10-01-'12 12:36 FROM-

T-154 P001/001 F-690

CASB #: 2012-009659

PAGE I OF . ]

#### MEDIATION AGREEMENT

RESPONDENT: JOSHUA DAVID SPARKS COMPLAINANTI DAVID HAUCK

The following are the terms of the mediated agreement between the Respondent and Complainant for final resolution of the above referenced case. We understand that the successful completion of this agreement should occur within sixty (60) days, unless otherwise specified. This agreement pertains to the resolution of this DBPR complaint and does not effect the rights of the partice to address other issues in another forum.

Respondent agreed to resolve the issues by re-roofing Complainants home.

Respondent contexted the former owners of the reofing company (Pro Roof LLC - no longer in business) that installed the roof during construction of the single-family residence. The framer owners of the roofing company agreed to pay Respondent \$8,000.00 for the shingles to re-most the structure. Respondent paid RWL Roofing LLC an additional \$6,000.00 for roofing labor and work on siding that had to be removed and replaced for tlashing.

RWL Roofing LLC provided a Waiver and Final Release of Lien.

W.B. Holland Co., LLC provided a Final Release of Lian Upon Progress Payment.

Complainant agrees that the dispute and all issues regarding this complaint have been resolved.

Respondent agrees that the dispute and all issues regarding this complaint have been received.

Acknowledgement of Sutisfaction:

By executing this Actnowledgement of Satisfaction, the parties agree that all terms outlined in the Mediation Agreement filed in the above referenced complaint are satisfactory to both the parties. The Mediator will file this Mediation Agreement and Acknowledgement of Satisfaction within sixty (50) days, unless otherwise specified, and this file will be closed. Failure to satisfactory complete the terms of the agreement will result in this case being opened as a formal investigation.

COMPLAINANT

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SUBJECT

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9/21/2012

MEDIATOR

DATE

DBPR/REG 8666-423 0799 CONFIDENTIAL

REVISED 7/18/02

#### ADR DISPOSITION

SUBJECT: JOSHUA DAVID SPARKS CASE #: 2012009659 COMPLAINANT: DAVID HAUCK BOARD: 06 DATE: INFORMAL CONSUMER RECOVERY: ICR ENTRY - (RG56): INFORMAL RECOVERY (ADDITIONAL INFO/RELATED MONIES) DATE: DATE: 09/20/2012 ELIGIBLE (ALL CRITERIA MUST BE MET) (DME) X THE CASE IS NOT A NMC, CITATION, OR UNLICENSED VIOLATION X THE CASE IS LEGALLY SUFFICIENT X THE CASE HAS ECONOMIC HARM, OR IT CAN BE REMEDIED BY THE LICENSEE X THE VIOLATION IS IDENTIFIED BY A BOARD OR DEPARTMENT RULE AS A MEDIATION OFFENSE ELIGIBLE MEDIATION DECLINED/ACCEPTED (REQUIRED A, B, OR C): MEDIATION DECLINED A. SUBJECT REFUSED - (RG31): DATE: DATE: B. COMPLAINANT REFUSED - (RG32) MEDIATION ACCEPTED (IF MEDIATION ACCEPTED, REQUIRED C1 AND/OR C2) C. PARTIES AGREE TO MEDIATE - (RG33: DATE: 09/20/2012 Cl. AGREEMENT REACHED - (RG34): DATE: 09/20/2012 C2. FAILED MEDIATION (RG35): DATE: AGREEMENT SATISIFIED: COMPLIANCE ENTRY- (MED): DATE: MEDIATION RECOVERY (ADDITIONAL INFO/RELATED MONIES): DATE: 09/20/2012 \$14,000.00 SYNOPSIS OF CASE - RECOVERY Respondent agreed to re-roof Complainants home at a total cost of \$14,000.00. A final Waiver and Release of Lien was issued from the roofer and the supplier. MEDIATOR (RESPONSIBLE PARTY): PHILMAN, SHARON I HAVE REVIEWED THIS CASE FILE AND HAVE DETERMINED THAT: (1) THE CRITERIA FOR MEDIATION OR INFORMAL CONSUMER RECOVERY HAVE BEEN MET. (2) ALL OF THE REQUIRED DOCUMENTS AND COMPLETED FORMS ARE INCLUDED. (3) I CONCUR WITH THE METHODOLOGY UTILIZED AND THE ACCURACY OF THE RECOVERY AMOUNT AS REPORTED. REGION: SUPERVISOR LEFT SIDE OF FILE RIGHT SIDE OF FILE ☐ ADR DISPOSITION FORM

[] ACTIVITIES - AS APPROPRIATE

DISPOSITION-CASE CLOSED (STATUS 90):

[] TIME TRACKING - USING MDP, RG27, OR RG28

(CON) DATE: ACTIVITY-CASE SENT TO ADR OFFICE (ADR): DATE: 09/20/2012 BY:

DATE: 09/20/2012

[] MEDIATION AGREEMENT & SATISIFACTION

# **Ronnie Brannon**

## Ad Valorem Taxes and Non-Ad Valorem Assessments

# **Columbia County Tax Collector**

### REAL ESTATE 2011 24490

Account Number	Payor	Exemptions	Taxable Value	Millage Code
R02275-130		See Below	See Below	002

HAUCK DAVID & JENNELLE 188 NW AMBLESIDE DR LAKE CITY FL 32055 24-3S-16 0100/0100 2.15 Acres LOT 30 COBBLESTONE UNIT 2. WD 1045-1517. POA 1063-802. WD 1063-804. WD 1082-1830.

Ad Valorem Taxes								
Taxing Authority	Rate	Assessed Value	Exemption Amount	Taxable Value	Taxes			
BOARD OF COUNTY COMMISSIONERS	8.0150	289,042	50,000	\$239,042	\$1,915.92			
COLUMBIA COUNTY SCHOOL BOARD								
DISCRETIONARY	0.7480	289,042	25,000	\$264,042	\$197.51			
LOCAL	5.3670	289,042	25,000	\$264,042	\$1,417.11			
CAPITAL OUTLAY	1.5000	289,042	25,000	\$264,042	\$396.06			
SUWANNEE RIVER WATER MGT DIST	0.4143	289,042	50,000	\$239,042	\$99.04			
LAKE SHORE HOSPITAL AUTHORITY	0.9620	289,042	50,000	\$239,042	\$229.96			

Code	Levying Authority	Amount
FFIR	FIRE ASSESSMENTS	\$77.00
GGAR	SOLID WASTE - ANNUAL	\$201.00

Taxes & Assessments	\$4,533.60