## FAST TRACK PLAT AGREEMENT

- The undersigned <u>148 VANCRUZ, LLC</u> is the owner of certain real property more particularly described as:
- The undersigned proposes to develop the above referenced real property by constructing <u>2 duplexes</u>.
- 3. The undersigned acknowledges that zoning approval of public hearing application, ASPR or Administrative Review and platting of the subject property are prerequisites to the issuance of building permit(s) by the Building Department for the above noted proposed development.
- 4. The undersigned acknowledges that the tentative plat no. <u>24577</u> shall be tentatively approved subject to approval of the public hearing, ASPR, or Administrative Review application no. <u>Z2023000463</u> and plan(s) prepared by, and dated <u>148 VANCRUZ</u>, LLC. (when plan is required)
- 5. The undersigned acknowledges that no concurrency review or approval is granted at the time of fast-track plat approval.
- 6. The undersigned acknowledges that approvals of the tentative plat by member departments of the Plat Committee reviewing same are subject to the decision of the hearing body or County departments considering the zoning request.
- 7. The undersigned agrees that any approval granted or action taken by the Plat Committee or a member department of the Plat Committee on the plat application is not to be the subject of discussion before the hearing board considering the zoning request.
- 8. The undersigned acknowledges that he/she has voluntarily elected to follow the fast track plat procedure and is doing so at his/her own risk and expense.
- 9. The undersigned does hereby release and discharge Miami-Dade County, Florida, from and against any and all claims, demands, damages, costs or expenses arising out of or resulting from the decision of the hearing body on the zoning request insofar as its effect on any department's approval previously granted on the tentative plat application.

10. In the event of litigation arising out of this agreement, the prevailing party shall be entitled to recover costs, including reasonable attorney's fees.

Signature of Owner Cruz Sandoval

**Print Name** 

Sworn to and subscribed before me this 21 day of \_\_\_\_\_, 20 29

. ....

Ana Isabel Yero Vega Notary Public State of Florida Comm # HH028601 Expires 8/5/2024

Notary Public

My Commission Expires: <u>HH 28601</u>

SEAL

### **IMPORTANT NOTICE TO APPLICANT:**

Musical - Ith ININCORPORATED MIAMI DADE COUNTY

## THIS APPLICATION CONSISTS OF TWO (2) PAGES. BOTH PAGES MUST BE COMPLETED AND SUBMITTED IN ORDER TO PROCESS

Submittal deadline for this application and all associated documentation is Monday, 9:00AM. The fee amount will be calculated once this application is received and processed. In order for this item to be placed on the next available Plat Committee Agenda, the full correct fee must be paid no later than the following day, Tuesday, noon time. Failure to submit this form and fees by the aforementioned deadlines will result in this item not being placed on the next available Plat Committee agenda.

FOR OFFICIAL	USE ONLY:	
Agenda Date:	2 8 <sup>1</sup>	
Tentative No.: T-	2	
Received Date:		

Number of Sites : (

2)

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## APPLICATION FOR PLAT OF SUBDIVISION DEVELOPMENT

Municipality:		Kge.: <u>+</u> v_E./ Sec	.: Iwp.:5. Rge.:			
1. Name of Proposed Subdivision: Villas of Ar	ch Creek					
2. Owner's Name: 148 VANCRUZ LLC		Phone: 954-865-6154				
Address: 4943 SW 163rd Ave						
Owner's Email Address: vancruz21@outlool	k.es					
3. Surveyor's Name: LONGITUDE SURVEYORS	3	Phone: 305-463-0912				
Address: 7700 N KENDALL DR STE 708	City: MIAMI	State: FL	Zip Code: 33156			
Surveyor's Email Address: gbouie@longitud	lefl.com					
. Folio No(s).: 30-2220-002-1730 /			1			
. Legal Description of Parent Tract: See Exhib	it "A"	e or - Region '				
. Street boundaries: NE 148th St East of 14th Ave						
Present Zoning: _RU-2	Zoning Hearing No.: Z2023000	463				
. Proposed use of Property:						
Single Family Res.( Units), Duplex( Units), Business( Sq. Ft. ), Office( Sq. Ft.						
. Does the property contain contamination? Y	ES: NO:					

NOTE: Attach list of all plat restrictions zoning conditions or any other declarations, restrictions, covenants that might affect this Tentative Plat.

Any soil groundwater or surface water contaminants exceeding standards or criteria outlined in local, state, and/or federal law, shall be disclosed. Futhermore, any portion of the of the property to be conveyed (including right-of-way) must be identified, and the receiving entity must be made aware of the contamination and accept the conveyance. Documentation of acceptance from each entity shall be provided with the plat application.

Be advised that Miami-Dade County will not accept the conveyance of contaminated property for right-of-way: right-ofway areas must be fully restored to applicable local, state, and/or federal standards or criteria.

Please note nothing stated herein may be interpreted to limit or restrict an engineer's or other professional's responsibility to prepare plans accurately and completely for proposed right-of-way as well as any other projects or plans. For proposed dedications of non-right-of-way properties, any soil, groundwater or surface water contaminants must be disclosed to the County Department at the earliest stage possible. The presence of any such contamination or delay in disclosure of such contamination could result in the County declining the acceptance of the proposed dedication, the need for the developer to reconfigure or change previously approved site plans, or conduct changes to the proposed development may be required. The applicant may contact the DERM Environmental Monitoring and Restoration Division at 305-372-6700 for additional information.

# THIS APPLICATION CONSISTS OF TWO (2) PAGES. BOTH PAGES MUST BE COMPLETED AND SUBMITTED IN ORDER TO PROCESS

I HEREBY CERTIFY that I am the owner of the parcel(s) described in Item 5 and that the information contained in this application is true and correct to the best of my knowledge and belief. If applicable, attached is a list of all the restrictions/ restrictive covenants and declarations in favor of Miami-Dade County.Attached is a copy of the recorded deed showing my acquisition of this land. In addition, I agree to furnish additional items as may be necessary such as abstract or Opinion of Title to determine accurate ownership information. Furthermore, I am aware that the use of a public water supply and/or public sewer system may be required for this development. If so required, I recognize that engineering drawings for the extension of these utilities must be approved by the appropriate utility entity and by D.R.E.R. prior to the approval of the final plat.

Pursuant to Florida Statutes 837.06, whoever knowingly makes a false statement in writing with the intent to mislead a public servant in the performance of his duty shall be guilty of a misdemeanor of the second degree, punishable as provided in FS. 775.082 or FS. 775.083.

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STATE OF FLORIDA)			auth all	18
	S: Si	gnature of Owner:	MILLIN (1/M	β.
COUNTY OF MIAMI-DADE)		71		
	(Print)	name & Title here): //	aneth DCh	r Sandoval
	. Janadla C		1:0 0	
BEFORE ME, personally appeared		WA_this & day o	FINZ 1	024A.D. and (he/she)
acknowledged to and before me th	at (he%she) executed the s	ame for the purposed t	herein. Personally	known X or produce
a	is identification and who d	id (not) take an oath.		<b>N</b>
WITNESS my hand and seal in the	County and State last afor	resaid this 2 day of	Avg.	2024A.D.
			ALLA DC	
ANA Not	A MARIA GOEZ SAMPAYO ary Public-State of Florida	nature of Notary Public/	9MGYLA	1963.
	mmission # HH 564338		1 0	<u> </u>
	ly Commission Expires	(Print, Type name here:	Malic	lt 1
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(NOTAI	RY SEAL)	(Commis	ssion Expires)	(Commission Number)
Note: The reverse side of this sheet me	av he used for a statement of			

be used for a statement of additional items you may wish considered.

