

Agenda Item Cover Sheet

		Agenda Item	N°.
		Meeting Date April	12, 2022
□ Consent Section	☐ Regular Section	☐ Public Hearing	
Subject: Historic Pres	ervation Tax Exemption for	1619 E. 8 th Avenue, Tampa, F	L
Department Name: Depart	evelopment Services		
Contact Person: Jo	e Moreda	Contact Phone: (813) 276-8379
Sign-Off Approvals:			
Assistant County Administrator	3/23/22	Department Director	3/23/2022
Kevin Brickey	3/23/22	Nancy y. Taken	nori 3/23/2022
Management and Budget – Approved as to Financia Inp	act Accuracy Date	County Attorney - Approved as Legal Sufficiency	Date

Staff's Recommended Board Motion:

Approve the attached resolution and covenant granting an historic preservation property tax exemption for improvements made to the masonry venacular building located at 1619 E. 8th Avenue in the Ybor City Historic District (Folio 197212.0000), effective January 1, 2022 through December 31, 2031.

Financial Impact Statement:

The estimated FY 22 loss of ad valorem tax revenue will be approximately \$11,320.56.

Background:

The attached tax exemption application has been submitted by the City of Tampa Barrio Latino Commission pursuant to Hillsborough County's Historic Property Tax Exemption Ordinance (#93-7), as amended (Sec. 46-66 et seq., Hillsborough County Code of Ordinances). This Ordinance (attached) provides an exemption from Hillsborough County ad valorem taxes to owners of historic properties that have completed rehabilitation or renovation projects that meet approved guidelines. The exemption is for 100% of the assessed value of the historically significant improvements and is for a 10-year period beginning on January 1st of the year following the substantial completion of the improvements. In the subject case, the reported project completion date was June 18, 2021. Therefore, the tax exemption will be for the period beginning January 1, 2022, and ending December 31, 2031. The taxable value of the improvements will be determined by the Property Appraiser.

If the taxable value of the historically significant improvements to the building is the estimated cost (\$1,800,000) reported on Page 1, Section 3, Part II – Post Rehabilitation, City of Tampa Historic Property Ad Valorem Tax Exemption Application, the estimated FY 21 loss of ad valorem tax revenue will be:

Countywide	\$ 10,315.62
Library	\$ 1,004.94
Total	\$ 11,320.56

As the local reviewing entity designated to certify that the project meets the requirements of the tax abatement ordinance, the Barrio Latino Commission reviewed the application and found that it meets the criteria of the ordinance as stated in the attached resolution. According to the tax exemption application, an estimated total of \$1,800,000 was expended in the restoration of the former German American Club building, constructed 1926, of which \$1,800,000 was spent on historically significant improvements.

Attachments: Resolution; Photo; Covenant (2 originals); Transmittal letter from City of Tampa; Application Approval Letter from Barrio Latino Commission; Page 1, Section 3, Part II, City of Tampa Historic Property Ad Valorem Tax Exemption Application; Hillsborough County's Historic Property Tax Exemption Ordinance, Section 46-66 et. seq., Hillsborough County Code of Ordinances.

RESOLUTION	NO.	
RESOLUTION	110.	

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF HILLSBOROUGH COUNTY. FLORIDA **APPROVING** AN **EXEMPTION FROM** HILLSBOROUGH COUNTY AD VALOREM TAXES FOR IMPROVEMENTS MADE TO THE PROPERTY OWNED BY SENECA VENTURES LLC AT 1619 E. 8TH AVENUE IN TAMPA, FLORIDA, FOLIO # 197212.0000

Upon motion of Commissioner, seconded by Commissioner, the following Resolution was adopted on this 12th day of A	ommissioner
a vote of to, Commissioner voting no.	,, - · , · · ·
WHEREAS, the Board of County Commissioners of Hillsborough Count Historic Preservation Tax Abatement Ordinance on June 1, 1993, Ordinance Numb Ordinance) and amended said ordinance on October 21, 1998; and again on October	ber 93-7 (the
WHEREAS, the Ordinance allows the Board of County Commissioners exemption from Hillsborough County ad valorem taxes for improvements made to histoand	
WHEREAS, Seneca Ventures LLC is the owner of the property located at Avenue, Tampa, Florida (the Property); and	t 1619 E. 8 th

WHEREAS, the Property meets the requirements of the ordinance in that the property is located in the Ybor City Historic District and the improvements are consistent with the United States Secretary of the Interior's Standards for Rehabilitation and the guidelines of the Department of State.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF HILLSBOROUGH COUNTY, FLORIDA:

- 1. That the Board of County Commissioners of Hillsborough County hereby approves the application for the abatement of Hillsborough County ad valorem taxes on the improvements made by Seneca Ventures LLC to the property located at 1619 E. 8th Avenue as described in the City of Tampa Historic Property Ad Valorem Tax Application approved by the Barrio Latino Commission on August 24, 2021 (BLC T21-03).
- 2. That the abatement of taxes applies only to Hillsborough County ad valorem taxes to the improvements of the Property and does not apply to taxes levied for the payment of bonds or to taxes authorized by a vote of the electors pursuant to Section 9 (b) or Section 2, Article VII of the Florida Constitution.

3. ten years beginnaintained an	That the abatement onning January 1, 2022 and the covenant between	and endi	ing December 3	1, 2031, as lon	xes shall be for a period of g as the improvements are v is not violated.
4.	That this Resolution	shall tak	ce effect on Ap	ril 27, 2022.	
STATE OF F	LORIDA)			
COUNTY OF	FHILLSBOROUGH)			
Commissione true and cor	ers of Hillsborough Cou rect copy of a resol	inty, Flo ution ac same ap	rida, do hereby dopted by the	certify that the Board at its	erk of the Board of County e above and foregoing is a Land Use meeting of ok of the Public
WITN	IESS my hand and offi	cial seal	this	_day of	, 2022.
			CINDY STU	ART, CLERK	OF CIRCUIT COURT
			Ву:	Deputy C	lerk
APPROVED	BY COUNTY ATTO	RNEY			
By: Nanc	y Y. Takemon to form and legal suffice	i 			
Approved as t	o form and legal suffic	hency.			



HISTORIC PRESERVATION PROPERTY TAX EXEMPTION COVENANT

This Covenant is made the day of	_, <u>20</u> , by
Seneca Ventures, LLC	
(herein after referred to as the Owner) and in favor of Hillsborough County (has the Local Government) for the purpose of the restoration, renovation or	
certain Property located at:	
1619 E. 8 th Avenue/Ybor City Historic District	
which is owned in fee simple by the Owner and is listed in the National Register of His	storic Places or locally
designated under the terms of a local preservation ordinance or is a contributing p	roperty to a Nationa
Register listed district or a contributing property to a historic district under the terms of	of a local preservation
ordinance. The areas of significance of this property, as identified in the National Regist	er nomination or loca
designation report for the property or the district in which it is located are _Xarc	chitecture,history
archaeology.	
The Property is comprised essentially of grounds, collateral, appurtenances, and imp	provements. The
Property is more particularly described as follows (include city reference, consisting	g of repository, book,
and page numbers): Folio#197212.0000 - Official Record - Book #26761, Page #15	<u>591</u>
(See Attached Deed).	

In consideration of the tax exemption granted by the Local Government, the Owner hereby agrees to the

following for the period of the tax exemption which is from January 1, 202, to December 31, 231.

- 1. The Owner agrees to assume the cost of the continued maintenance and repair of said Property, so as to preserve the architectural, historical, or archaeological integrity, of the same in order to protect and enhance those qualities that made the Property eligible for listing in the National Register of Historic Places or designation under the Provisions of the local preservation ordinance.
- 2. The Owner agrees that no visual or structural alterations will be made to the Property without prior permission of the () Division of Historical Resources (X) Local Historic Preservation Office.

The address of the certified Local Historic Preservation Office is, if one exists in the jurisdiction:

Name of Office/Agency: Architectural Review & Historic Preservation

Address: 1400 N. Boulevard, 3rd Floor

City: Tampa, Florida Zip: 33607

Telephone: (813) 274-3100, Option #3

The address of the Division of Historical Resources is:

Bureau of Historic Preservation

Division Historical Resources

R.A. Gray Building, 500 South Bronough Street

Tallahassee, Florida 32399-0250

Telephone Number: (904) 487-2333

- 3. [Only for properties of archaeological significance.] The Owner agrees to ensure the protection of the site against willful damage or vandalism. Nothing in this Covenant shall prohibit the Owner from developing the site in such a manner that will not threaten or damage the archaeological resource, provided that permission for alteration of the site is obtained pursuant to 2. above.
- 4. The Owner agrees that the () Division of Historical Resources (X) Local Historic Preservation Office and appropriate representatives of the Local Government, their agents and designees shall have the right to inspect the Property at all reasonable times in order to ascertain whether or not the conditions of this

2

Covenant are being observed.

- 5. In the event of the non-performance or violation of the maintenance provision of the Covenant by the Owner or any successor-in-interest during the term of the Covenant, the () Division of Historical Resources (X) Local Historic Preservation Office will report such violation to the Property Appraiser and Tax Collector who shall take action pursuant to s.196.1997 (7), F.S. The Owner shall be required to pay the difference between the total amount of taxes which would have been due in March in each of the previous years in which the Covenant was in effect had the property not received the exemption and the total amount of taxes actually paid in those years, plus interest on the difference calculated as provided in s.212.12 (3), F.S.
- 6. If the Property is damaged by accidental or natural causes during the Covenant period, the Owner will inform, the () Division of Historical Resources (X) Local Historic Preservation Office in writing of the damage to the Property, including (1) an assessment of the nature and extent of the damage; and (2) an estimate of the cost of restoration or reconstruction work necessary to return the Property to the condition existing at the time of project completion. In order to maintain the tax exemption, the Owner shall complete the restoration or reconstruction work necessary to return the Property to the condition existing at the time of project completion on a time schedule agreed upon by the Owner and the () Division of Historical Resources (X) Local Historic Preservation Office.
- 7. If the Property has been destroyed or severely damaged by accidental or natural causes, that is, if the historical integrity of the features, materials, appearance, workmanship, and environment, or archaeological integrity which made the property eligible for listing in the National Register of Historic Places or designation under the terms of the local preservation ordinance have been lost or so damaged that restoration is not feasible, the Owner will notify the () Division of Historical Resources (X) Local Historic Preservation Office in writing of the loss. The () Division of Historical Resources (X) Local Historic Preservation Office will evaluate the information provided and notify the Owner in writing of its determination regarding removal of the Property from eligibility for tax exemption. If the () Division of Historical Resources (X) Local Historic

Preservation Office determines that the property should be removed from eligibility for tax exemption, it will notify the Property Appraiser of the county in which the Property is located in writing so that the tax exemption can be cancelled for the remainder of the Covenant period. In such cases, no penalty or interest shall be assessed against the Owner.

- 8. If it appears that the historical integrity, of the features, materials, appearance, workmanship, and environment, or archaeological integrity which made the Property eligible for listing in the National Register of Historic Places or designation under the terms of the local preservation ordinance have been lost or damaged deliberately or through gross neglect of the Owner, the () Division of Historical Resources (X) Local Historic Preservation Office shall notify the Owner in writing. For the purpose of this Covenant "gross negligence" means the omission of care which even inattentive and thoughtless persons never fail to take care of their own property. The Owner shall have 30 days to respond indicating any circumstances which show that the damage was not deliberate or due to gross negligence. If the Owner cannot show such circumstances, he shall develop a plan for restoration of the Property and a schedule for completion of the restoration. In order to maintain the tax exemption, the Owner shall complete the restoration work necessary to return the Property to the condition existing at the time of the project completion on a time schedule agreed upon by the Owner and the () Division of Historical Resources (X) Local Historic Preservation Office. If the Owner does not complete the restoration work on the agreed upon time schedule, the () Division of Historical Resources (X) Local Historic Preservation Office will report such violation to the Property Appraiser and Tax Collector who shall take action pursuant to s.196.1997 (7), F.S. The Owner shall be required to pay the differences between the total amount of taxes which would have been due in March in each of the previous years in which the Covenant was in effect had the property not received the exemption and the total amount of taxes actually paid in those years, plus interest on the difference calculated as provided in s.212.12 (3), F.S.
- 9. The terms of this Covenant shall be binding on the current Property owner, transferees, and their heirs, successors, or assigns.

OWNER: Seneca Ventures, LLC LOCAL GOVERNMENT: Board of County Commissioners of Hillsborough County Name of Authorized Signature Date **Local Official** Title APPROVED AS TO FORM AND LEGAL SUFFICIENCY: Nancy Y. Takemori **Assistant County Attorney**

This Covenant shall be enforceable in specific performance by a court of competent jurisdiction.

Prepared by and return to: Stephen Daniel Hayman, Esq.

Stephen D. Hayman, Esq., P.A. 6605 Gunn Hwy.
Tampa, FL 33625
813-968-9846
File Number: 19-34
Will Call No.: 8139689846

[Space Above This Line For Recording Data]

Warranty Deed

This Warranty Deed made this 24 day of June, 2019 between Lionfish Realty, LLC, a Florida Limited Liability Company whose post office address is 19046 Bruce B. Downs, Ste. 315, Tampa, FL 33647, grantor, and Seneca Ventures, LLC., a Florida Limited Liability Company whose post office address is 1714 N. Street, N.W., Washington, DC 20036, 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 Hillsborough County, Florida to-wit:

The East 1/2 of Lot 2, Block 56, MAP OF YBOR CITY, according to the map or plat thereof as recorded in Plat Book 1, Page 11, Public Records of Hillsborough County, Florida.

Folio or Real Estate Acct: A1972120000

Subject to taxes for 2019 and subsequent years; covenants, conditions, restrictions, easements, reservations and limitations of record, if any.

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 fully warrants the title to said land and will defend the same against the lawful claims of all persons whomsoever; and that said land is free of all encumbrances, except taxes accruing subsequent to December 31, 2018.

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:

Vitness Name: Olivia Hayma.

State of Florida County of Hillsborough

The foregoing instrument was acknowledged before me this 24th day of June, 2019 by Davin C. Joseph, Manager of Lionfish Realty, LLC.,, a Florida Limited Liability Company, on behalf of said firm. He/she [] is personally known or [X] has

produced a driver's license as identification.

[Notary Seal]

STEPHEN D. HAYMAN
Commission # GG 192421
Expires March 17, 2022
Bonded Thru Troy Fain Insurance 800-385-7019

Printed Name:

My Commission Expires:

olles: 11 20

Lionfish Realty, LLC.,, a Florida Limited Liability Company

Davin C. Joseph, Manager

HISTORIC PRESERVATION PROPERTY TAX EXEMPTION COVENANT

This Covenant is made the	day of	 , by
		-

Seneca Ventures, LLC

(herein after referred to as the Owner) and in favor of Hillsborough County (hereinafter referred to as the Local Government) for the purpose of the restoration, renovation or rehabilitation, of a certain Property located at:

1619 E. 8th Avenue/Ybor City Historic District

which is owned in fee simple by the Owner and is listed in the National Register of Historic Places or locally

designated under the terms of a local preservation ordinance or is a contributing property to a National Register listed district or a contributing property to a historic district under the terms of a local preservation ordinance. The areas of significance of this property, as identified in the National Register nomination or local designation report for the property or the district in which it is located are _X_architecture, __history, __archaeology.

The Property is comprised essentially of grounds, collateral, appurtenances, and improvements. The Property is more particularly described as follows (include city reference, consisting of repository, book, and page numbers): Folio#197212.0000 - Official Record — Book #26761, Page #1591

(See Attached Deed).

In consideration of the tax exemption granted by the Local Government, the Owner hereby agrees to the following for the period of the tax exemption which is from January 1,2022 to December 31,223.

- 1. The Owner agrees to assume the cost of the continued maintenance and repair of said Property, so as to preserve the architectural, historical, or archaeological integrity, of the same in order to protect and enhance those qualities that made the Property eligible for listing in the National Register of Historic Places or designation under the Provisions of the local preservation ordinance.
- 2. The Owner agrees that no visual or structural alterations will be made to the Property without prior permission of the () Division of Historical Resources (X) Local Historic Preservation Office.

The address of the certified Local Historic Preservation Office is, if one exists in the jurisdiction:

Name of Office/Agency: Architectural Review & Historic Preservation

Address: 1400 N. Boulevard, 3rd Floor

City: Tampa, Florida Zip: 33607

Telephone: (813) 274-3100, Option #3

The address of the Division of Historical Resources is:

Bureau of Historic Preservation

Division Historical Resources

R.A. Gray Building, 500 South Bronough Street

Tallahassee, Florida 32399-0250

Telephone Number: (904) 487-2333

- 3. [Only for properties of archaeological significance.] The Owner agrees to ensure the protection of the site against willful damage or vandalism. Nothing in this Covenant shall prohibit the Owner from developing the site in such a manner that will not threaten or damage the archaeological resource, provided that permission for alteration of the site is obtained pursuant to 2. above.
- 4. The Owner agrees that the () Division of Historical Resources (X) Local Historic Preservation Office and appropriate representatives of the Local Government, their agents and designees shall have the right to inspect the Property at all reasonable times in order to ascertain whether or not the conditions of this

2

Covenant are being observed.

- 5. In the event of the non-performance or violation of the maintenance provision of the Covenant by the Owner or any successor-in-interest during the term of the Covenant, the () Division of Historical Resources (X) Local Historic Preservation Office will report such violation to the Property Appraiser and Tax Collector who shall take action pursuant to s.196.1997 (7), F.S. The Owner shall be required to pay the difference between the total amount of taxes which would have been due in March in each of the previous years in which the Covenant was in effect had the property not received the exemption and the total amount of taxes actually paid in those years, plus interest on the difference calculated as provided in s.212.12 (3), F.S.
- 6. If the Property is damaged by accidental or natural causes during the Covenant period, the Owner will inform, the () Division of Historical Resources (X) Local Historic Preservation Office in writing of the damage to the Property, including (1) an assessment of the nature and extent of the damage; and (2) an estimate of the cost of restoration or reconstruction work necessary to return the Property to the condition existing at the time of project completion. In order to maintain the tax exemption, the Owner shall complete the restoration or reconstruction work necessary to return the Property to the condition existing at the time of project completion on a time schedule agreed upon by the Owner and the () Division of Historical Resources (X) Local Historic Preservation Office.
- 1. If the Property has been destroyed or severely damaged by accidental or natural causes, that is, if the historical integrity of the features, materials, appearance, workmanship, and environment, or archaeological integrity which made the property eligible for listing in the National Register of Historic Places or designation under the terms of the local preservation ordinance have been lost or so damaged that restoration is not feasible, the Owner will notify the () Division of Historical Resources (X) Local Historic Preservation Office in writing of the loss. The () Division of Historical Resources (X) Local Historic Preservation Office will evaluate the information provided and notify the Owner in writing of its determination regarding removal of the Property from eligibility for tax exemption. If the () Division of Historical Resources (X) Local Historic

Preservation Office determines that the property should be removed from eligibility for tax exemption, it will notify the Property Appraiser of the county in which the Property is located in writing so that the tax exemption can be cancelled for the remainder of the Covenant period. In such cases, no penalty or interest shall be assessed against the Owner.

- 8. If it appears that the historical integrity, of the features, materials, appearance, workmanship, and environment, or archaeological integrity which made the Property eligible for listing in the National Register of Historic Places or designation under the terms of the local preservation ordinance have been lost or damaged deliberately or through gross neglect of the Owner, the () Division of Historical Resources (X) Local Historic Preservation Office shall notify the Owner in writing. For the purpose of this Covenant "gross negligence" means the omission of care which even inattentive and thoughtless persons never fail to take care of their own property. The Owner shall have 30 days to respond indicating any circumstances which show that the damage was not deliberate or due to gross negligence. If the Owner cannot show such circumstances, he shall develop a plan for restoration of the Property and a schedule for completion of the restoration. In order to maintain the tax exemption, the Owner shall complete the restoration work necessary to return the Property to the condition existing at the time of the project completion on a time schedule agreed upon by the Owner and the () Division of Historical Resources (X) Local Historic Preservation Office. If the Owner does not complete the restoration work on the agreed upon time schedule, the () Division of Historical Resources (X) Local Historic Preservation Office will report such violation to the Property Appraiser and Tax Collector who shall take action pursuant to s.196.1997 (7), F.S. The Owner shall be required to pay the differences between the total amount of taxes which would have been due in March in each of the previous years in which the Covenant was in effect had the property not received the exemption and the total amount of taxes actually paid in those years, plus interest on the difference calculated as provided in s.212.12 (3), F.S.
- 9. The terms of this Covenant shall be binding on the current Property owner, transferees, and their heirs, successors, or assigns.

This Covenant shall be enforceable in	specific performance by a c	ourt of competent jurisdiction.
OWNER:		
Seneca Ventures, LLC		
Brandon Blandworth ?	Signature	Dec 5, 7021 Date
LOCAL GOVERNMENT: Board	of County Commissioner	s of Hillsborough County
Name of Authorized Local Official	Signature	Date Date
Title	_	
APPROVED AS TO FORM AND	LEGAL SUFFICIENCY:	
BY Nancy y. Takem	ori	
Assistant County Attorney		

Prepared by and return to: Stephen Daniel Hayman, Esq.

Stephen D. Hayman, Esq., P.A. 6605 Gunn Hwy. Tampa, FL 33625 813-968-9846 File Number: 19-34 Will Call No.: 8139689846

_[Space Above This Line For Recording Data]

Warranty Deed

This Warranty Deed made this 24 day of June, 2019 between Lionfish Realty, LLC, a Florida Limited Liability Company whose post office address is 19046 Bruce B. Downs, Ste. 315, Tampa, FL 33647, grantor, and Seneca Ventures, LLC., a Florida Limited Liability Company whose post office address is 1714 N. Street, N.W., Washington, DC 20036, 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 Hillsborough County, Florida to-wit:

The East 1/2 of Lot 2, Block 56, MAP OF YBOR CITY, according to the map or plat thereof as recorded in Plat Book 1, Page 11, Public Records of Hillsborough County, Florida.

Folio or Real Estate Acct: A1972120000

Subject to taxes for 2019 and subsequent years; covenants, conditions, restrictions, easements, reservations and limitations of record, if any.

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 fully warrants the title to said land and will defend the same against the lawful claims of all persons whomsoever; and that said land is free of all encumbrances, except taxes accruing subsequent to December 31, 2018.

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:

Witness Name: Olivia Hallman

Lionfish Realty, LLC.,, a Florida Limited Liability Company

Davin C. Joseph, Manager

State of Florida County of Hillsborough

The foregoing instrument was acknowledged before me this 24th day of June, 2019 by Davin C. Joseph, Manager of Lionfish Realty, LLC.,, a Florida Limited Liability Company, on behalf of said from He/she is personally known or [X] has produced a driver's license as identification.

[Notary Seal]

STEPHEN D. HAYMAN
Commission # GG 192421
Expires March 17, 2022
Bonded Thru Troy Fain Insurance 800-385-7019

Printed Name:

My Commission Expires:



CITY OF TAMPA

Jane Castor, Mayor

Development & Growth Management

Architectural Review Historic Preservation

January 20, 2022

MEMORANDUM

TO:

Thomas Hiznay, Community Planner

Hillsborough County Planning & Growth Management

FROM:

Aminta Owen, Historic Preservation Technician

SUBJECT:

Historic Preservation Property Tax Application - Part I and II

BLC T21-03- 1619 E. 8th Avenue - Folio# 197212.0000

(Ybor City Historic District)

Attached, you will find an original of Part I and II for a Historic Preservation Property Tax Application for a 10-year Ad Valorem Property Tax Exemption. Also, signed covenant by the owner Seneca Ventures, LLC in favor of *Hillsborough County*, a board decision letter and a Certificate of Completion issued June 18, 2021.

The Barrio Latino Commission approved the Part II of the application at its public hearing held on August 24, 2021.

Attachments

lao.



Development and Growth Management Architectural Review & Historic Preservation

1400 N Boulevard Tampa, FL 33607

(813) 274-3100, Option 3

August 25, 2021

Stephanie Ferrell 633 N. Franklin St, Suite 711 Tampa, FL 33602

RE: BLC T21-03, 1619 E. 8th Avenue ad Valorem Tax Exemption Application, Part II – Post-Construction

Dear Ms. Ferrell:

The Barrio Latino Commission (BLC) reviewed the above-referenced ad Valorem Tax Exemption Application at its August 24, 2021, Public Hearing. Through exhibits and testimony, the applicant demonstrated that the original features of the structure were preserved and that modifications to the property are compatible with its historic character. The BLC voted to approve this application, based on the fact the proposed project is consistent with "The Secretary of Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings," and to recommend the tax exemption to the City of Tampa City Council and the Hillsborough County Board of County Commissioners.

Your complete application has been sent to the City of Tampa City Attorney's Office, the Hillsborough County Development Services Department, and the Hillsborough County Property Appraiser's Office.

The BLC action is limited to approval and recommendation for the ad Valorem Tax Exemption request. The owner and/or agent are independently responsible to obtain any other appropriate permits and/or approvals required.

Please let me know if you have any questions or need assistance.

Sincerely,

Dennis W. Fernandez

Architectural Review & Historic Preservation Manager

xc: Seneca Ventures, LLC, without attachment

emis W. Fernont

City Attorney's Office, with attachment

Tracy Torres, Hillsborough County Property Appraiser's Office, with attachment

Thomas Hiznay, with attachment

Attachments - Part I and II

tampagov.net ———



CITY OF TAMPA PLANNING & DEVELOPMENT HISTORIC PROPERTY AD VALOREM TAX EXEMPTION APPLICATION PART II - POST REHABILIATION

SECTION 3

1. Property identification and location:

Instructions

Upon completion of the restoration, rehabilitation or renovation project, complete this part of the application with attached photographs of the completed work (views of site improvements, exterior and interior work for buildings) and submit to the City of Tampa Architectural Review & Historic Preservation Office. Please call (813)274-3100 for an appointment for your submittal. The COLOR photographs must be at least 3" x 5" and preferably formatted in a landscape orientation. Photographs should be the same angles and views as the before photographs included in Part I-Pre-Rehabilitation/Section 2, of the application. Also included should be a comprehensive description of the photographs. Type or print clearly. The final recommendation of the ARC/BLC Board, with respect to the requested Historic Preservation Property Tax Exemption, is made on the basis of the photographs and descriptions in Part II.

Property Identification Number (P	IN) or Folio Number:	0000	
	9 E 8th Avenue		
City_Tampa	County_Hillsborough	33605-3709 Zip Code	
2. Data on restoration, rehabilit May 1, 2020 Project starting date Estimated cost of entire project: \$		May 30, 2021 ion date:	
Estimated costs attributed solely to	work on historic buildings or arch	1.8 million	
attest that the information provided The Secretary of the Interior's Stawith the work described in Section the property is not owned by an in application, I agree to allow access appropriate representatives of the information provided in the Application enter into a Covenant with the character of the property and to factual representations in this Appl Brandon Bloodworth	Part II of the Historic Property Addis, to the best of my knowledge, candards for Rehabilitation and Gu. 3, Part II of the Application. I also dividual, that I am the duly authors to the property by representatives local government from which the cation and this Request. I understate City of Tampa and Hillsborough Country of Tampa and Hillsboro	exemption for the restoration, rehabilitation or a Valorem Tax Exemption Application submitted for correct, and that in my opinion the completed prograted for Rehabilitating Historic Buildings, as attest that I am the owner of the property descrized representative of the owner. Further, by su as of the Architectural Review & Historic Preserve exemption is being requested, for the purpose of and that, if the requested exemption is granted, I county granting the exemption in which I must agree term of the exemption. I also understand that minal sanctions pursuant to the Laws of Florida.	or this project. I ject conforms to and is consistent ibed above or, if bmission of this ation Office and if verification of will be required
Print Name	Signature	Date	
Complete the following if signing is Manager	for an organization or multiple ow SENECA VE	vners (See next page for additional owners): ENTURES LLC	
Title	Organization	name	
Mailing Address 1714 N S	Street N.W.		
City: Washington State:	DC Zip Co	de: 20036-2907 Phone #: 202 302-021	7



CITY OF TAMPA PLANNING & DEVELOPMENT HISTORIC PROPERTY AD VALOREM TAX EXEMPTION APPLICATION PART II – POST REHABILITATION

SECTION 3

Application Review:			
Property Identification Number (PIN) or Folio Number:_	197212-00	00	
Property Address: 1619 E 8th Avenue	Tampa	FL	33605-3709
The City of Tampa Architectural Review & Historic Pre Valorem Tax Exemption Application for the above named	servation Office d property and h	has reviereby:	ewed Part II, Section 3 of the Historic Property Ad
Determines that the completed improvements to the p Standards for Rehabilitation and Guidelines for R forth in Chapter 1A-38, F.A.C., and, therefore, recom	<u>lehabilitating H</u>	listoric E	Buildings, and other criteria set
() Determines that the completed improvements to the a the Interior's Standards for Rehabilitation and Gu forth in Chapter 1A-38, F.A.C., and, therefore, recon for the reasons stated in the Review Comments below	iidelines for Reh nmends denial	abilitatin	g Historic Buildings, and other criteria set
Review Comments:			
Signature <u>La Dennis Fe</u>	ermis 2 ernandez, Man		nds chitesteral Review & Historic Preservation Date 9/1/2/



CITY OF TAMPA

Certificate of Completion

Permit Number: BLD-20-0473406

Issue Date 6/18/2021

Project Location: 1619 E 8th Ave, Tampa, Florida33605

Owner Name and Address:

Seneca Ventures Llc 1714 N St Nw Washington DC

Permit Type: Commercial Building Alterations (Renovations)

Construction Type: 3B - TYPE IIIB

Occupancy Class: B-9 Business-Professional Office

Description of Work:

PRIVATE PROVIDER - PLAN REVIEW AND INSPECTIONS

PRIVATE PROVIDER: RENOVATION

Renovation of existing 2-story building. First floor to be developed as shell space for future tenant buildom (Business Occupancy) and second floor to be developed into new office space. Trades include Building Mechanical, Electrical, and Plumbing. F/P included. F/A not included.

Barrio Latino Review: BLC-20-0000047

Building Official: John (JC) Hudgison Design Occupant Load:

FBC Edition: 6th Edition

Automatic Fire Sprinkler System Required? Yes

Special Conditions:



DIVISION 4. - HISTORIC PROPERTY TAX EXEMPTION

Sec. 46-66. - Intent and purpose.

It is the intent of the Board of County Commissioners of Hillsborough County to promote ad valuem It is the interit of the doubt of County Commissioners of Hillsbotough County to promote ad velotem lax exemptions for historio properties which meet the citierts of this division and, in so doing, toster the preservation and renovation of historic properties in the County to enhance the quality of life for all citizens of the County. of the County.

(Ord. No. 98-50, § I, 10-28-1998)

Sec. 46-67. - Title.

This division shall be known as the "Historic Property Tax Exemption Ordinance."

(Ord. No. 98-50, § II, 10-28-1998)

Sec. 46-68, - Property eligible for tax exemption.

- The following properties in Hillshorough County are qualified to be considered for ad valetom lax exemplion:
 - Property Individually listed in the National Register of Historic Places pursuant to the National Historic Preservation Act of 1966;
 - (2) A contributing property to a National Register listed district; or
 - Property designated as a historic property, or as a contributing property to a historic district, by the historic preservation regulations found in the County's historic preservation regulations of any municipality in the County.
- (b) The local historic preservation office in the jurisdiction of the local government shall certify to the Board of County Commissioners that the property for which an exemption is requested satisfies Subsection (a) of this section.

(Ord. No. 98-50, § III, 10-28-1998)

Sec. 46-69. - Procedure of granting tax exemption.

- Any person, firm or corporation that desires an ad valorem lox exemption muci (ile an application with the Board of County Commissioners and Incide the following information:
 - (1) The name of the property owner and the location of the historic property.
 - (2) If the examption requested is for an improvement to property, a description of the improvements to real property for which an examption is requested and the dates of commencement and completion of construction of such improvements.
 - Proof, to the eathsfaction of the local historic preservation office that the property that is to be rehabilitated or renovated is a historic property.
 - Proof, to the satisfaction of the local historic preservation office that the improvements to the properly will be consistent with the United States Secretary of Interfor's Standards for

- Rehabilitation and will be made in accordance with guidelines developed by the Department of
- (5) Other information deamed necessary by the Department of State.
- The Board of County Commissioners shall deliver a copy of each application for a historic preservation ad velorem tax exemption to the Property Appraiser of the County. Upon certification of the assessment roll or reconflictation, if applicable, pursuant to F.S. § 193,122, for each fiscal year during assessment roll or reconflictation, if applicable, pursuant to F.S. § 193,122 for each fiscal year during the first thinks in a first the reconstitution of the language of the property of the which this division is in effect, the property appreiser shall report the following information to the local governing body:
 - (1) The total taxable value of all property within the County or municipality for the current flecal year.
 - The lotal exempted value of all property in the County or municipality which has been approved to racelye historic preservation ad valorem tex exemption for the current fiscal year.
- The local historic preservation office shall review the application for lax exemption and provide to the Board of County Commissioners a Witten recommendation of either approval or dettial of the application. The review by the local historic preservation office must be conducted in accordance with rules adopted by the Department of State. The recommendation and reasons for the recommendation must be provided to the applicant end the Board of County Commissioners prior to the decision of the Hoard of County Commissioners.
- In order for an improvement to a historic property to qualify the property for an exemption, the improvement must:
 - (1) Be consistent with the United States Secretary of Interior's Standards for Rehabilitation.
 - Be deformined by the local historic preservation office to meet criteria astablished by the (2)Department of Stale.
- The Board of County Commissioners may approve an application for lax exemption by resolution. Such exemption shall take effection the January 1 following substantial completion of the improvement. The resolution approving the lax exemption shall contain:
 - The name of the owner and the address of the historic properly for which the exemption is
 - The period of time for which the examption will remain in offeet and the expiration date of the exemplion.
 - A finding that the historic property meets the requirements of this section. .
 - A resolution approving or denying the lax exemption shall not be uttentive until 15 days after the Board of County Commissioners, addion. Within ten days of the Doard of County Commissioners, addion, Within ten days of the Doard of County Commissioners, approval or dental of the lax exemption, the applicant may make a Witten request to the County Administrator for the scheduling of a public heating to address the lax exemption. Notice of the harder shall be published in a newspaper of university dental to the Witshord of the County of the scheduling of a public heating to address the lax exemption. public hearing shall be published in a newspaper of general circulation in Hillsborough County at east soven days prior to the hearing.
- To qualify for an example, the property owner must onter into a covenant or agreement with the governing body for the term for which the example is granted. The form of the covenant or agreement must be established by the Department of State and must require that the charge of the property, and the qualifying improvement to the property, to maintain a qualifying improvement to the property, to maintain a qualifying improvement to the property, to maintain a qualifying improvement to the property by manufactures, and their heles, successors, or assigns. Violation of the covenant or ugreement results in the property owner, transferoes, and their heles, successors, or assigns. Violation of the covenant or ugreement results in the property owner, transferoes, and their heles successors, or assigns. Violation of the covenant or ugreement results in the property owner, but the covenant of the property owner, the total amount of taxes which would have been due to March in each of the provious years in which the advantable or agreement use in have been due in March in each of the previous years in which the covenant or agreement was in effect had the property not received the exemption and the total emount of taxes actually paid in those years, plus interest on the difference calculated as provided in F.S. § 212.12(3).

(Ord. No. 98-50, § 1V, 10-28-1998; Ord. No. 08-23, § III, 10-1-2008)

Sec. 46-70. - Ad valorem lax exemptions for improvements to historic property.

The Board of County Commissioners may attithorize the examption from ad valorem taxallon of up to 100 percent of the assessed value of all improvements to historic properties which result from the restoration, renovation or rehabilitation of such properties. The examption applies only to improvements to real property. In order for the property to qualify for the examption, any such improvements must be made on or after the day this division is adopted (October 28, 1998).

(Ocd, No. 98-50, § V, 10-28-1998)

Sec. 46-71. - Ad valorem tax exemptions for historic properties open to the public.

If an improvement qualities a historio property for an exemption under Section 46-68 and the property is used for nonprofit or governmental purposes and is regularly and frequently open for the public's visitation, use and benefit, the Board of County Commissioners or the governing authority of the municipality by ordinance may authorize the exemption from advalorem taxation by the 100 parcent of the assessed value of the property, on improved, if all other provisions of that section are compiled with; provided, however, that the assessed value of the improvement must be equal to at least 50 percent of the local necessary value of the property as improvement must be exampled or the property to which exemption provided in this section, any such improvements are made by or for the use of the existing owner, in order for the property to qualify for the exemption provided in this section, any such improvements must be made on or after the day the orthonous granting the exemption is adopted.

(Ord. No. 98-50, § VI, 10-28-1998)

Sec. 46.72. - Applicable taxes.

The lax examplions allowed herein are only ad valorem texes assessed by Hillsborough County. The examplions do not apply to taxes levied for the payment of bonds or to taxes authorized by a vote of the electors pursuant to Section 9(b) or Section 2, Article VII of the Florkia Constitution.

(Ord. No. 98-50, § VII, 10-28-1998)

Sec. 46-73, - Duration of lax exemption.

Any lax examples granted by this division chall remain in effect for up to be years regardless of any change in the authority of the County to grant such examples or any change in the ownership of the property. Improvements which qualified the property for an examples must be maintained over the period for which the examples in granted.

(Ord. No. 98-50, § VIII, 10-28-1998)

Sec. 46-74. - Severability.

It is the lagistalive intent of the Board of County Commissioners in adopting this division that all provisions hereof shall be liberally construct to protect and preserve the peace, health, safety, and general welfare of the inhabitants of the perition of Hilleborough County. It is the turther intent of the Board of County welfare of the inhabitants of the perition of Hilleborough County in the Inhabitants of the Board of County Commissioners that this division shall stand, notwithstanding the invalidity of any section, phrase, sontence, of other part hereof, and that should any part of this division be held to the unconstitutional or invalled by a court of compotent jurisdiction, such part shall be deamed a separate, distinct, and independent part, and such holding shall not be construct as affecting the validity of any of the remaining parts.

(Ord. No. 98-50, § IX, 10-28-1998)

Secs. 46-75—46-91. - Rasarvad.

Page /