

COLUMBIA COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM REQUEST FORM

The Board of County Commissioners meets the 1st and 3rd Thursday of each month in the Columbia County School Board Administrative Complex Auditorium, 372 West Duval Street, Lake City, Florida 32055. The first meeting of every month is at 9:30AM while the second meeting of every month takes place at 5:30PM. All agenda items are due in the Board's office one week prior to the meeting date.

Today's Da	ate: <u>11/17/2022</u>	Meeting Date:	12/1/2022	
Name:	John Crews	Department:	BCC Administration	
Approved I	Ву:			
1. Nature a	nd purpose of agenda item:			
SHIF	^o - Release of Lein - J. Forsythe			
2. Recommended Motion/Action:				
Appr	ove the Release of Lein			

3. Fiscal impact on current budget.

This item has no effect on the current budget.



Suwannee River Economic Council, Inc. Post Office Box 70 Live Oak, Florida 32064

Administrative Office - Phone (386) 362-4115 Fax (386) 362-4078 E-Mail: mattpearson@suwanneeec.net

Website: www.srecinc.org

November 8, 2022

Mr. David Kraus Columbia County Manager PO Drawer 1529 Lake City, Fl 32056

RE: Columbia County SHIP client Jannon Forsythe

Dear Mr. Kraus:

Enclosed is check #23307 from Integrity Title Services dated July 8, 2022, made payable to Columbia County SHIP in the amount of \$4,800.00 for the above SHIP client. The title company sent the payoff check in July, but never sent the Release of Lien to go with it until yesterday. Thus, the reason for the delay.

The original lien in 2014 was for \$12,000. The property was sold in July during the 7th year of the SHIP Lien Agreement, and thus only 40% of the lien amount is required to be repaid. A copy of the original SHIP Lien Agreement is enclosed for reference.

If approved by the County's Board of County Commission, please execute and return the enclosed Release of Lien Agreement to SREC, and deposit the enclosed check into the County's SHIP Trust Fund Account for future use.

If you have any questions please call Stephanie Barrington, SHIP Director, at extension 242.

Sincerely

Matt Pearson, Executive Director

MP/sb

Enclosure

SREC Finance Department

BRADFORD-COLUMBIA-DIXIE-GILCHRIST-HAMILTON-LAFAYETTE-LEVY-MADISON-PUTNAM-SUWANNEE-TAYLOR-UNION "This institution is an equal opportunity provider and employer." Funded in part through a grant by the State of Florida Department of Elder Affairs

This Instrument Prepared By: INTEGRITY TITLE SERVICES, LLC 757 W DUVAL STREET, LAKE CITY, FL 32055

RELEASE OF LIEN AGREEMENT UNDER STATE HOUSING INITIATIVES PARTNERSHIP PROGRAM

WHEREAS, JANNON M. FORSYTHE, executed and delivered to Columbia County, Florida, a political subdivision existing under the laws of the State of Florida, that certain lien agreement under State Housing Initiatives Partnership Program dated November 21, 2014 and recorded in Official Record Book <u>1285</u> Page <u>447</u>, public records of Columbia County, Florida, granting to Columbia County, Florida, a lien against the following described real property situated in Columbia County, Florida to-wit:

AS DESCRIBED IN SAID LIEN AGREEMENT

WHEREAS, JANNON M. FORSYTHE, has paid to Columbia County, Florida, the sum of \$4,800.00 in reimbursement and repayment of funds paid to or for the benefit of Columbia County. FL to assist in the purchase of the above described property.

NOW, THEREFORE, in consideration of the sum of \$12,000.00 and other good and valuable considerations, the receipt whereof are hereby acknowledged, Columbia County, Florida, hereby releases and cancels the lien held against the above described real property by virtue of the afore described lien agreement under State Housing Initiatives Partnership Program.

IN WITNESS WHEREOF, Columbia County, Florida, a political subdivision existing under the laws of

e State of Florida, has caused these presents to be executed this day of, 2022.
COLUMBIA COUNTY, FLORIDA
BY: James M. Swisher, Jr., Clerk of Court
James W. Swisher, Jr., Clerk of Court
TATE OF FLORIDA DUNTY OF COLUMBIA
The foregoing release and satisfaction of lien agreement under State of Florida Housing Initiatives rtnership Program was acknowledged before me this day of, 20, by mes M. Swisher, Jr., Clerk of Court, Columbia County, FL, who is personally known to me.
Notary Public
OTARIAL SEAL)

Inst. Number: 201412018152 Book: 1285 Page: 447 Date: 11/21/2014 Time: 4:20:12 PM Page 1 of 3 Doc Mort: 42.00 P.DeWitt Cason Clerk of Courts, Columbia County, Florida

LIEN AGREEMENT UNDER STATE OF FLORIDA LIQUSING INITIATIVES PARTNERSHIP PROGRAM

THIS INDENTURE, mode this 21st day of NOVEMBER, 2014, between JANNON MARIA FORSYTHE, A SINGLE PERSON

Whose residence address is 143 NW FLORICE GLEN, LAKE CITY, FL 32055
And whose mailing address is 586 NW HOLIDAY DRIVE, LAKE CITY, FL 32055
And whose Social Security number is N/A
Hereingher called the "Owner" ("Owner" refers to singular or plural as the context requires), and
SUWANNEE COUNTY, FLORIDA, A POLITICAL SUBDIVISION EXISTING UNDER THE LAWS
OF THE State of Florida (Federal ID No.
), whose post office address is c/o Clerk of
the Circuit Court, P.O. Box 2069, Lake City, Florida 32056, hereinafter called "County":

WHEREAS, the State of Florida through County has made available to Owner under the State Honsing Initiatives Partnership Program, Chapter 420, part VIII, Florida Statutes, and Columbia County Ordinance No. 93-4, hereinafter referred to jointly as "SHIP", funds to be used in the purchase of newly constructed or rehabilitation of housing for families and individuals of low and moderate income: and

WHERBAS, the fimits may not be used to produce windfall profits to Owner from the sale, rental, gift or improper use of properties uselsted with such fimids.

NOW, that for good, valuable, and adequate consideration, and also in consideration of the aggregate sum named in the promissory note interinafter described, the Mortgage does havely confirm, allen, mortgage, pledge, encumber, collaterally assign and grant a lien and security interest to and in favor of the Mortgage, the property of which the Mortgage is now seized and possessed and in actual possession, situate in Columbia County, State of Florida, therebrafter referred to as the "property" or the "premises" or the "Mortgaged premises"), described as follows, to wit:

LOT 5, BLOCK 3, HOLLIDAY HEIGHTS, A SUBDIVISION ACCORDING TO THE REPLAT THEREOF RECORDED IN PLAT BOOK 3, PAGE 26, PUBLIC RECORDS OF COLUMBIA COUNTY, PLORIDA.

Together with all and singular the tenements, hereditaments and appartenances thereunto belonging, hereinafter referred to as "Property", and the said Owner does hereby fully warrant the title to said Property and will defend the same against the lawful claims of all persons whomsoever.

Owner hereby acknowledges covenants and agrees to and with County as follows:

- 1. SHIP funds in the amount of Twelve Thousand Dollars and 00/100 (\$12,000.00) have been provided to ar for the benefit of the Owner to assist in the purchase/rehabilitation of the Property, the receipt whereof is hereby acknowledged by the Owner. The funds are provided as a ten (10) year non-interest bearing loan to be forgiven subject to the provisions of this agreement.
 - Owner shall occupy the Property as Owner's principal residence for a minimum period of ten (10) years from the date of this instrument.

-1 of 3 -

3. If, within the period of tim (10) years immediately following the dote of this instrument, the property shall be sold, transferred or otherwise disposed of or if the Owner shall die, Owner, Owner's estate or the person or persons acquiring my tide or interest in the Property shall pay to the County that percent of said financial assistance provided to Owner under the SHIP program to be determined as follows:

VBL 201412018152 Dolg. 1 W21/2014 Times (#:20 PM The Sherm-Mort.47.00 ______DCI,P_Downi, Gepun, Columbia County Page 1 of 3 5.1285 P-447 114-15

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4090 due

6U800

FS Order: 9198335F Doc: FL;CZ;DBP;1285.447 Document Retrieval: FASTSearch ®

Inst. Number: 201412018152 Book: 1285 Page: 448 Date: 11/21/2014 Time: 4:20:12 PM Page 2 of 3 Doc Mort: 42.00 P.DeWitt Cason Clerk of Courts, Columbia County, Florida Doc Mort: 42.00 P.DeWitt Cason Cle

IF PROPERTY IS SOLD, TRANSFERRED OR OTHERWISE DISPOSED OF OR IF OWNER SHOULD DIE AT ANYTIME DURING THE:

PERCENT OF FINANCIAL ASSISTANCE TO BE REPAID TO COUNTY:

First year Second year Third year Fourth year Fight year Swanth year Etglith year Minth year Tenth year After 10 years 100 Percent 90 Percent 80 Percent 70 Percent 50 Percent 40 Percent 30 Revoent 20 Percent 10 Percent 0 Percent

Transfer means any conveyance of the Property or any Interest therein, voluntary or involuntary, transfer by reason of death of Owner, or delivery of passession of the Property for occupancy by one other than the Owner whether by oral agreement or contract for deed, lease, rental agreement or otherwise; provided, however, if thiese of the Owner should make it impossible for the Dener in reside on ar care for the property, then the Owner may rent or lease the Property, but only with written consent of and upon the terms and conditions imposed by the SUIP Loan Committee.

The County may forgive any of the SHIP assistance should there be insufficient net proceeds derived from a good faith sule of the Property at market value during the ten (10) year period following the date of this agreement upon approval of the SHIP Loan Committee. "Net proceeds" is defined as the amount remaining after all private debt is repaid.

- 4. Paragraph 3 of this agreement regarding transfer of the subject Property shall not apply to a transfer from the Owner to the Owner's spouse; but if transferred to an Owner's spouse, the agreements contained herein shall run with title to the land and, thereafter, be applicable to any transfer made by the transferce's spouse; the time period for reimbursement to the County as set forth herein shall be computed from the date of this agreement.
- The Owner shall promptly pay all taxes, assessments and encumbrances of every nature now on the property or that hereafter may be imposed when due and payable according to law and before they shall become delinquent.
- 6. To place and continuously keep the improvements on the Property insured against loss or damage by fire and other hazards included within the term "extended coverage" in the usual, standard policy form in a sum not less than full insurable value and County shall be named in the policy as a loss payer as its interest way appear.
- To maintain the Property in good condition and not permit or suffer any waste, impairment or deterioration of said Property.
- 8. If the Owner shall become in default under any provision in this lien agreement for a period of thirty (30) days, then, at the option of County, Owner shall immediately pay to County, without demand, the same antown that Owner would become obligated to pay to County upon sale or conveyance of the Property to be determined in accordance with the provisions of paragraph 3 hereof. Upon default the amount payable shall immediately become due and payable and interest shall accrue thereon at the rate of twelve percent (12%) per amount until both the principal and interest shall be paid in full.
- If this lieu agreement is made subject to a prior iten on the Property, then Owner covenants and agrees that Owner will not make any future edvances under said prior lieu without the written cousent of the SHIP Laan Committee.

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- 10. If the Owner should become in default in the performance of this lian agreement, Owner agrees to pay all cost, including reasonable attorney's fees, whether stat be brought or not, if course be employed to collect this obligation or to protect the security thereaf, including all costs and attorney's fees incurred on appeal. The amount of accrued interest, court costs and attorney's fees payable to County shall be determined by a court of competent jurisdiction, and not by jury, and shall be taxed as costs to be paid by the Owner.
- 11. This instrument shall be recorded in the office of the Clerk of the Circuit Court in the County where the Property is located and shall be a tien upon Owner's Property described herdinabove. This agreement shall be binding upon the heirs, devisees, successors and assigns of the Owner.
- If this agreement shall not be released by written instrument of County at an earlier date, this
 agreement shall automatically expire ten (10) years from date hereof and no further claim shall
 be made hereunder.

IN WITNESS WHEREOF, Owner has executed this instrument under seal on the day and year first above written.

in the presence of:	N
Tallell WITNESS	JUNION MARIA FORSTTHE
Patricia Lang WITNESS Ula Qual WITNESS	Se > (SEAL)
Maria M. Landin HYTNESS	100113-1000 4g
STATE OF FLORIDA COUNTY OF COLUMBIA	
The foregoing Lien Agr 2014, by JANNON MARIA FOR	eenent was acknowledged before me this 2 i st duy of NOVEMBER. RSYTHE.
Who is personally know. Driver's License	n to me arwho has producedwho has produced
(NOTARIAL SEAL)	Ala all O-
Heleny Public Blake of Plentids Nortic M Landin My Martin M Landin My Commission FF (1017)	Mada M. Landin Print or typo Notary Public's Name
Explore devications	My Commission Expires:Commission No

FS Order: 9198335F Doc: FL;CZ;DBP;1285.447