## STATE OF FLORIDA FLORIDA HOUSING FINANCE CORPORATION

RECEIVED

OCT 9 2023 11:02 AM

PARKWOOD PLAZA APARTMENTS, LTD., a Florida limited partnership,

FLORIDA HOUSING FINANCE CORPORATION

Petitioner,

FHFC CASE NO. 2023-084VW
Application No. 2023-254V; 2021-112B; 2021-556C
RFA 2023-211

v.

FLORIDA HOUSING FINANCE CORPORATION,

Respondent.	
	/

PETITION FOR WAIVER OF RULE 67-21.003(1)(b) (05/18/2021)
AND THE NON-COMPETITIVE APPLICATION INSTRUCTIONS (REV. 03-2021)
AND FOR BOARD APPROVAL PURSUANT TO RULE 67-21.003(8)(b) (05/18/21) AND
THE NON-COMPETITIVE APPLICATION INSTRUCTIONS (REV. 03-2021)

Petitioner Parkwood Plaza Apartments, Ltd. (the "Petitioner") by and through its undersigned counsel, hereby petitions Respondent, Florida Housing Finance Corporation ("Florida Housing"), for a waiver of the prohibition under Rule 67-21.003(1)(b), Florida Administrative Code ("F.A.C.") (05/18/2021) ("Rule") and the Non-Competitive Application Instructions (Rev. 03-2021) ("NCA") against changing the principals of the Petitioner identified in the Application prior to issuance of the Preliminary Determination. Petitioner must update its structure now, as opposed to waiting until after issuance of the Preliminary Determination because the 2023 tax returns must reflect the ownership entity structure that will in fact operate the Development. Because the change is requested prior to issuance of the Preliminary Determination, Petitioner respectfully requests a waiver of the Rule and NCA Instructions so that the original organizational structure, attached as Exhibit A, may be revised to reflect the structure depicted in Exhibit B. For similar reasons, Petitioner seeks Board approval pursuant to Rule 67-

21.003(8)(b) (05/18/21) and the NCA to change principals of the Developer. *Compare* Exhibit C (Current Developer Organizational Structure) with Exhibit D (Proposed Developer Organizational Structure).

In support, Petitioner states as follows:

#### A. THE PETITIONER.

1. The address, telephone, facsimile numbers and e-mail address for Petitioner and its qualified representative are:

Parkwood Plaza Apartments, Ltd. Attn: Russell Condas Lincoln Avenue Capital 401 Wilshire Blvd. Suite 1070 Santa Monica, CA 90401 Telephone: (424)222-8258 rcondas@lincolnavecap.com

2. The address, telephone, and facsimile number and e-mail address of Petitioner's counsel is:

Brian J. McDonough

Stearns Weaver Miller Weissler Alhadeff

& Sitterson

150 West Flagler Street

**Suite 2200** 

Miami, FL 33130

bmcdonough@stearnsweaver.com

Tel: (305) 789-3350

Fax: (305) 789-3395

Bridget Smitha

Stearns Weaver Miller Weissler Alhadeff

& Sitterson

106 East College Avenue, Suite 700

Tallahassee, FL 32301

bsmitha@stearnsweaver.com

Direct: 850-329-4852

Fax: 850-329-4844

#### B. WAIVER IS PERMANENT.

3. The waiver being sought is permanent in nature.

# C. <u>DEVELOPMENT BACKGROUND.</u>

- 4. The following information pertains to the development underlying this petition (the "Development"):
  - Development Name: 52 at Park

- Development Address: 3255 W Colonial Dr, Orlando, FL 32808
- County: Orange
- Developer: Parkwood Plaza Developer LLC
- Number of Units: 300 new construction
- Type: 6 three-story garden style buildings, 2 four-story midrise, and a standalone clubhouse<sup>1</sup>
- Set Asides: 100% of units at 60% AMI or less
- Demographics: Family
- Funding: \$4,516,161 Non-Competitive HC (annual allocation); \$4,300,000
   CIRVF; and \$55,500,000 OCHFA bonds

# D. <u>THE RULE AND NCA PROVISIONS FROM WHICH WAIVER IS</u> REQUESTED.

- 5. To change Petitioner's principals before the Preliminary Determination, Petitioner requests a waiver of Rule 67-21.003(1)(b), F.A.C. (05/18/21) which provides in pertinent part:
  - (1) Applicants shall apply for MMRB, Non-Competitive HC, or a combination of MMRB and Non-Competitive HC as set forth below. For purposes of this subsection only, the term NC Award shall refer to MMRB, Non-Competitive HC, or a combination of MMRB and Non-Competitive HC, and funding from the following Corporation programs will not be considered to be other Corporation funding: Predevelopment Loan Program (PLP) and Elderly Housing Community Loan (EHCL) Program.

\*\*\*

(b) If the NC Award will not be in conjunction with other Corporation funding made available through the competitive solicitation funding process outlined in rule Chapter 67-60, F.A.C., the Applicant shall utilize the Non-Competitive Application Package in effect at the time the Applicant submits the Application. The Non-Competitive Application Package or NCA (Rev. 03-2021) is adopted

<sup>&</sup>lt;sup>1</sup> While the Application identified 10 buildings with 1 non-residential, Petitioner will be submitting a written request to make this change in accordance with Rule 67-48.004(3)(g), F.A.C. (7/6/22).

and incorporated herein by reference and consists of the forms and instructions available, without charge, on the Corporation's website under the Multifamily Programs link labeled Non-Competitive Programs or from http://www.flrules.org/Gateway/reference.asp?No=Ref-13093, which shall be completed and submitted to the Corporation in accordance with this rule chapter.

This Rule incorporates by reference the NCA Package (Rev. 03-2021). The NCA Package includes the following requirement at Part A.6.b.(1):

(1) For Applicants requesting Non-Competitive Housing Credits only:

The Applicant entity shall be the recipient of the Housing Credits and the ownership structure of the Applicant entity as set forth in the Principal Disclosure Form and cannot be changed in any way (materially or non-materially) until after the Preliminary Determination is issued. Once the Preliminary Determination has been issued, (a) any material change in the ownership structure of the named Applicant will require Board approval prior to the change, and (b) any non-material change in the ownership structure of the named Applicant will require Corporation approval prior to the change. The ownership structure of the Applicant entity may be changed without Corporation or Board approval after a Final Housing Credit Allocation Agreement has been approved and the IRS Porms 8609 have been issued; however, the Corporation must still be notified in writing of the change. The Applicant must comply with Principal disclosure requirements outlined in Rule Chapter 67-21, F.A.C. for the duration of the Compliance Period. Changes to the ownership structure of the Applicant entity prior to the issuance of the Preliminary Determination or without Board approval or Corporation approval, as applicable, prior to the approval of the Final Housing Credit Allocation and issuance of the IRS Forms 8609 shall result in a disqualification from receiving funding and shall be deemed a material misrepresentation. Changes prior to the issuance of the Preliminary Determination to the officers or directors of a Public Housing Authority, officers or directors of a Non-Profit entity, or the limited partner of an investor limited partnership or an investor member of a limited liability company owning the syndicating interest therein will not result in disqualification, however, the Corporation must be notified of the change. Changes to the officers or directors of a Non-Profit entity shall require Corporation approval.

#### Id. at Part A. 6. b. (1) (emphasis added).

6. Petitioner is requesting the foregoing waiver so that it may amend its organizational structure from the current structure attached as Exhibit A to the proposed structure attached as Exhibit B.

# E. RULE AND NCA PROVISIONS PURSUANT TO WHICH BOARD APPROVAL IS SOUGHT.

- 7. To change the Developer's principals, Petitioner seeks Board approval pursuant to Rule 67-21.003(8)(b) (05/18/21), which provides:
  - (8) Notwithstanding any other provision of these rules, there are certain items that must be included in the Application and cannot be revised, corrected or supplemented after the Application is deemed complete. Those items are as follows:

\*\*\*

(b) Principals of each Developer, including all co-Developers; notwithstanding the foregoing, the **Principals of the Developer(s) may be changed** only by written request of an Applicant to Corporation staff and **approval of the Board** after the Applicant has been invited to enter Credit Underwriting. With regard to said approval, the Board shall consider the facts and circumstances of each Applicant's request, inclusive of validity and consistency of Application documentation. Principals of a Public Housing Authority or officers and/or directors of a non-profit entity may be changed only by written request of an Applicant to Corporation staff and approval of the Corporation after the Applicant has been invited to enter Credit Underwriting. Any allowable replacement of a Principal that was identified as the experienced Developer in a competitive solicitation must meet the experience requirements met by the original Principal;

Id. (emphasis added).

8. Petitioner also seeks Board approval pursuant to Part A.6.c. of the NCA, which similarly provides:

The Principals of each Developer identified in the Application, including all co-Developers, **may be changed** only by written request of an Applicant to Corporation staff and **approval of the Board** after the Applicant has been invited to enter Credit Underwriting. Principals of a Public Housing Authority or officers and/or directors of a non-profit entity may be changed only by written request of an Applicant to Corporation staff and approval of the Corporation after the Applicant has been invited to enter Credit Underwriting.

Id. (emphasis added).

#### F. STATUTES IMPLEMENTED BY THE RULE.

9. The Rule implements, among other sections of the Florida Housing Finance Corporation Act (the "Act"):

- Section 420.502, Legislative findings.
- Section 420.503, Definitions.
- Section 420.507, Powers of the corporation.
- Section 420.508, Special powers; multifamily and single-family projects.
- Section 420.509, Revenue bonds.
- Section 420.5099, Allocation of the low-income housing tax credit.
- 10. Per Section 420.5099(1),(2), Florida Housing acts as the State's housing credit agency and is authorized to establish procedures for allocating and distributing low-income housing tax credits.

# G. <u>JUSTIFICATION FOR GRANTING WAIVER OF THE RULE AND NCA</u> INSTRUCTIONS.

- 11. The Development was originally induced for bonds by the Orange County Housing Finance Authority ("OCHFA") in 2021.
  - 12. Unfortunately, a 2022 allocation was not available for that region.
- 13. Petitioner applied for, and Florida Housing issued, Multifamily Mortgage Revenue Bond and 4% non-competitive housing credits in January of 2022. *See* Original Application Nos. 2021-112B and 2021-556C.
- 14. The Project was subsequently induced by Florida Housing upon approval of the execution of the Acknowledgement Resolution at the Board's April 29, 2022 meeting.
- 15. On May 17, 2023, Petitioner submitted application number 2023-254V in response to RFA 2023-211 (Construction Inflation Response Viability Funding).
- 16. After Petitioner received a Notice of Preliminary Award for Viability Funding, Petitioner was informed by OCHFA that sufficient bond capacity existed in the region and that OCHFA was able to secure a regional allocation for the Development.

17. Thus, Petitioner submitted a petition for rule waiver on July 5, 2023 such that it could withdraw from the Florida Housing-issued bonds (to instead utilize the OCHFA allocation) without withdrawing from the Non-Competitive 4% Housing Credits and CIRVF award. That Petition was granted at the July 21, 2023 Florida Housing Board meeting.

18. In the 20 months that have elapsed since Petitioner submitted the Application, two of Petitioner's principals determined that they needed to change the organizational structure for estate planning and other purposes (e.g., the interests currently held individually by Jeremy S. Bronfman and Eli M. Bronfman through their limited liability companies would instead be held by their trusts). The change must occur now, rather than waiting until after issuance of the Preliminary Determination because the 2023 tax returns must reflect the ownership entity structure that will in fact operate the Development. If this request for waiver is denied, it will create an immense administrative burden upon each principal becoming deceased as his interest will have to pass through probate rather than be governed by his trust. If the Petition is granted, the natural person trustees and beneficiaries of the Jeremy Bronfman 2014 Revocable Trust<sup>2</sup> and the EB 2022 Revocable Trust will be the same natural person principals identified in the Application (i.e., Jeremy Bronfman and Eli M Bronfman). Neither FHFC nor the Development would be prejudiced by the addition of these passive trusts. Additionally, the limited partner identified in the Application served as a placeholder entity only and the true investor limited partners must be included in the structure at the resyndication closing. Accordingly, the change must occur now, as opposed to waiting until after the Preliminary Determination issues.

<sup>&</sup>lt;sup>2</sup> The Jeremy Bronfman 2015 Family Trust would add three family members that were not identified in the principal disclosures, but who will not exert any control over the Development.

- 19. Because the Preliminary Determination has not issued, a Rule waiver is necessary for Petitioner to make the change. If the Petition is approved, the following changes would occur:
  - i) At Petitioner's first disclosure level, Petitioner seeks to remove LAC TC Partners Holdings II LLC (99.99% limited partner) and add Berkadia Housing Partnership XI 2022 LP, A Delaware limited partnership as the 98.99% limited partner and Riverside Manager, LLC, a New Jersey limited liability company, as the 0% special limited partner. The general partner interest of Parkwood Plaza GP LLC would change from 0.001% to 0.01% and the Class B limited partner interest of Parkwood Plaza Partner LLC would change from 0.009% to 1.000%.

#### ii) At Petitioner's second level:

- a) The sole member of Parkwood Plaza GP LLC would be changed from SJB Management LLC (100%) to Jeremy Bronfman 2014 Revocable Trust (100%). The manager of Parkwood Plaza GP LLC would be Jeremy Bronfman (0%).
- b) The principals of Parkwood Plaza Partner LLC would change to remove SJB Management LLC (31.04%), ENB Family LLC (28.101%) and the Matthew Bronfman Family EMBT (17.563%); and to add JEB Acquisition Investments LLC, a Delaware limited liability company (79.034% class A member). Condas Lincoln Holdings, LLC (4.722%) would be changed to Condas Lincoln Holdings FL, LLC (4.250%). The class B membership interests of the remaining principals would change such that Schore Lincoln Holdings, LLC would decrease from 1.907% to 1.716%, and Fitzgerald Equity LLC would decrease from 16.667% to 15%. Jeremy Bronfman would serve as the manager (0%),

#### iii) at Petitioner's third level:

- a) The natural person principal of Parkwood Plaza GP LLC would remain Jeremy Bronfman (100%), but he would appear as the third level as the sole beneficiary and trustee of the Jeremy Bronfman 2014 Revocable Trust instead of the sole member and manager of SJB Management LLC.
- b) The principals of JEB Acquisition Investments LLC would be: Jeremy Bronfman (0% manager), Jeremy Bronfman 2015 Family Trust (60% member), and EB 2022 Revocable Trust (40% member).
- c) As previously disclosed, Neal Schore would act as sole member (100%) of Schore Lincoln Holdings, LLC and Jordan Richter would act as sole member (100%) of Fitzgerald Equity LLC. In addition to being the sole member, each would also serve as manager of their LLC.
- d) Russell Condas would be the sole member (100%) and manager of Condas Lincoln Holdings FL, LLC.<sup>3</sup>

## iv) At Petitioner's fourth level:

- a) The trustee of the Jeremy Bronfman 2015 Family Trust would be Stephanie Beck Bronfman (0%) and the beneficiaries would be Sadie Bronfman (33.33%), Jack Bronfman (33.33%), and Beckett Bronfman (33.33%).
- b) The sole beneficiary (100%) and trustee (0%) of the EB 2022 Revocable Trust would be Eli M. Bronfman.

Compare Exhibit A to Exhibit B.

<sup>&</sup>lt;sup>3</sup> Previously, the membership interest was held by Condas Lincoln Holdings FL, LLC whose sole member was Russell C. Condas Revocable Trust Dated October 26, 2020.

- 20. Upon information and belief, the purpose of the NCA Instructions prohibiting changes to Petitioner's structure prior to issuance of the Preliminary Determination is to ensure full and fair consideration by Florida Housing of all persons that might exert control over the Development. Here, the natural persons exerting control over the Development were disclosed in the Application.<sup>4</sup> The changes sought are essentially only to: the names of the entities through which those natural persons will act; and the beneficiaries of a trust (who are family members of a natural person disclosed in the Application). The requested waiver should not, therefore, cause concern for Florida Housing. Since the same natural person principals disclosed in the Application will exert control over the Development, Florida Housing should have the same degree of comfort as if the structure were not changed. Accordingly, granting the Petition should not impact Florida Housing's confidence in the Development, Petitioner, or its principals.
- 21. Under Section 120.542(1), *Fla. Stat.*, and Chapter 28-104, F.A.C., Florida Housing has the authority to grant waivers to its rule requirements when strict application of the rules would lead to unreasonable, unfair and unintended consequences, in particular instances. Waivers shall be granted when the person who is subject to the rule demonstrates that the application of the rule would: (1) create a substantial hardship or, violate principles of fairness,<sup>5</sup> and (2) the purpose of the underlying statute has been or will be achieved by other means by the person. § 120.542(2), Fla. Stat. (2019).

<sup>&</sup>lt;sup>4</sup> Specifically, Jeremy Bronfman, Eli Bronfman, Neal Schore, Russell Condas, and Jordan Richter were each identified as principals in the Application.

<sup>&</sup>lt;sup>5</sup> "Substantial hardship" means a demonstrated economic, technological, legal, or other type of hardship to the person requesting the variance or waiver. For purposes of this section, "principles of fairness" are violated when the literal application of a rule affects a particular person in a manner significantly different from the way it affects other similarly situated persons who are subject to the rule. § 120.542(2), Fla. Stat.

- 22. For the reasons set forth above, granting the requested waiver will prevent a substantial and unfair hardship from being imposed on Petitioner while still achieving the underlying purpose of the Rule.
  - 23. For the foregoing reasons, Petitioner meets the standards for the requested waiver.
- 24. The requested waiver will not adversely impact the Development or Florida Housing.

### H. JUSTIFICATION FOR GRANTING BOARD APPROVAL.

- 25. The Developer, Parkwood Plaza Developer LLC, seeks Board approval to revise its organizational structure to insert two limited liability companies (Parkwood Plaza Developer CF Member LLC, and Parkwood Plaza Developer DDF Member LLC) at the first disclosure level. This would push many of the entities disclosed at the first level in the Application down to the second level in the proposed structure. *Compare* Exhibit C to Exhibit D. Specifically, the following original members of Parkwood Plaza Developer LLC, would become members of both Parkwood Plaza Developer CF Member LLC and Parkwood Plaza Developer DDF Member LLC: Fitzgerald Equity LLC; Condas Lincoln Holdings, LLC; and Schore Lincoln Holdings, LLC. Jeremy Bronfman would remain the manager of Parkwood Plaza Developer LLC.
- 26. If approved, two new entities would be added to the structure at the second level: JEB Developer LLC and LAC Guarantor Holdings LLC. Specifically, JEB Developer LLC would be added as a member to both entities identified at the first level (*i.e.*, Parkwood Plaza Developer CF Member LLC, and Parkwood Plaza Developer DDF Member LLC). Additionally, Parkwood Plaza Developer DDF Member LLC would have as a member, LAC Guarantor Holdings LLC. Jeremy Bronfman would serve as the manager of both Parkwood Plaza Developer CF Member LLC, and Parkwood Plaza Developer DDF Member LLC.

27. Upon Board approval, 60 Lincoln Family LLC would be removed from the

structure.

28. The requested change is necessary to provide an additional layer of protection for

the Developer as requested by certain principals, but will not impact the day-to-day operations of

the Development, nor the natural persons having ultimate control.

29. The experience requirements met by the original principals identified in the

Application would not be impacted by this request.

I. ACTION REQUESTED.

30. For the reasons set forth herein, Petitioner respectfully requests that: (i) Florida

Housing grant the requested permanent waiver such that Petitioner may change its organizational

structure to reflect the attached Exhibit B prior to issuance of the Preliminary Determination; (ii)

grant this Petition and all of the relief requested herein; (iii) grant such further relief as it may

deem appropriate; and (iv) the Board approve the requested change in the Developer's

organizational structure to reflect the attached Exhibit D.

Respectfully submitted,

STEARNS WEAVER MILLER WEISSLER

ALHADEFF & SITTERSON, P.A.

150 West Flagler Street, 22<sup>nd</sup> Floor

Miami, Florida 33131

Tel: (305) 789-3350

Fax: (305) 789-3395

ax. (303) 707-3373

E-mail: bmcdonough@stearnsweaver.com

Counsel for Petitioner

By: /s/Brian J. McDonough

BRIAN J. MCDONOUGH, ESQ.

#12084802 42383-0058

12

# **CERTIFICATE OF SERVICE**

This Petition is being served by electronic transmission for filing with the Clerk for the Florida Housing Finance Corporation, CorporationClerk@FloridaHousing.org, with copies served by U.S. Mail on the Joint Administrative Procedures Committee, 680 Pepper Building, 111 W. Madison Street, Tallahassee, Florida 32399-1400, this 9th day of October, 2023.

By: /s/ Brian J. McDonough Brian J. McDonough, Esq.

#12084802 42383-0058

# Exhibit A – Petitioner's Current Organizational Structure

## Principal Disclosures for the Applicant

Select the organizational structure for the Applicant entity:

The Applicant is a:	Limited Partnership
Provide the name of the Applicant Limited Partn	ership:
	Parkwood Plaza Apartments, Ltd.
First Principal Disclosure Level:	

LP	rincipal Disclosure Level:				underwriting
	Click here for Assistance with Compl	leting the Entries for the f	First Level Principal Disclosure for the Applicant	Select organizational	
	First Level	Select Type of		structure of First Level	
	Entity#	Principal of Applicant	Enter Name of First Level Principal	Principal identified	% Ownership of Applicant
	1.	General Partner	Parkwood Plaza GP LLC	Limited Liability Company	0.0010%
	2.	Non-Investor LP	Parkwood Plaza Partner LLC	Limited Liability Company	0.0090%
	3.	Investor LP	LAC TC Partners Holdings II LLC	Limited Liability Company	99.9900%

% Ownership input features will not be made available until invitation to credit

Click here for Assistance w	ith Complet	ing the Entries for the Se	econd Level Principal Disclosure for the Applicant		
Select the corresponding First Level Principal Entity # from above for which the Second Level Principal is being identified	Second Level Entity#	Select the type of Principal being associated with the corresponding First Level Principal Entity	Enter Name of Second Level Principal	Select organizational structure of Second Level Principal identified	Second Level Principal S Ownership of First Leve Principal
1. (Parkwood Plaza GP LLC)	1.A.	Sole Member	SJB Management LLC	Limited Liability Company	100.0000%
2. (Parkwood Plaza Partner LL	2.A.	Managing Member	SJB Management LLC	Limited Liability Company	31.0400%
2. (Parkwood Plaza Partner LL	2.B.	Member	ENB Family LLC	Limited Liability Company	28.1010%
2. (Parkwood Plaza Partner LL	2.C.	Member	Matthew Bronfman Family EMBT	Trust	17.5630%
2. (Parkwood Plaza Partner LL	2.D.	Member	Schore Lincoln Holdings LLC	Limited Liability Company	1.9070%
2. (Parkwood Plaza Partner LL	2.E.	Member	Condas Lincoln Holdings LLC	Limited Liability Company	4.7220%
2. (Parkwood Plaza Partner LL	2.F.	Member	Fitzgerald Equity LLC	Limited Liability Company	16,6670%
ird Principal Disclosure Le	vel:			Parkwood Plaza Apartments, I	Ltd.

Select the corresponding  Second Level Principal		Select the type of Principal being	•	The organizational	
Entity # from above for	Third	associated with the		structure of Third Level	3rd Level Principal %
which the Third Level	Level	corresponding Second	Enter Name of Third Level Principal	Principal identified Must	Ownership of 2nd Level
Principal is being	Entity#	Level Principal Entity	who must be either a Natural Person or a Trust	be either a Natural Person	<u>Principal</u>
1.A. (SJB Management LLC)	1.A.(1)	Sole Member	Jeremy Bronfman	Natural Person	100.0000%
2.A. (SJB Management LLC)	2.A.(1)	Sole Member	Jeremy Bronfman	Natural Person	100.0000%
2.B. (ENB Family LLC)	2.B.(1)	Sole Member	Eli Bronfman	Natural Person	100,0000%
2.D. (Schore Lincoln Holdings LLC)	2.D.(1)	Sole Member	Neal Schore	Natural Person	100.0000%
2.E. (Condas Lincoln Holdings LLC	2.E.(1)	Sole Member	Russell C. Condas Revocable Trust Dated October 26,	Trust	100.0000%
2.F. (Fitzgerald Equity LLC)	2.F.(1)	Sole Member	Jordan Richter	Natural Person	100.0000%
2.C. (Matthew Bronfman Family E	2.C.(1)	Beneficiary	Matthew Bronfman	Natural Person	
2.C. (Matthew Bronfman Family E	2.C.(2)	Beneficiary	Jeremy S. Bronfman	Natural Person	
2.C. (Matthew Bronfman Family E	2.C.(3)	Beneficiary	Eli M. Bronfman	Natural Person	
2.C. (Matthew Bronfman Family E	2.C.(4)	Beneficiary	Gabriela Bronfman	Natural Person	
2.C. (Matthew Bronfman Family E	2.C.(5)	Beneficiary	Sadie Bronfman	Natural Person	
2.C. (Matthew Bronfman Family E	2.C.(6)	Beneficiary	Sasha Bronfman	Natural Person	
2.C. (Matthew Bronfman Family E	2.C.(7)	Beneficiary	Ezekiel Bronfman	Natural Person	
2.C. (Matthew Bronfman Family E	2.C.(8)	Beneficiary	Coby Bronfman	Natural Person	
2.C. (Matthew Bronfman Family E	2.C.(9)	Trustee	Almog Geva	Natural Person	
2.C. (Matthew Bronfman Family E	2.C.(10)	Trustee	Mayo Shattuck	Natural Person	
2.C. (Matthew Bronfman Family E	2.C.(11)	Trustee	Edgar Bronfman Jr.	Natural Person	

Natural Person

Natural Person

Natural Person

Natural Person

Natural Person

100.0000%

0.0000%

100.0000%

100.0000%

0.0000%

Click here for Assistance with Completing the Entries for the Fourth Level Principal Disclosure for the Applicant Select the type of The organizational Select the corresponding Third Level Principal being Principal Entity # from above for which associated with the structure of Fourth Level 4th Level Principal % the Fourth Level Principal is being corresponding Third Enter Name of Fourth Level Principal Principal identified Must Ownership of 3rd Level identified Level Principal Entity who must be a Natural Person Be a Natural Person Principal 100.0000% 2.E.(1) (Russell C. Condas Revocable Trus Trustee Russell Condas Natrual Person

#### Exhibit B – Petitioner's Proposed Organizational Structure

Principal Disclosures for the Applicant Select the organizational structure for the Applicant entity: The Applicant is a: <Select an option> Provide the name of the Applicant entity after selecting its organizational struture above. % Ownership input features will not be made available Parkwood Plaza Apartments, Ltd. until invitation to credit First Principal Disclosure Level: underwriting ne Entries for the First Level Principal Disclosure for the Applicant Select organizational First Level Select Type of structure of First Level Entity# Principal of Applicant Enter Name of First Level Principal Principal identified % Ownership of Applicant 0.0100% General Partner Parkwood Plaza GP LLC Limited Liability Company Non-Investor LP Parkwood Plaza Partner LLC Limited Liability Company 1.0000% Investor LP Berkadia Housing Partnership XI 2022 LP Limited Liability Company 98 9900% Investor LP Riverside Manager, LLC Limited Liability Company 0.0000% Second Principal Disclosure Level: Parkwood Plaza Apartments, Ltd. Click here for Assistance with Completing the Entries for the Second Level Principal Disclosure for the Applicant Select the corresponding Select the type of First Level Principal Entity Principal being # from above for which the associated with the Select organizational Second Level Principal % Second Level Principal is Level corresponding First structure of Second Level Ownership of First Level being identified Entity# Level Principal Entity Enter Name of Second Level Principal Principal identified Principal 1. (Parkwood Plaza GP LLC) 1.A. Sole Member Jeremy Bronfman 2014 Revocable Trust 100.0000% 1. (Parkwood Plaza GP LLC) Manager Jeremy Bronfman Natural Person 0.0000% 2. (Parkwood Plaza Partner LL Member JEB Acquisition Investments LLC Limited Liability Company 2. (Parkwood Plaza Partner LL 2 B Member Schore Lincoln Holdings, LLC Limited Liability Company 1.7160% 2. (Parkwood Plaza Partner LL 2.C. Member Condas Lincoln Holdings FL, LLC Limited Liability Company 4.2500% 2. (Parkwood Plaza Partner LL 2 D Member Fitzgerald Equity LLC Limited Liability Company 15.0000% 2. (Parkwood Plaza Partner LL Manager Jeremy Bronfman Natural Person Third Principal Disclosure Level: Parkwood Plaza Apartments, Ltd. Click here for Assistance with Completing the Entries for the Third Level Principal Disclosure for the Applicant Select the corresponding Select the type of Second Level Principal The organizational Principal being Entity # from above for associated with the structure of Third Level 3rd Level Principal % which the Third Level Level corresponding Second Enter Name of Third Level Principal Principal identified Must Ownership of 2nd Level who must be either a Natural Person or a Trust Entity # Level Principal Entity be either a Natural Person 0.0000% 1.A. (Jeremy Bronfman 2014 Revo 1.A.(1) 1.A. (Jeremy Bronfman 2014 Revo 1.A.(2) Beneficiary Jeremy Bronfman Natural Person 100.0000% 2.A.(1) Member Jeremy Bronfman 2015 Family Trust 60.0000% 2.A. (JEB Acquisition Investments Trust 2.A. (JEB Acquisition Investments Member EB 2022 Revocable Trust 40.0000% Trust 2.A. (JEB Acquisition Investments 2.A.(3) Manager Jeremy Bronfman Natural Person 0.0000%

2.B. (Schore Lincoln Holdings, LLC

2.B. (Schore Lincoln Holdings, LLC

2.C. (Condas Lincoln Holdings FL,

2.C. (Condas Lincoln Holdings FL,

2.D. (Fitzgerald Equity LLC)

2.D. (Fitzgerald Equity LLC)

28(1)

2.B.(2)

2.C.(1)

2,C,(2)

2.D.(1)

2.D.(2)

Sole Member Neal Schore

Manager Neal Schore

Sole Member Russell Condas

Sole Member Jordan Richter

Manager Russell Condas

Manager Jordan Richter

Click here for Assistance with Comple	ting the Entries for the Fo	ourth Level Principal Disclosure for the Applicant			
Select the corresponding Third Level Principal Entity # from above for which the Fourth Level Principal is being identified	Select the type of Principal being associated with the corresponding Third Level Principal Entity Who must be a Natural Person		The organizational structure of Fourth Level Principal identified Must Be a Natural Person	4th Level Principal % Ownership of 3rd Level Principal	
2.A.(1) (Jeremy Bronfman 2015 Family Tru	Trustee	Stephanie Beck Bronfman	Natrual Person	0.0000%	
2.A.(1) (Jeremy Bronfman 2015 Family Tru	Beneficiary	Sadie Bronfman	Natrual Person	33.3300%	
2.A.(1) (Jeremy Bronfman 2015 Family Tru	Beneficiary	Jack Bronfman	Natrual Person	33.3300%	
2.A.(1) (Jeremy Bronfman 2015 Family Tru	Beneficiary	Beckett Bronfman	Natrual Person	33.3300%	
2.A.(2) (EB 2022 Revocable Trust)	Trustee	Eli M. Bronfman	Natrual Person	0.0000%	
2.A.(2) (EB 2022 Revocable Trust)	Beneficiary	Eli M. Bronfman	Natrual Person	100.0000%	

# Exhibit C – Current Developer Organizational Structure

## Principal Disclosures for the Developer

How many Developers are part of th	is Applicati	on structure?		
now many Developers are part of th	is Applicati	on structure:		
Select the organizational structure for	r the Deve	loper entity:		
The Develo	oper is a:	Limited Liability Compan		
Provide the name of the Developer L	imited Liab	ility Company:		
		Parkwood Plaza Develop	er LLC	
First Principal Disclosure Leve	el:		Par	kwood Plaza Developer LLC
Click here for Assistance	with Comp	oleting the Entries for the i	First Level Principal Disclosure for a Developer	Select organizational
<u>F</u>	irst Level Entity#	Select Type of Principal of Developer	Enter Name of First Level Principal	structure of First Level Principal identified
	1.	Member	60 Lincoln Family II LLC	Limited Liability Company
	2.	Member	Fitzgerald Equity LLC	Limited Liability Company
	3.	Member	Condas Lincoln Holdings, LLC	Limited Liability Company
	4.	Member	Schore Lincoln Holdings, LLC	Limited Liability Company
	5.	Manager	Jeremy Bronfman	Natural Person
Second Principal Disclosure L	evel:		Pa	rkwood Plaza Developer LL
	with Comp	leting the Entries for the S	econd Level Principal Disclosure for a Developer	
Select the corresponding		Select the type of		
# from above for which the	Second	Principal being associated with the		Select organizational
Second Level Principal is	Level	corresponding First		structure of Second Level
being identified	Entity#	Level Principal Entity	Enter Name of Second Level Principal	Principal identified
1. (60 Lincoln Family II LLC)	1.A.	Member	SJB Management LLC	Limited Liability Company
1. (60 Lincoln Family II LLC)	1.B.	Member	ENB Family LLC	Limited Liability Company
1. (60 Lincoln Family II LLC)	1.C.	Member	Matthew Bronfman Family EMBT	Trust
2. (Fitzgerald Equity LLC)	2.A.	Sole Member	Jordan Richter	Natural Person
3. (Condas Lincoln Holdings,	3.A.	Member	Russell C Condas Revocable Trust dated October, 26	2 Trust
4. (Schore Lincoln Holdings, L	4.A.	Member	Neal Schore	Natural Person

# Exhibit D – Proposed Developer Organizational Structure

## Principal Disclosures for the Developer

How many Developers are part of this Application structure?

1

Select the organizational structure for the Developer entity:

The Developer is a: Limited Liability Company

Provide the name of the Developer Limited Liability Company:

The Developer is a:		Limited Liability Compar	<u>n</u>	
Provide the name of the Developer	Limited Liab	ility Company:		
		Parkwood Plaza Develop	per LLC	
First Principal Disclosure Lev	Parkwood Plaza Developer LLC			
Click here for Assistance	e with Comp	oleting the Entries for the	First Level Principal Disclosure for a Developer	Select organizational
	First Level	Select Type of		structure of First Level
	Entity#	Principal of Developer	Enter Name of First Level Principal	Principal identified
	1.	Member	Parkwood Plaza Developer CF Member LLC	Limited Liability Company
	2.	Member	Parkwood Plaza Developer DDF Member LLC	Limited Liability Company
	3.	Manager	Jeremy Bronfman	Natural Person
Second Principal Disclosure	Level:			Parkwood Plaza Developer LLC
Click here for Assistance	with Compl	eting the Entries for the S	econd Level Principal Disclosure for a Developer	
Select the corresponding First Level Principal Entity # from above for which the Second Level Principal is being identified	Second Level Entity#	Select the type of Principal being associated with the corresponding First Level Principal Entity	Enter Name of Second Level Principal	Select organizational structure of Second Level Principal identified
1. (Parkwood Plaza Develope	1.A.	Member	JEB Developer LLC	Limited Liability Company
1. (Parkwood Plaza Develope	1.B.	Member	Condas Lincoln Holdings, LLC	Limited Liability Company
1. (Parkwood Plaza Develope	1.C.	Member	Schore Lincoln Holdings, LLC	Limited Liability Company
1. (Parkwood Plaza Develope	1.D.	Member	Fitzgerald Equity LLC	Limited Liability Company
1. (Parkwood Plaza Develope	1.E.	Manager	Jeremy Bronfman	Natural Person
2. (Parkwood Plaza Develope	2.A.	Member	JEB Developer LLC	Limited Liability Company
2. (Parkwood Plaza Develope	2.B.	Member	Condas Lincoln Holdings, LLC	Limited Liability Company
2. (Parkwood Plaza Develope	2.C.	Member	Schore Lincoln Holdings, LLC	Limited Liability Company
2. (Parkwood Plaza Develope	2.D.	Member	Fitzgerald Equity LLC	Limited Liability Company
2. (Parkwood Plaza Develope	2.E.	Member	LAC Guarantor Holdings LLC	Limited Liability Company
2. (Parkwood Plaza Develope	2.F.	Manager	Jeremy Bronfman	Natural Person