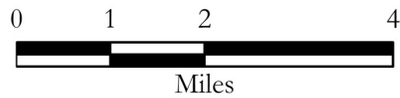


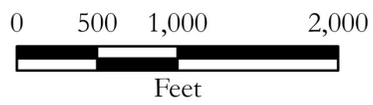
 Watson Island



Watson Island
Miami-Dade County, Florida



-  Watson Island
-  Resolution R24-0281
-  Resolution R24-0282



Watson Island
Miami-Dade County, Florida

INTERNAL IMPROVEMENT FUND STATE OF FLORIDA

DEED NO. 19447

KNOW ALL MEN BY THESE PRESENTS: That the undersigned, the Trustees of the Internal Improvement Fund of the State of Florida, under and by virtue of the authority of Section 253.12, Florida Statutes, 1941, and according to the provisions provided for in Section 253.13, Florida Statutes, 1941, and for and in consideration of the sum of Ten and 00/100 Dollars and other good and valuable considerations, to them in hand paid by CITY OF MIAMI, Dade County, Florida, receipt of which is hereby acknowledged, have granted, bargained, sold and conveyed to the said CITY OF MIAMI and its successors and assigns forever, the following described lands, to-wit:

Beginning at the point of intersection of the Easterly production of the Center Line of Rickmers Street (now known as N. E. 13th Street) as shown on the Amended Plat of "RICKMERS ADDITION" as recorded in Plat Book 3, Page 2, with the U. S. Harbor Line on the West side of Biscayne Bay; thence run Northerly along said U. S. Harbor Line to a point on a line four hundred and fifty feet North of and parallel to the Easterly production of the said Center Line of Rickmers Street (now known as N. E. 13th Street); thence run Easterly along said line 450 feet North of and parallel to the Easterly production of the Center Line of said Rickmers Street (now known as N. E. 13th Street) to the point of intersection with that course described in Deed Book 361, Page 353, as follows: "Thence in a Southeasterly direction to the Southeast corner of the Southwest Quarter of the Southwest Quarter (SW $\frac{1}{4}$ of SW $\frac{1}{4}$) of Section 32, Township 53 South, Range 42 East"; Thence Southeasterly along the said last described course to the said Southeast corner of the SW $\frac{1}{4}$ of SW $\frac{1}{4}$ of Section 32, Township 53 South, Range 42 East; Thence run South along the West line of the NE $\frac{1}{4}$ of NW $\frac{1}{4}$ of Section 5, Township 54 South, Range 42 East to a point eighty feet Northerly from and measured at right angles to the Center Line of the Miami Municipal Channel; Thence run Southeasterly following that course described in Deed Book 472, Page 474 as follows: "Commencing at the intersection of the West Line of the NE $\frac{1}{4}$ of NW $\frac{1}{4}$ of Section 5, Township 54 South, Range 42 East, and a line parallel to and eighty feet Northerly from, and measured at right angles to the Center Line of the Miami Municipal Channel", to the East boundary of the West $\frac{3}{4}$ of said Section 5; Thence run South along the East boundary of the West $\frac{3}{4}$ of said Section 5 and Section 8, Township 54 South, Range 42 East, to the Northerly Line of the FEC Railway Company Channel as described in aforesaid Deed Book 472, Page 474; Thence run Westerly along the said Northerly line of the FEC Railway Company Channel to the East line of the NW $\frac{1}{4}$ of Section 8, Township 54 South, Range 42 East; Thence run Westerly

along that line described in Chapter 13666 (No. 102) Laws of Florida - 1929 as follows: "Thence westerly to the Intersection of the P. & O. S.S. Channel and the Channel extending from the mouth of the Miami River in a Southeasterly direction", to the East line of Section 7, Township 54 South, Range 42 East; Thence run South along the said East line of Section 7, Township 54 South, Range 42 East to a point 2000 feet North of the South line of Section 7, Township 54 South, Range 42 East, being that point at the termination of the line described in Deed Book 1900, Page 355 Parcel "B" as follows: "Thence North along the East Line of said Section 7 for a distance of 2000 feet to a point"; Thence along the course described in Deed Book 1900, Page 355, as follows: "Thence Southwest 2828 feet to a point on the South boundary of said Section 7", to a point 2000 feet West of the Southeast corner of said Section 7; Thence run West along the South line of said Section 7 and the South line of said Section 7 produced West, to the point of intersection with the U. S. Harbor Line on the West side of Biscayne Bay; thence run Northerly along the said U. S. Harbor Line to the point of beginning.

Except therefrom the following described BAY BOTTOM LAND AREA FOR DREDGING IN CONNECTION WITH PROPOSED 85 ACRE BURLINGAME ISLAND.

Beginning at the point of intersection of the Southeasterly production of the Northerly side of S. E. 14th Street, the same being the Southerly line of Highleyman's Subdivision as recorded in Plat Book 1, Page 184 of the Public Records of Dade County, Florida, with the U. S. Harbor Line on the Westerly side of Biscayne Bay; thence Northerly along the said U. S. Harbor Line and the Northerly extension thereof 3800 feet, more or less, to the point of intersection with the Southerly line of Miami River Channel, as shown and established on Sheet No. 2 of plan prepared by U. S. Engineer Office, Jacksonville, Florida, November 1934, showing Miami River, Florida, conditions on completion of Dredging of Channel Project; thence Northeasterly along the said Southerly line of Miami River Channel and the Northeasterly production thereof 2500 feet to a point; thence Southerly 5300 feet, more or less, along a line parallel to the Southerly production of the dividing line between Township 53 South, Range 41 East and Township 53 South, Range 42 East to the point of intersection with the aforesaid Southeasterly production of the Northerly side of S. E. 14th Street; thence Northwesterly 2900 feet, more or less, along the said Southeasterly Production of the Northerly side of S. E. 14th Street to the U. S. Harbor Line, the point of beginning. And further excepting therefrom all land title to which is in private parties.

TO HAVE AND TO HOLD the said above mentioned and described land and premises, and all the title and interest of the Trustees therein as granted to them by Section 253.12, Florida Statutes, 1941, unto the said CITY OF MIAMI and its successors and assigns forever.

SAVING AND RESERVING unto the Trustees of the Internal Improvement Fund of Florida, and their successors, an undivided three-fourths interest in and title in and to an undivided three-fourths interest in all the phosphate, minerals and metals that are or may be in, on or under the said above described lands, and an undivided one-half interest in and title in and to an undivided one-half interest in all the petroleum that is or may be in or under the said above described land, with the privilege to mine and develop the same.

PROVIDED, HOWEVER, anything herein to the contrary notwithstanding, this deed is given and granted upon the express condition subsequent that the Grantee herein or its successors and assigns shall never sell or convey or lease the above described land or any part thereof to any private person, firm or corporation for any private use or purpose, it being the intention of this restriction that the said lands shall be used solely for public purposes, including municipal purposes and not otherwise.

PROVIDED, FURTHER, anything herein to the contrary notwithstanding, this deed is given and granted upon the further express condition subsequent that the Grantee herein or its successors or assigns shall not give or grant any license or permit to any private person, firm or corporation to construct or make by any means, any islands, fills, embankments, structures, buildings or other similar things within or upon the above described lands or any part thereof for any private use or purpose, as distinguished from any public or municipal use or purpose.

It is covenanted and agreed that the above conditions subsequent shall run with the land and any violation thereof shall render this deed null and void and the above described lands shall, in such event, revert to the Grantors or their successors.

IN WITNESS WHEREOF, the Trustees of the Internal Improvement Fund of the State of Florida have hereunto subscribed their names and affixed their seals, and have caused the seal of the "DEPARTMENT OF AGRICULTURE OF THE STATE OF FLORIDA", to be hereunto affixed, at the Capitol, in the City of Tallahassee, on this the 24th day of February, A. D. Nineteen Hundred and Forty-nine.

Sent to
Mr. George Salley
Hunt and Salley
Miami, Florida
Feb. 26th, 1949 ✓

*Filed under
City of Miami
by Sub No. 19447*

Fuller Warren (SEAL)
Governor

C. M. Gay (SEAL)
Comptroller

J. Edwin Larson (SEAL)
Treasurer

Richard W. Ervin (SEAL)
Attorney General

Nathan Mayo (SEAL)
Commissioner of Agriculture



City of
Miami

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Referendum 3

**NOTICE OF REFERENDUM SPECIAL ELECTION
TO AMEND THE MIAMI CITY CHARTER
TO BE HELD ON TUESDAY, NOVEMBER 5, 2024
IN THE CITY OF MIAMI, FLORIDA
PURSUANT TO RESOLUTION NO. R-24-0281**

A Referendum Special Election will be held on November 5, 2024 from 7:00 A.M. until 7:00 P.M. in the City of Miami, Florida, at the polling places in the several Referendum Special Election precincts designated by the Supervisor of Elections of Miami-Dade County, Florida, as set forth herein, unless otherwise provided by law for the purpose of submitting to the qualified electors of the City of Miami, Florida, the following question:

“Shall City Charter be amended to revise existing leases at 888 MacArthur Causeway, sell 3.2 acres of leased property to tenant for fair market value of not less than \$25,000,000, reduce overall development, extend term 24 years, waive bidding and authorize, at no cost to City:

- **\$9,000,000 contribution to affordable housing plus infrastructure improvements;**
- **Timeshare units become condominiums;**
- **Mixed-uses to include office; and**
- **Expanded public waterfront and pedestrian promenade along Biscayne Bay?”**

This Charter Amendment will amend Section 29-C of the Miami Charter to authorize the City Commission by a four-fifths (4/5ths) affirmative vote, to waive competitive bidding and execute amendments (“Amendments”) to certain documents (“Agreements”) governing the property on Watson Island located at 888 MacArthur Causeway, Miami, Florida (“Property”), with the existing tenant, BH3 IG Developer LLC and its subsidiaries (“Tenant”), to extend the term of certain of the leases by 24 years, to sell the City’s position in certain of the leases, consisting of approximately 3.2 acres, to Tenant for fair market value for not less than \$25,000,000, to provide additional

community benefits including a \$9,000,000 contribution to affordable housing, infrastructure improvements, an expanded public waterfront, and pedestrian promenade along Biscayne Bay, to permit fee simple condominium form of ownership, and to provide for office space as a permitted use, and retention by the City of all other existing City rights.

By order of the Commission of the City of Miami, Florida.

Resolution No. R-24-0281 is available from the Office of the City Clerk's website at (<http://miami.gov/elections>) as well as additional information related to the November 5, 2024 City of Miami Special Election.

Todd B. Hannon, City Clerk - Ad No. 43583 & 43605

**AVISO DE ELECCIONES ESPECIALES PARA REFERENDO
DE ENMIENDA A LA CARTA CONSTITUCIONAL DE LA CIUDAD DE MIAMI
QUE TENDRÁN LUGAR EL MARTES 5 DE NOVIEMBRE DEL 2024
EN LA CIUDAD DE MIAMI, FLORIDA
CONFORME A LA RESOLUCIÓN NÚM. R-24-0281**

Por el presente aviso se comunica que el 5 de noviembre del 2024, de 7:00 a. m. a 7:00 p. m., tendrán lugar unas Elecciones Especiales para Referendo en la Ciudad de Miami, Florida, en los centros de votación de varios recintos electorales designados por la Supervisora de Elecciones del Condado de Miami-Dade, Florida, como aquí se establece, a menos que la ley disponga otra cosa, en las que se presentará a los electores cualificados de la Ciudad de Miami, Florida, la siguiente pregunta:

“¿Deberá enmendarse la Carta Constitucional de la Ciudad con el fin de modificar los contratos de arrendamiento existentes de la propiedad ubicada en 888 MacArthur Causeway, vender 3.2 acres de propiedad arrendada al inquilino por un valor justo de mercado de no menos de \$25,000,000, reducir su desarrollo en general, extender en 24 años el plazo, eximir de licitación y autorizar lo siguiente, sin costo alguno para la Ciudad:

- **contribución de \$9,000,000 para viviendas asequibles y mejoras de infraestructura;**
- **conversión de las unidades de tiempo compartido en condominios;**
- **usos mixtos que incluyan oficinas; y**
- **ampliación del paseo marítimo público y peatonal a lo largo de la bahía de Biscayne?”**

Esta enmienda a la Carta Constitucional modificará la Sección 29-C de la Carta Constitucional de la Ciudad de Miami para autorizar a la Comisión de la Ciudad, mediante el voto afirmativo de cuatro quintos (4/5), a eximir de licitación competitiva y a ejecutar las enmiendas ("enmiendas") a determinados documentos ("acuerdos") que

rigen la propiedad en Watson Island, ubicada en 888 MacArthur Causeway, Miami, Florida ("propiedad"), con el arrendatario actual, *BH3 IG Developer LLC* y sus subsidiarias ("arrendatario"); extender en 24 años el plazo de algunos de los contratos de arrendamientos; vender la posición de la Ciudad en algunos de los contratos de arrendamientos, consistentes en aproximadamente 3.2 acres, al arrendatario por un valor justo de mercado de no menos de \$25,000,000; proporcionar beneficios adicionales a la comunidad, incluida una contribución de \$9,000,000 para viviendas asequibles, mejoras de infraestructuras, un paseo marítimo público y peatonal ampliado a lo largo de la bahía de Biscayne; permitir la forma de propiedad de condominio de pago simple; establecer como uso permitido el espacio para oficinas y la retención por parte de la Ciudad de todos los demás derechos de la Ciudad existentes.

Por orden de la Comisión de la Ciudad de Miami, Florida.

La Resolución núm. R-24-0281 está disponible en el sitio web de la Oficina del Secretario de la Ciudad (<http://miami.gov/elections>) junto con información adicional relativa a las Elecciones Especiales de la Ciudad de Miami, que tendrán lugar el 5 de noviembre del 2024.

Todd B. Hannon, Secretario de la Ciudad - Anuncio # 43583 & 43605

**AVI ELEKSYON ESPESYAL REFERANDÒM
POU AMANDE KONSTITISYON VIL MIAMI AN
KI VA FÈT MADI 5 NOVANM 2024
NAN VIL MIAMI, FLORID
DAPRE REZOLISYON NIM. R-24-0281**

Gen yon Eleksyon Espesyal Referandòm ki va fèt 5 novanm 2024 soti 7:00 A.M. rive 7:00 P.M. nan Vil Miami, Florid, nan biwo vòt nan plizyè sant vòt Eleksyon Espesyal Referandòm ke Sipèvizè Eleksyon Konte Miami-Dade la deziyen jan sa dekri nan avi sa a a, amwenske lalwa prevwa otreman, nan objektif pou soumèt bay elektè kalifye Vil Miami, Florid kesyon annapre a:

“Èske yo ta dwe amande Konstitisyon Vil la pou revize lokasyon aktyèl yo nan 888 MacArthur Causeway, vann 3.2 kawo pwopriyete ki lwe bay lokatè pou yon valè jis mache a ki pa mwens pase \$25,000,000, redui devlopman jeneral, pwolonje dire tan an a 24 ane, retire apèl dòf epi otorize, san sa pa koute Vil la anyen:

- **\$9,000,000 kontribisyon pou lojman abòdab plis amelyorasyon enfrastrikti;**
- **Inite a dwa pataje yo tounen kondominyòm;**
- **Itilizasyon miks yo ap genyen biwo ladan yo; epi**
- **Ekspansyon espas piblik ak espas pou pwomnad pyeton bò dlo toutolon Biscayne Bay?”**

Amannman Konstitisyonèl sa a va amande Seksyon 29-C Konstitisyon Miami pou otorize Komisyon Vil la, pa yon vòt afimatif kat senkyèm (4/5yèm), pou retire òf konpetitif ak egzekite amannman ("Amannman") nan sèten dokiman ("Akò") ki reglemante pwopriyete sou Watson Island lan ki nan 888 MacArthur Causeway, Miami, Florid ("Pwopriyete"), avèk lokatè aktyèl la, BH3 IG Developer LLC ak sikisal li yo ("Lokatè"), pou pwolonje dire kontra sèten nan lwaye yo jiska 24 ane, pou vann pozisyon Vil la nan kèk nan kontra lwaye yo, ki gen apeprè 3.2 kawo, bay Lokatè pou yon valè jis sou mache a pou pa mwens pase \$25,000,000, pou bay avantaj kominotè adisyonèl ki gen ladan yon kontribisyon \$9,000,000 pou lojman abòdab, amelyorasyon enfrastrikti, yon agrandisman espas piblik bò dlo, ak promenad pou pyeton nan Biscayne Bay, pou pèmèt yon senp fòm dwa irevokab sou teren ak bilding kondominyòm, epi pou bay espas biwo kòm yon itilizasyon otorize, epi Vil la ap konsève tout lòt dwa ke Vil la genyen ki egziste.

Daprè òdonans Komisyon Vil Miami, Florid.

Rezolisyon Nim. R-24-0281 disponib sou sit entènèt Biwo Grefye Vil la nan (<http://miami.gov/elections>) ansanm ak enfòmasyon adisyonèl ki gen rapò ak Eleksyon Espesyal 5 novanm 2024 Vil Miami an.

Todd B. Hannon, Grefye Vil - Piblisite Nim. 43583 & 43605



City of
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Home (<https://www.miami.gov/Home>) / My Government (<https://www.miami.gov/My-Government>) / Elections (<https://www.miami.gov/My-Government/Elections>) / City of Miami Election Notices (<https://www.miami.gov/My-Government/Elections/Election-Notices>) / Third Week & Fifth Week Notices - November 5, 2024 Special Election (<https://www.miami.gov/My-Government/Elections/Election-Notices/Third-Week-Fifth-Week-Notices-November-5-2024-Special-Election>) / Referendum 2

Referendum 2

**NOTICE OF REFERENDUM SPECIAL ELECTION
TO AMEND THE MIAMI CITY CHARTER
TO BE HELD ON TUESDAY, NOVEMBER 5, 2024
IN THE CITY OF MIAMI, FLORIDA
PURSUANT TO RESOLUTION NO. R-24-0282**

A Referendum Special Election will be held on Tuesday, November 5, 2024 from 7:00 A.M. until 7:00 P.M. in the City of Miami, Florida, at the polling places in the several Referendum Special Election precincts designated by the Supervisor of Elections of Miami-Dade County, Florida, as set forth herein, unless otherwise provided by law, and submitting to the qualified electors of the City of Miami, Florida, the following question:

"Shall Miami's Charter be amended authorizing sale and/or lease of 5.4 acres on Watson Island based upon fair market value of \$135,000,000 to Ecoresiliency Miami LLC for residential and commercial uses pursuant to applicable zoning, waiving bidding, and requiring:

- **Returning 13 acres to City to construct new public waterfront park at no cost to City;**
- **Cancelling existing theme park and hotel lease; and**
- **Contributing \$15,000,000 for affordable housing, infrastructure, and other public benefits?"**

This Charter Amendment will amend Section 29-C of the Miami Charter to authorize the City Commission, by a four-fifths (4/5ths) affirmative vote, to waive competitive bidding and execute an agreement for the sale or lease of approximately 5.4 acres of the property located at 1111 Parrot Jungle Trail based upon fair market value at \$135,000,000 to Ecoresiliency Miami LLC for residential and commercial uses, pursuant to applicable zoning requiring: cancellation of the existing theme park and hotel lease, contributing \$15,000,000 for affordable housing, infrastructure, and other public benefits and returning +13.3 acres to the City for construction of a public waterfront park at no cost to the City.

By order of the Commission of the City of Miami, Florida.

Resolution No. R-24-0282 is available from the Office of the City Clerk's website at (<http://miami.gov/elections>) as well as additional information related to the November 5, 2024 City of Miami Special Election.

Todd B. Hannon, City Clerk - Ad No. 43582 & 43604

**AVISO DE ELECCIONES ESPECIALES PARA REFERENDO
DE ENMIENDA A LA CARTA CONSTITUCIONAL DE LA CIUDAD DE MIAMI
QUE TENDRÁN LUGAR EL MARTES 5 DE NOVIEMBRE DEL 2024
EN LA CIUDAD DE MIAMI, FLORIDA
CONFORME A LA RESOLUCIÓN NÚM. R-24-0282**

Por el presente aviso se comunica que el 5 de noviembre del 2024, de 7:00 a. m. a 7:00 p. m., tendrán lugar unas Elecciones Especiales para Referendo en la Ciudad de Miami, Florida, en los centros de votación de varios recintos electorales designados por la Supervisora de Elecciones del Condado de Miami-Dade, Florida, como aquí se establece, a menos que la ley disponga otra cosa, en las que se presentará a los electores cualificados de la Ciudad de Miami, Florida, la siguiente pregunta:

"¿Deberá enmendarse la Carta Constitucional de Miami con el fin de autorizar la venta y/o el arrendamiento de 5.4 acres en Watson Island, sobre la base de un valor justo de mercado de \$135,000,000, a *Ecoresiliency Miami LLC* para usos residenciales y comerciales de conformidad con la zonificación pertinente, eximir de licitación y exigir:

- **la devolución de 13 acres a la Ciudad para construir un nuevo parque público frente al mar sin costo alguno para la Ciudad;**
- **la cancelación del actual contrato de arrendamiento del parque temático y el hotel; y**
- **la contribución de \$15,000,000 para viviendas asequibles, infraestructura y otros beneficios públicos?"**

Esta enmienda a la Carta Constitucional modificará la Sección 29-C de la Carta Constitucional de la Ciudad con el fin de autorizar a la Comisión de la Ciudad, mediante un voto afirmativo de cuatro quintos (4/5), a eximir de licitación competitiva y a ejecutar un contrato para la venta o el arrendamiento de aproximadamente 5.4 acres de la propiedad ubicada en 1111 Parrot Jungle Trail, sobre la base de un valor justo de mercado de \$135,000,000, a *Ecoresiliency Miami LLC* para usos residenciales y comerciales, de conformidad con la zonificación pertinente y exigir: la cancelación del actual contrato de arrendamiento del parque temático y el hotel, la contribución de \$15,000,000 para viviendas asequibles, infraestructura y otros beneficios públicos, y la devolución de más de 13.3 acres a la Ciudad para la construcción de un nuevo parque público frente al mar sin costo alguno para la Ciudad.

Por orden de la Comisión de la Ciudad de Miami, Florida.

La Resolución núm. R-24-0282 está disponible en el sitio web de la Oficina del Secretario de la Ciudad (<http://miami.gov/elections>) junto con información adicional relativa a las Elecciones Especiales de la Ciudad de Miami, que tendrán lugar el 5 de noviembre del 2024.

Todd B. Hannon, Secretario de la Ciudad - Anuncio # 43582 & 43604

**AVI ELEKSYON ESPESYAL REFERANDÒM
POU AMANDE KONSTITISYON VIL MIAMI AN
KI DWE FÈT MADI 5 NOVANM 2024
NAN VIL MIAMI, FLORID
DAPRE REZOLISYON NIM. R-24-0282**

Gen yon Eleksyon Espesyal Referandòm ki va fèt madi 5 novanm 2024 soti 7:00 A.M. rive 7:00 P.M. nan Vil Miami, Florid, nan biwo vòt nan plizyè Sant Vòt Eleksyon Espesyal Referandòm ke Sipèvizè Eleksyon Konte Miami-Dade, Florid la deziyen, jan sa dekri nan avi sa a, amwenske lalwa prevwa otreman, e ki ap soumèt bay elektè kalifye Vil Miami, Florid, kesyon annapre a:

“Èske yo ta dwe amande Konstitisyon Miami pou otorize lavant ak/oswa lokasyon 5.4 kawo sou zile Watson Island baze sou yon valè jis mache a \$135,000,000 bay *Ecoresiliency Miami LLC* pou itilizasyon rezidansyèl ak komèsyal konfòmeman a zonaj aplikab, retire apèl dòf e ki egzije:

- **Retounen 13 kawo bay Vil la pou konstwi yon nouvo pak piblik bò dlo san sa pa koute Vil la anyen;**
- **Anile lokasyon aktyèl pak a tèm ak otèl la; epi**
- **Kontribye \$15,000,000 pou lojman abòdab, enfrastikti ak lòt asistans piblik?”**

Amannman Konstitisyonèl sa a va amande Seksyon 29-C Konstitisyon Miami an pou otorize Konmisyon Vil la, avèk yon vòt afimatif kat-senkyèm (4/5yèm), pou renonse a apèl dòf konpetitif epi siyen yon akò pou vant oswa lokasyon apeprè 5.4 kawo nan pwopriyete ki lokalize nan 1111 Parrot Jungle Trail baze sou yon valè mache jis a \$135,000,000 bay *Ecoresiliency Miami LLC* pou itilizasyon rezidansyèl e komèsyal, konfòmeman a zonaj aplikab ki egzije: anilasyon lokasyon aktyèl pak a tèm ak otèl la, kontribye \$15,000,000 pou lojman abòdab, enfrastikti ak lòt asistans piblik epi retounen 13.3 kawo e pik bay Vil la pou konstriksyon yon pak piblik bò dlo san sa pa koute Vil la anyen.

Daprè lòd Komisyon Vil Miami, Florid.

Rezolisyon Nim. R-24-0282 disponib sou sit entènèt Biwo Grefye Vil la nan (<http://miami.gov/elections>) ansanm ak enfòmasyon adisyonèl ki gen rapò ak Eleksyon Espesyal 5 novanm 2024 Vil Miami an.

Todd B. Hannon, Grefye Vil - Piblisite Nim. 43582 & 43604