Marine Advisory Board March 7, 2019 Page 2

RECOMMENDATIONS

Should the Marine Advisory approve the application, the resolution under consideration by the City Commission should include at least the following as prescribed in the ULDR and City Code of Ordinances:

- 1. The applicant is required to comply with all applicable building and zoning regulations as well as any other Federal and State laws and permitting requirements including the Broward County Environmental Protection and Growth Management Department, the Florida Department of Environmental Protection and the U.S. Army Corps of Engineers.
- 2. The applicant is required to install and affix reflector tape to the proposed boat lift piles in accord with Section 47.19.3.E of the Unified Land and Development Regulations (ULDR).
- 3. As a general condition of approval and in order to review for final consistency with construction of facilities in accord with this application and City building permits the applicant is required to provide the City's Supervisor of Marine Facilities with copies of "As Built" drawings from a certified and licensed contractor.

AC Attachment

CC:

Enrique Sanchez, Deputy Director of Parks and Recreation Jon Luscomb, Supervisor of Marine Facilitis

EXHIBIT I APPLICATION FOR WATERWAY WAIVER

CAM 19-0334 Exhibit 1 Page 3 of 34

CITY OF FORT LAUDERDALE MARINE FACILITIES APPLICATION FOR WATERWAY PERMITS, WAIVERS AND LICENSES

Any agreement with the City of Fort Lauderdale and other parties, such as, but not limited to, licenses, permits and approvals involving municipal docking facilities or private uses in the waterways as regulated by Section 8 of the City Code of Ordinances or Section 47-19.3 of the City's Urban Land Development Regulations, shall be preceded by the execution and filing of the following application form available at the Office of the Supervisor of Marine Facilities. The completed application must be presented with the applicable processing fee paid before the agreement is prepared or the application processed for formal consideration (see City of Fort Lauderdale Code Section 2-157). If legal publication is necessary, the applicant agrees to pay the cost of such publication in addition to the application fee.

<u>APPLICATION FORM</u> (Must be in Typewritten Form Only)

 LEGAL NAME OF APPLICANT - (If corporation, name and titles of officers as well as exact name of corporation. If individuals doing business under a fictitious name, correct names of individuals, not fictitious names, must be used. If individuals owning the property as a private residence, the name of each individual as listed on the recorded warranty deed):

NAME: Stephen Parker

TELEPHONE NO: <u>954-801-6845</u> (Home)

- 2. APPLICANT''S ADDRESS (if different than the site address): N/A
- TYPE OF AGREEMENT AND DESCRIPTION OF REQUEST: <u>The applicant requests a wavier for</u> the proposed construction of a four (4) post boat lift that extends beyond 25ft from the property line in slip #14.
- 4. SITE ADDRESS: 1180 N. FEDERAL HWY #1201, FORT LAUDERDALE FLORIDA, 33304

ZONING: <u>B-1</u>

LEGAL DESCRIPTION: RIVA CONDOMINIUM UNIT 1201 PER AMCDO CIN #113566952

5. EXHIBITS (In addition to proof of ownership, list all exhibits provided in support of the applications). Warranty Deed, Project Plans, Site Location, Summary Description, Letter of Recommendation by HOA, Assignment of use rights to boat slip, Site Photographs, Sovereignty Submerged Land Lease

oplicant's Signature

2-20-2019

/ppriodite o						
The sum	of \$ <u>300.00</u> , 2019	was paid by the Received by:	above-named	applicant on	the	0
			las Oskasasas	City of Fort		

Marine Advisory Board Action Formal Action taken on

Commission Action

Formal Action taken on

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Recommendation_

Action

EXHIBIT II TABLE OF CONTENTS

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EXHIBIT III WARRANTY DEED

Instr# 115369135 , Page 1 of 3, Recorded 10/05/2018 at 01:26 PM Broward County Commission Deed Doc Stamps: \$10150.00

Prepared by and return to: Jonathan C Diernbach, Esq. Attorney at Law Trantalis & Associates 2301 Wilton Drive Suite C1-A Wilton Manors, FL 33305 954-566-2226 File Number: 08-18-10

[Space Above This Line For Recording Data]

Special Warranty Deed

This Special Warranty Deed made this day of October, 2018 between Premier Riva, LLC, a Delaware limited liability company whose post office address is 1180 N. Federal Highway, Fort Lauderdale, FL 33304, grantor, and Stephen T. Parker and Honi L. Parker, husband and wife whose post office address is 1180 N. Federal Highway #1201, Fort Lauderdale, FL 33304, grantee:

(Whenever used herein the terms "grantor" and "grantee" include all the parties to this instrument and the heirs, legal representatives, and assigns of individuals, and the successors and assigns of corporations, trusts and trustees)

Witnesseth, that said grantor, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00) and other good and valuable considerations to said grantor in hand paid by said grantee, the receipt whereof is hereby acknowledged, has granted, bargained, and sold to the said grantee, and grantee's heirs and assigns forever, the following described land, situate, lying and being in Broward County, Florida to-wit:

Unit 1201 of Riva Condominium, a Condominium according to the Declaration of Condominium thereof, recorded in Official Records Book 50792, Page 797, of the Public Records of Broward County, Florida, and any amendments thereto, together with its undivided share in the common elements.

Parcel Identification Number: 494236AL0710

Together with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

To Have and to Hold, the same in fee simple forever.

And the grantor hereby covenants with said grantee that the grantor is lawfully seized of said land in fee simple; that the grantor has good right and lawful authority to sell and convey said land; that the grantor hereby warrants the title to said land by, through, and under the said Grantor and will defend the same against the lawful claims of all persons claiming by, through, or under the Grantor; and that said land is free of all encumbrances, except taxes accruing subsequent to **December** 31, 2017.

In Witness Whereof, grantor has hereunto set grantor's hand and seal the day and year first above written.

Signed, sealed and delivered in our presence:

PREMIER RIVA, LLC, a Delaware limited liability company

By: PREMIER DEVELOPERS V, LLC, a Florida limited liability company, its Manager

By: BRADLEY DECKELBAUM, Manager

Witness Name: MARLENE NICHOLSON

State of Florida County of Broward

Witness Name:

The foregoing instrument was acknowledged before me this 2nd day of October, 2018 by BRADLEY DECKELBAUM, Manager of PREMIER DEVELOPERS V, LLC, a Florida limited liability company, as Managing Member, on behalf of the limited liability company for PREMIER RIVA, LLC, a Delaware limited liability company. He/she [] is personally known to me or [X] has produced a driver's license as identification.

[Notary Seal]



Notary Public

Printed Name:

Denise M, Dugsh

My Commission Expires:

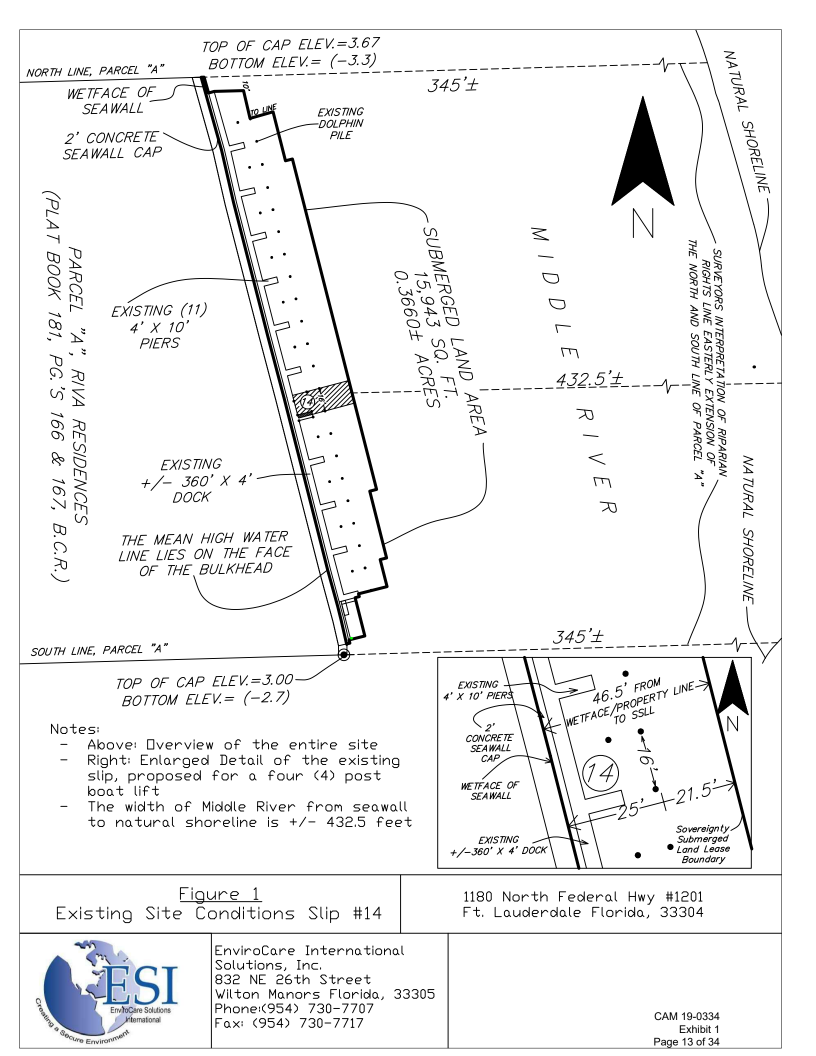
9/7/2022

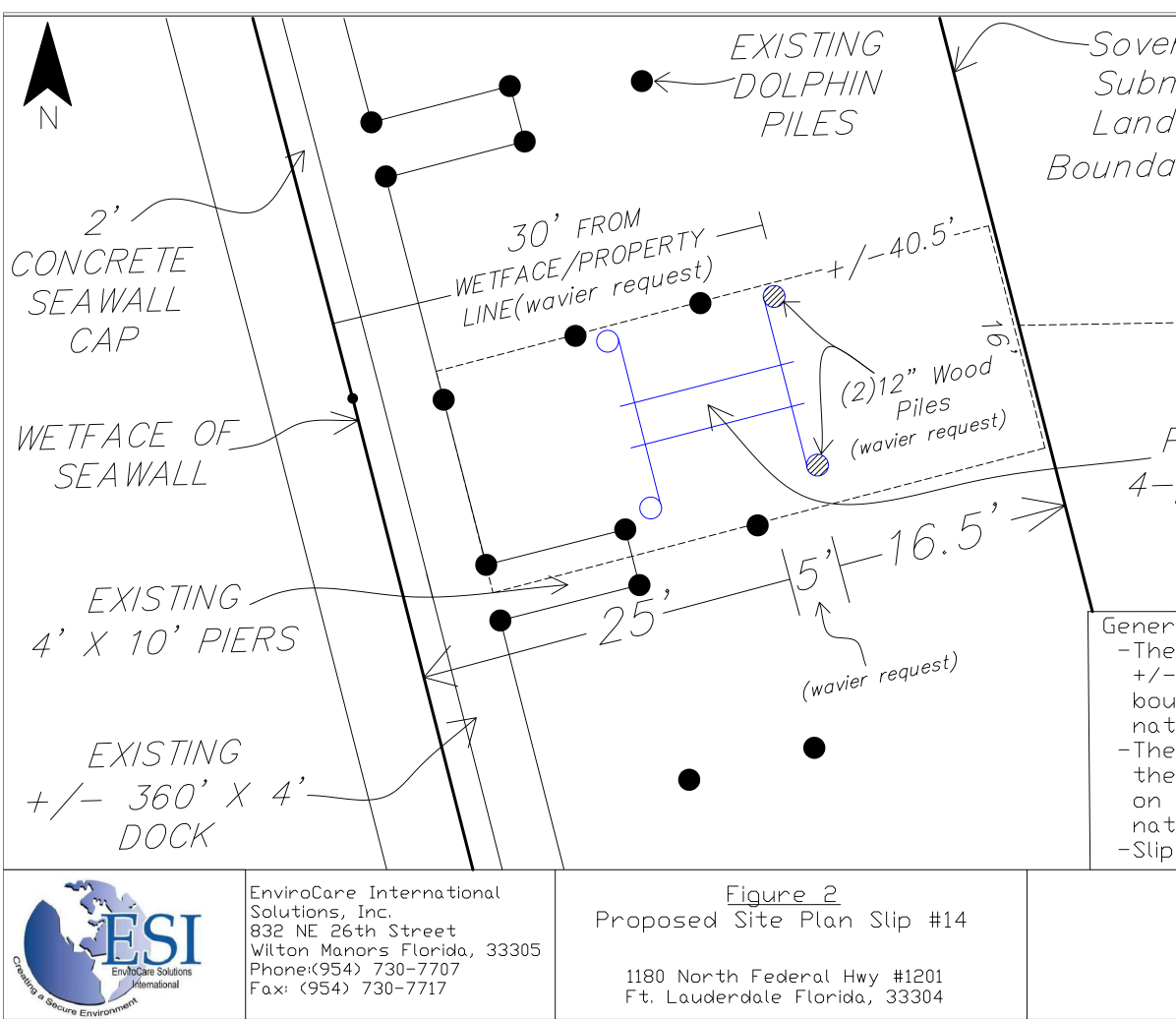
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Exhibit "A"

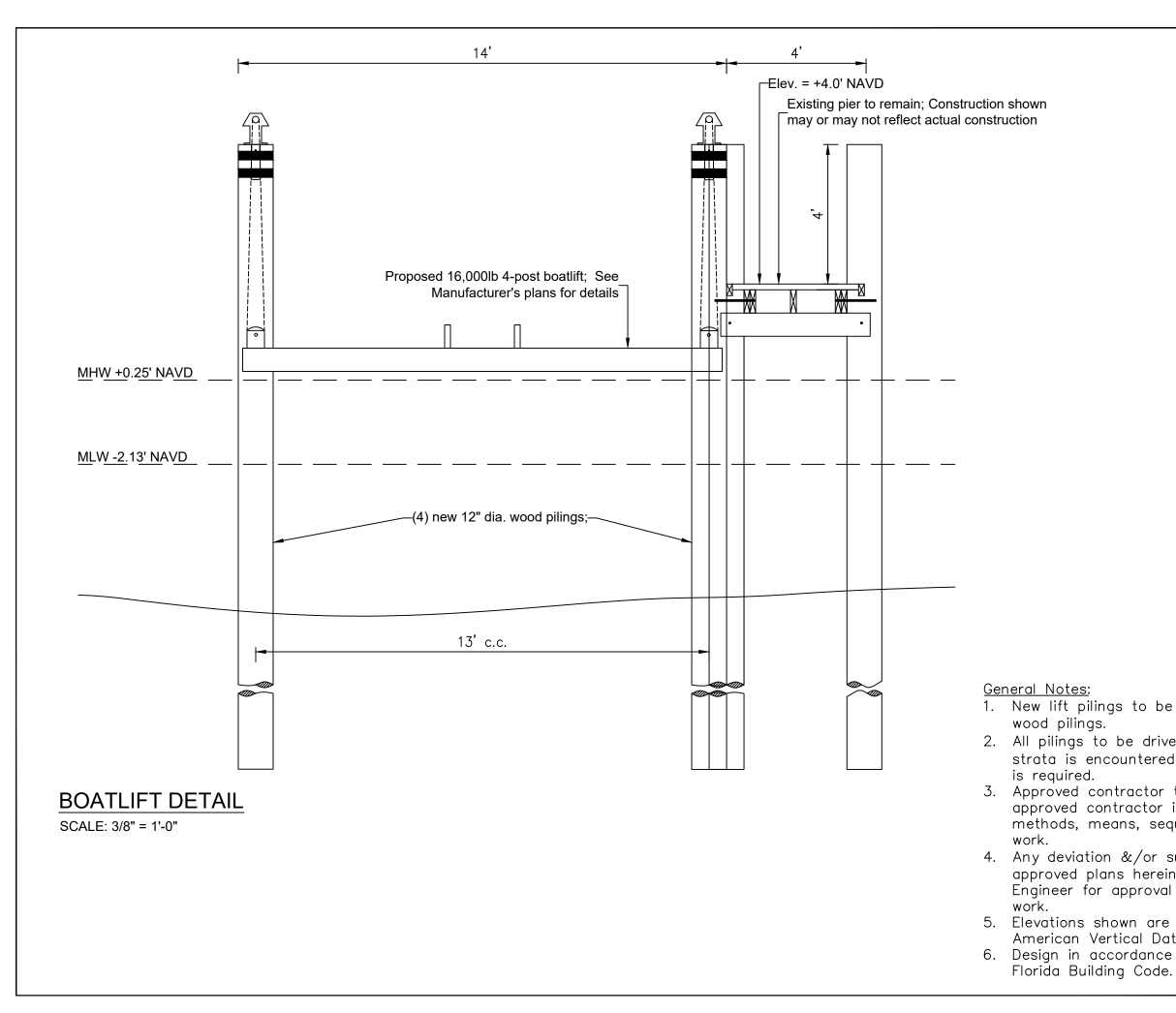
- Terms, covenants, conditions, easements, restrictions, reservations and other provisions, including provisions which
 provide for a private charge or assessment, according to that certain Amended and Restated Declaration of
 Condominium of Riva, a Condominium, and the exhibits and attachments thereto, recorded March 11, 2016, in
 Official Records Instrument No. 113566952, as the same may be further amended, of the Public Records of Broward
 County, Florida.
- 2. General or special taxes and assessments required to be paid in the year of closing and subsequent years.
- 3. Any dispute as to the boundaries caused by a change in the location of any water body within or adjacent to the land and any adverse claim to all or part of the land that is, or was previously, under water.
- 4. Easement in favor of Florida Power & Light Company recorded in Official Records Book 4628, Page 166.
- 5. Easement in favor of Florida Power & Light Company recorded in Official Records Book 5025, Page 294.
- 6. Rights, if any, of the public to use as a public beach or recreation area any part of the land lying between the body of water abutting the subject property and the natural line of vegetation, bluff, extreme high water line, or other apparent boundary line separating the publicly used area from the upland private area.
- 7. Any and all rights of the United States of America over artificially filled lands in what were formerly navigable waters, arising by reason of the United States of America's control over navigable waters in the interest of navigation and commerce, and any conditions contained in any permit authorizing the filling in of such areas.

EXHIBIT IV PROJECT PLANS





-Sovereignty Submerged Land Lease Boundary (SSLL) 386'± SSLL BOUNDARY TO NATURAL SHORELINE Proposed 16,000 lb 4-post lift on (4) new wood piles (approx. 12.6'X14') General Notes: -The width of the Middle River is +/- 386 from the SSLL boundary at slip #14 to the natural shoreline -The width of Middle River from the most waterward structure on the boat lift to the natural shoreline is +/-402.5' -Slip #14 Dimensions: 40.5' X 16'



	Diane G. Marotta, P.E.	1 L# 02791
	Biagi and Associates Engineering, LLC 555 W Prospect Road Oaldand Park, FL 35399 T: 994-776, 8004 FF 3954-776, 8015 info@biageingineering.com	
	PREPARED FOR: BOATLIFTS & DOCKS OF SOUTH FLORIDA 989 N.W. 31ST. AVENUE POMPANO BEACH, FL 33069	934-9/1-0811 SCC1311314/9
	4-P0ST B0AT LIFTS FOR: PARKER (SLIP #14) & SCHENCKER (SLIP #22) @ RIVA CONDO 1180 N FEDERAL HWY FORT LAUDERDALE, FL	
	NOTES/REVISIONS	
	변 SCALE: AS NOTED	
	JOB No:	_
САМ	₽_334 L — 1	
- í	txhibit 1 IS of 34	
5		

1. New lift pilings to be min. 12" dia. CCA treated

2. All pilings to be driven 8' into strata. If hard strata is encountered, a 2' minimum penetration

3. Approved contractor to verify all dimensions. The approved contractor is responsible for all methods, means, sequences and procedures of

4. Any deviation &/or substitution from the approved plans herein shall be submitted to the Engineer for approval prior to commencement of

5. Elevations shown are based on the North American Vertical Datum of 1988. 6. Design in accordance with 2017 6th Edition

EXHIBIT V SITE AERIAL



EXHIBIT VI SUMMARY DESCRIPTION

Summary Description <u>1180 N. Federal Hwy.</u> <u>#1201</u>

The project site is located along Middle River at 1180 N. Federal Hwy, in Section 36, Township 49, Range 42E, in the City of Fort Lauderdale, Broward County, Florida

The property is located along Middle River, which is a tidal waterbody. The nearest direct connection to the Atlantic Ocean is about 3.1 miles to the south at the Port Everglades Inlet. As the project site is located along middle river, the incoming tidal waters (flood) at the site move to the north and the outgoing waters (ebb) move to the south.

The project site consists of an existing \pm 1,880 sq. ft. marginal dock. The proposed project includes the installation of a 16,000lbs 4-post boat lift on the Middle River. As measured from the property line, (2) of the wooden piles that the proposed 16,000lbs 4-post boat lift will rest on encroaches more than 25' from the property line (encroaches 30') into the Middle River. As this distance is over the allowable 25' distance into the waterway from the property line, the proposed boat lift will require a variance waiver. The boat lifts (4) wooden piles will serve as guide poles and reflective tape will be placed on these piles to ensure safety and compliance with city code: 8-91(d).

The proposed boat lift is being applied for concurrently with the Broward County Environmental Protection & Growth Management Department, Florida Department of Environmental Protection, and the US Army Corps of Engineers (Through FDEP SPGP Green).

The following three (3) matters provide justification for this waiver request:

- 1. All structures and piles will not exceed 30% of the width of the waterway.
- 2. Due to the extraordinary width of the waterway at this location to the closest structure (±402.5), the proposed project will not impede navigation within Middle River.
- 3. The 16,000lbs 4-post boat lift protects the vessel in and adjacent to a waterskiing area.

If this waiver is approved, the applicant will comply with all necessary construction requirements stated in Section 47-19.3 (C)(D)(E).

PROPOSED STRUCTURE	STRUCTURE DISTANCE FROM PROPERTY LINE	PERMITTED DISTANCE WITHOUT WAIVER	DISTANCE REQUIRING A WAIVER
16,000lbs 4-post boat lift: (2) eastern piles beyond 25' require wavier	±30.0'	25.0'	±5.0'

EXHIBIT VII HOA LETTER OF RECOMMENDATION

 $\langle / / \rangle$

January 30, 2019

To Whom It May Concern:

Stephen and Honi Parker purchased Boat Slip #14 at Riva Condominiums. They have the approval of the board to install a boat lift in it.

If you have any questions, please do not hesitate to call me at 954-288-5019.

Sincerely,

RIVA FORT LAUDERDALE CONDOMINIUM ASSOCIATION, INC.

Anita Ortiz

Secretary/Treasurer

Please note that our new address is 1180 N Federal Highway, Suite 302, Fort Lauderdale, FL 33304

EXHIBIT VIII ASSIGNMENT OF USE RIGHTS TO BOAT SLIP

ASSIGNMENT OF USE RIGHTS TO BOAT SLIP

THIS ASSIGNMNET OF USE RIGHTS TO BOAT SLIP ("Assignment") is made this **10¹⁰Cby of January 2014** by **PREMIER RIVA, LLC**, a Delaware limited liability company (hereinafter "Assignor"), whose address is 1180 North Federal Highway, Fort Lauderdale, FL 33304 to Stephen T. Parker and Honi L. Parker (hereinafter "Assignee"), whose address is 1180 North Federal Highway #1201, Fort Lauderdale, FL 33304.

WHEREAS, Assignor is the Developer under the Amended and Restated Declaration of Condominium of RIVA, a Condominium (the "Condominium")(the "Declaration") recorded in Official Records Book 50792, Page 797, as amended from time to time, of the Public Records of Broward County, Florida; and

WHEREAS, as part of the Condominium there are BOAT SLIPS (the "BOAT SLIPs"). A diagram of the BOAT SLIPs is included on page 5 of "Exhibit B" of the First Amendment of the Declaration recorded as Document Number 114873809 on February 6, 2018 and

WHEREAS, Assignee is the owner of Unit No. 1201, in RIVA, A CONDOMINIUM.

WHEREAS, Assignor has agreed to assign to Assignee use rights to a certain BOAT SLIP described below.

NOW, THEREFORE, in consideration of the sum of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. <u>Recitals.</u> The above recitals are true and correct and form a material part of this Assignment.
- 2. <u>Revocation</u>. The previous assignments to this Assignee of Boat Slip #16 is revoked as of the effective date of this assignment
- 3. <u>Assignment of Use Rights to BOAT SLIP</u>. Assignor hereby assigns to Assignee use rights to:

BOAT SLIP No. 14, as shown on Sheet labeled "Lower Parking" of Exhibit "B" to the Declaration (the "BOAT SLIP"), governed by the certain Board of Trustees of the Internal Improvements Trust Fund of the State of Florida Sovereignty Submerged Lands Lease No. 060352716

4. <u>Rules and Regulations of RIVA Fort Lauderdale Condominium Association, Inc.</u> The use of the Assigned BOAT SLIP is subject to rules and regulations promulgated by RIVA FORT LAUDERDALE CONDOMINIUM ASSOCIATION, INC. (the "Association"), and all terms and provisions set forth in the Declaration. Assignee agrees to comply with all rules and regulations governing the Assigned BOAT SLIP.

- 5. <u>Further Assignment by Assignee.</u> Assignee may assign the Assigned BOAT SLIP only to a person or entity owning a unit in RIVA, A CONDOMINIUM. Such assignment shall be in compliance with Florida law and shall be on forms approved by the Association. The Association shall be provided with notice of the assignment.
- 6. <u>Exceptions.</u> The Assignment is made subject to and Assignee shall be bound by the terms, conditions and regulations contained in the Declaration.
- 7. Use of BOAT SLIP. Assignee agrees that only reasonable and customary use will be made of the Assigned BOAT SLIP covered hereby, and that no unnecessary wear and tear, disturbance, nuisance, rubbish or garbage will be permitted on the Assigned BOAT SLIP or adjacent facilities or premises. Assignee agrees to keep the Assigned BOAT SLIP and adjacent premises free and clear of all obstruction, and Assignee will dispose of all rubbish and garbage in appropriate containers. Assignee shall be responsible for the conduct and actions of his or her guests.
- 8. <u>Damage and Insurance</u>. Assignor and the Association will not be responsible for any injuries and property damage caused by or arising out of the use of the Assigned BOAT SLIP. The use of all the Assigned BOAT SLIP are entirely at the risk of Assignee, as to theft, fire, vandalism and other acts of God. Assignor and the Association do not maintain insurance covering the personal property of Assignee. It is the responsibility of Assignee to adequately ensure its property.
- 9. <u>No Liability for Damages.</u> Assignor and the Association, their employees or agents, shall not be responsible for any injuries, including death, or property damage resulting from, caused by, or arising out of the use of the Assigned BOAT SLIP. Assignee releases and discharges Assignor and the Association from any and all liability from loss, injury or damage to persons or property sustained while in or on the Assigned BOAT SLIP.

10. Miscellaneous.

- a. <u>Execution by Parties.</u> This Assignment shall not become effective until it has been executed by all of the parties hereto: but shall be dated for purposes hereof as of the date and year first above written.
- b. <u>Applicable Law.</u> This Assignment shall be constructed under the laws of the State of Florida.
- c. <u>Time of the Essence</u>. Time is of the essence.
- d. <u>Binding Effect upon Successor and Assigns.</u> This Assignment shall be binding upon and inure to the benefit of, respectively, the parties, their successors, legal representatives, grantees and assigns, as applicable and appropriate.

- e. <u>Severability</u>. If any term of this Assignment shall be held to invalid, illegal or unenforceable, the validity of the other terms of this assignment shall in no way be affected thereby.
- f. <u>Counterparts.</u> This Assignment may be executed in any number of counterparts, each of which, when so executed and delivered, shall be an original counterpart shall together constitute one and the same instrument.
- g. <u>Attorneys' fees.</u> If it becomes necessary for either party herein, their successors or assigns, or the Association, to seek legal means to enforce the terms of this Assignment, the prevailing party will be liable for all reasonable attorneys' fees, collection costs, travel expenses, deposition cost, expert witness expenses and fees, and any other cost of whatever nature reasonably and necessarily incurred by the prevailing party as a necessary incident to the prosecution or defense of such action plus court costs in all proceedings, trials and appeals.
- h. <u>Waiver</u>. No waiver of any breach of this Assignment shall be held to be a waiver of any other or subsequent breach. All remedies afforded in this Assignment shall be taken and construed as cumulative; this is, in addition to every other remedy provided therein or by law. The failure of either party to enforce at any time any of the provisions of this Assignment, or to exercise any option which is herein provided, or to require at any time performance by the other party of any of the provisions hereof, shall in no way be construed to be a waiver or create an estoppel from enforcement of such provisions, nor in any way to affect the validity of this assignment or any part thereof, or the right of either party to thereafter enforce each and every such provision, or to seek relief as a result of the prior breach.
- i. <u>Total Agreement</u>. This Assignment contains the entire understanding of the parties and supersedes all previous verbal and written agreements. There are no other agreements, representations or warranties not set forth herein.

IN WITNESS WHEREOF, this Assignment has been executed in the date and year first above written.

ASSIGNOR:

PREMIER RIVA, LLC, A Delaware limited lability company formerly Premier Riva, LLC, a Florida limited lability company

BY: Torry Watson, Owners Representative

ASSIGNEE

Stephen T. Parker Honi L. Parker

RECEIPT OF ASSIGNMENT BY RIVA FORT LAUDERDALE CONDOMINIUM ASSOCIATION, INC.

I, Torry Watson, as President of RIVA FORT LAUDERDALE CONDOMINIUM ASSOCIATION, INC., a non-profit Florida corporation, acknowledges receiving a copy of the foregoing Assignment of Use Rights to Boat Slip. The Assignment will be duly noted in the office official records of the Association.

Witness Signature

Witness Signature

Riva Fort Lauderdale condominium Association, Inc., a non-profit Florida

Corporation BY:

Name: Torry Watson Title: President

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EXHIBIT XI SITE PHOTOGRAPHS

1. Northern portion of slip #14, facing southeast along marginal dock





2. Center portion of slip #14, facing directly east along marginal dock

3. Southern portion of slip #14, facing Northeast



CAM 19-0334 Exhibit 1 Page 30 of 34 EXHIBIT X SOVEREIGNTY SUBMERGED LAND LEASE



McLAUGHLIN ENGINEERING COMPANY LB#285 ENGINEERING * SURVEYING * PLATTING * LAND PLANNING

400 N.E. 3rd AVENUE FORT LAUDERDALE, FLORIDA 33301 PHONE (954) 763–7611 * FAX (954) 763–7615

<u>CERTIFIED_TO:</u> THE BOARD OF TRUSTEES	SKETCH AND DESCRIPTION
OF THE INTERNAL	A PORTION OF MIDDLE RIVER
IMPROVEMENT TRUST	ADJACENT TO PARCEL "A",
FUND OF THE	RIVA RESIDENCES (181–166 & 167)
STATE OF FLORIDA	IN SECTION 36-49-42
LEGAL DESCRIPTION:	SHEET 2 OF 3 SHEETS

Any and all sovereignty lands lying within the following described boundaries: A portion of Middle River, being a portion of, Section 36, Township 49 South, Range 42 East, Broward County, Florida, being Submerged Lands more fully described as follows:

Commencing at the most North Northwest corner of Parcel "A", RIVA RESIDENCES, according to the plat thereof, as recorded in Plat Book 181, Pages 166 and 167, of the public records of Broward County, Florida; thence North 90°00'00" East, on the North line of said Parcel "A", a distance of 138.77 feet to a point on the wetface of an existing 1.3 foot concrete bulkhead marking the West line of Middle River, being a point on the Mean High Water Line and to the Point of Beginning of the herein described Submerged Lands; thence Southerly on said wetface and the Mean High Water Line the following ten (10) courses and distances; 1) South 14'03'11" East, a distance of 52.29 feet; 2) South 11'14'53" East, a distance of 36.68 feet; 3) thence South 12'46'03" East, a distance of 78.26 feet; 4) thence South 12'45'46" East, a distance of 16.54 feet; 5) thence South 13'06'54" East, a distance of 44.29 feet; 6) thence South 12'38'43" East, a distance of 49.42 feet; 7) thence South 12°37′50" East, a distance of 72.48 feet; 8) thence South 13'47'56" East, a distance of 26.31 feet; 9) thence South 12'16'56" East, a distance of 9.57 feet; 10) thence South 11°21'56" East, a distance of 16.76 feet to the end of said ten (10) courses and distances; thence North 78'35'29" East, a distance of 2.29 feet; thence North 11'08'54" West, a distance of 2.35 feet; thence North 77'35'36" East, a distance of 11.12 feet; thence North 12^{*}31'45" West, a distance of 27.14 feet; thence North 76^{*}33'45" East, a distance of 2.95 feet; thence North 13^{*}30'12" West, a distance of 2.00 feet; thence North 77'26'22" East, a distance of 20.22 feet: thence North 12'35'44" West, a distance of 19.18 feet; thence North 77'26'22" East, a distance of 4.50 feet; thence North 12'28'03" West, a distance of 47.41 feet; thence North 77'17'35" East, a distance of 4.82 feet; thence North 12'40'48" West, a distance of 234.61 feet; thence South 77'26'22" West, a distance of 4.97 feet; thence North 12'35'01" West, a distance of 34.72 feet; thence South 75'50'25" West, a distance of 16.47 feet; thence North 11'38'02" West, a distance of 19.61 feet; thence North 89'59'28" West, a distance of 20.21 feet; thence South 75'54'13" West, a distance of 3.99 feet; thence North 14'05'47" West, a distance of 11.30 feet; thence North 90'00'00" West, on the Easterly extension of the North line of said Parcel "A", a distance of 2.06 feet to the Point of Beginning.

Said Submerged Lands situate, lying and being in the City of Fort Lauderdale, Broward County, Florida and containing 15,943 square feet or 0.3660 acres, more or less.

NOTES:

- This sketch reflects all easements and rights-of-way, as shown on above referenced record plat(s). The subject property was not abstracted for other easements road reservations or rights-of-way of record by McLaughlin Engineering Company.
- 2) Legal description prepared by McLaughlin Engineering Co.
 3) This drawing is not valid unless sealed with an embossed
- surveyors seal.
- 4) THIS IS A FIELD SURVEY.
- 5) Bearings shown assume the North line of said Parcel "A", as N90'00'00"E.
- 6) This property has 410 linear feet of shoreline frontage on Middle River.
- 7) The Mean High Water Line Elevation (0.26) as prorated from the LABINS website.
- B) Elevations shown refer to North American Vertical Datum *1988) and are indicated thus: ELEV.=
- 9) Reference Bench Mark: NW Bolt of fire hydrant at NE corner of N.E. 13th Street and N.E. 17th Avenue, Elevation= 8.71

FIELD BOOK NO.

JOB ORDER NO. V-0161

CER TIFICA TION

Certified Correct. Dated at Fort Lauderdale, Florida this 21st day of November, 2015. Limits revised this 29th day of July, 2016.

McLAUGHLIN ENGINEERING COMPANY

JAMES M. McLAUGHLIN JR. Registered Land Surveyor No. 4497 State of Florida.

DRAWN BY: ________

CHECKED BY: __JST

