BONNIE SUE BEDELL, PRESIDENT
STATE-CERTIFIED GENERAL REAL ESTATE APPRAISER
FLORIDA LICENSE #RZ-0002831

AN APPRAISAL OF
THE REPLACEMENT COST OF
DESOTO CONDOMINIUM
LOCATED AT 110 DESOTO PARKWAY
SATELLITE BEACH, FLORIDA
W&Co FILE NO. 17 591 RCU



AS OF JANUARY 13, 2017
PREPARED BY
BONNIE SUE BEDELL



REAL ESTATE APPRAISALS AND CONSULTING SERVICES

BONNIE SUE BEDELL, PRESIDENT STATE-CERTIFIED GENERAL REAL ESTATE APPRAISER FLORIDA LICENSE #RZ-0002831

January 19, 2017

DeSoto Condominium Association, Inc. c/o Ms. Kathy Watts, CMCA, LCAM Dragon Property Management PO Box 542876

Merritt Island, Florida 32954-2876

Re: An appraisal of the Replacement Cost of DeSoto Condominium Located at 110 DeSoto Parkway, Satellite Beach, Florida

W&Co File No. 17 591 RCU

Dear Ms. Watts,

At your request, we visited the above-referenced property on January 13, 2017 in order to provide an appraisal of the subject property. The purpose of the appraisal is to provide an opinion of the replacement cost of the subject improvements. The intended user of this appraisal is the client of record as stated herein. The intended use of this appraisal is to assist the client in purchasing adequate insurance by providing an estimate of the replacement cost of the improvements.

This letter incorporates by reference the appraisal report which follows. Please note the "Assumptions and Limiting Conditions" found later in this report which are considered usual for this type of assignment, and the "Certificate of Appraisal" which can be found at the end of this report. Your attention is specifically called to the "Special Limiting Conditions" found on page 18 of this report.

This appraisal report and all of the appraisers' work in connection with the appraisal assignment are subject to the assumptions, limiting conditions and all other terms stated in the report. Any use of the appraisal by any party, whether or not such use is authorized or intended by the appraiser, constitutes acceptance of all such assumptions, limiting conditions and terms.

January 19, 2017

DeSoto Condominium Association, Inc. c/o Ms. Kathy Watts, CMCA, LCAM Page Two

Based on this appraisal, our opinion of the replacement cost of the subject property identified as DeSoto Condominium, located at 110 DeSoto Parkway, Satellite Beach, Florida, as of January 13, 2017, is as follows:

Hazard Valuation	Replacement Cost	Replacement Cost	Ordinance	
Trazaru varuation	Code Compliant	Existing	& Law	
Total, Four Residential Buildings	\$1,766,299	\$1,690,799	\$75,500	
Other Structures				
Total, Three Garage Buildings	N/A	\$206,075	N/A	
Site Improvements				
Site Improvements	N/A	\$90,532	N/A	

<sup>\*</sup> Please see comments regarding Ordinance & Law on page 11 of this report.

Tables listing the replacement cost of each structure and site improvement can be found on pages 13 and 14 of this report.

The CoreLogic Valuation Detailed Reports for the structural improvements can be found in the addendum to this report.

These estimates of Replacement Cost are subject to the Special Limiting Conditions found on 18 of this report.

Respectfully submitted,

Bonnie Sue Bedell

State-Certified General Real Estate Appraiser RZ 2831

edell

**IDENTIFICATION OF SUBJECT PROPERTY** 

The subject property to be appraised includes the common elements and limited common elements

of DeSoto Condominium located at 110 DeSoto Parkway, Satellite Beach, Florida.

PURPOSE OF THE APPRAISAL

The purpose of the appraisal is to provide our opinion of the replacement cost of the subject

property.

INTENDED USER

DeSoto Condominium Association, Inc.

c/o Ms. Kathy Watts, CMCA, LCAM

Dragon Property Management

PO Box 542876

Merritt Island, Florida 32954-2876

INTENDED USE OF REPORT

The intended use of this appraisal is to assist the client in purchasing adequate hazard insurance by

providing an estimate of the replacement cost of the improvements. This appraisal is intended for

use solely by the intended user. The appraiser is not responsible for unauthorized use of this report.

DATE OF APPRAISAL

The effective date of the appraisal is January 13, 2017.

DATE OF REPORT

The date of this appraisal report is January 19, 2017.

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#### SCOPE OF WORK IN ORDER TO COMPLETE THE APPRAISAL

The Scope of Work for this appraisal assignment included

- Site visit to the subject property during which we photographed the improvements;
- Review of Declaration of Condominium ("condo docs") published in Official Public Records of Brevard County, with particular attention to building drawings;
- Review of property data sheets published on Brevard County Property Appraiser's website;
- Researching current Florida Building Code regulations;
- Forming an opinion as to whether the existing construction is compliant with current Florida Building Code and Statutory requirements;
- Researching the replacement cost of the improvements using CoreLogic Commercial cost estimating software;
- Drafting an Appraisal Report to include description of the improvements, components to be
  included in the replacement cost estimate, the methodology applied, the applicable language
  from the Florida Building Code and Florida Statutes, and the replacement cost estimates
  derived from our research.

To complete this appraisal, the appraisers have exercised due diligence in obtaining and verifying data fundamental to an appraisal in accordance with Uniform Standards of Professional Appraisal Practice (USPAP). Additionally, this Appraisal Report complies with Standard 2-2(a) of the Uniform Standards of Professional Appraisal Practice (USPAP).

This appraisal provides our opinion of the replacement cost of the improvements for insurance purposes. As such, no market value is estimated and no depreciation estimate is included.

#### INFORMATION RELIED ON IN THIS APPRAISAL

Information regarding the design, construction and size of the improvements was found in the Declaration of Condominium ("condo docs") published in Official Public Records of Brevard County and property data sheets published on Brevard County Property Appraiser's website. If any of this information is inaccurate, our opinion of replacement cost may be rendered invalid.

#### DETERMINING CODE COMPLIANCE

Our opinion with regard to compliance with current building code and statutory requirements is based in part on the prevailing requirements as of the year built; as well as our own observations. If our assumptions are inaccurate, our opinion of replacement cost may be rendered invalid.

#### DETERMINING INSURANCE COVERAGE

This appraisal is not intended to declare which components are covered, or should be covered, by any particular insurance policy. It is the responsibility of the client and the insurance underwriter to determine which of the building components are to be included in coverage under the insurance policy.

#### USE OF CONSTRUCTION CLASS FOR COST ESTIMATING ONLY

Our opinion of the appropriate Construction Class of the buildings is to be used only for the purpose of estimating the replacement cost of the structure. The rating we selected will provide the most accurate cost estimate. It is not intended to be used in determining the type or amount of insurance coverage or for the rating of the structure in terms of risk. We make no assertion as to the appropriate Construction Class that should be used for insurance underwriting purposes and we assume no liability for the ISO rating used to determine insurance coverage.

#### RELEVANT STATUTE FOR INSURANCE OF CONDOMINIUM PROPERTY

#### Florida Statute 718.111(11)(f) states:

Every hazard insurance policy issued or renewed on or after January 1, 2009, for the purpose of protecting the condominium shall provide primary coverage for:

- 1. All portions of the condominium property as originally installed or replacement of like kind and quality, in accordance with the original plans and specifications.
- 2. All alterations or additions made to the condominium property or association property pursuant to s. 718.113(2).
- 3. The coverage shall exclude all personal property within the unit or limited common elements, and floor, wall and ceiling coverings, electrical fixtures, appliances, water heaters, water filters, built-in cabinets and countertops, and window treatments, including curtains, drapes, blinds, hardware, and similar window treatment components, or replacements of any of the foregoing.

Florida Statute 553.895(2) requires fire alarms and fire suppression sprinklers on all floors of multi-family residential buildings of three or more stories. The subject improvements are two-story structures; it is our opinion that they are not subject to this Statute.

The 2014 Florida Building Code (Section 1609.1.2) requires exterior openings of buildings in certain regions to have protection from windborne debris, either impact-resistant glass or storm shutters. The subject property is located in an area that falls under this regulation.

The CoreLogic Commercial cost estimating software does not automatically include the cost of these required components. Manual adjustments have been made to include these costs. The CoreLogic Valuation Detailed Reports presented in the addendum represent the cost to reconstruct the improvements in compliance with current Statutes and building code requirements.

#### IMPROVEMENTS TO BE APPRAISED

#### Replacement Cost for Hazard Insurance

The following table categorizes the components that are **typically** included in the Association's Master Policy for Hazard Insurance and those that are **typically** the responsibility of the Unit Owner. This list is consistent with Florida Statute 718.111(11)(f).

Components	Included in Association Master Policy	Responsibility of Unit Owner	
Roof Structure, Roof Cover	V		
Exterior Walls, Exterior Finish	V		
Exterior Doors and Windows	V		
Interior Walls & Ceilings (Unfinished)	V		
Finish of Interior Walls & Ceilings		√	
Floors (Framing and Decking)	V		
Floor Covering (Tile, carpet, wood, laminate, e.g.)		√	
Electrical Wiring, Plumbing Pipes	V		
Electrical Fixtures, Plumbing Fixtures		√	
HVAC Components (Air Handler, Compressor)	V		
Ductwork for HVAC Systems	V		
Appliances and Water Heater		√	
Cabinets and Countertops		√	
Interior Finish in Common Areas (Lobbies, e.g.)	V		

The components listed under "Included in Association Master Policy" are **included** in the Replacement Cost estimate provided herein. The components listed under "Responsibility of Unit Owner" are **not included** in the Replacement Cost estimate provided herein.

The cost of below-grade components, such as the foundation and some of the plumbing pipes are **excluded** from the Replacement Cost for Hazard Insurance.

#### REPLACEMENT COST

Replacement cost is defined as, "The estimated cost to construct, as of the effective appraisal date, a substitute for the building being appraised using contemporary materials, standards, design and layout." [Source: The Appraisal Institute, 2008. Appraisal of Real Estate, 13<sup>th</sup> Ed., pg. 385]

Replacement cost is used to estimate the amount of insurance which should be carried on destructible portions of a property to adequately indemnify the owner in the event of loss. For insurance purposes, the Replacement Cost is the amount that it would cost to repair or replace the improvements with materials of like kind and quality, within a reasonable time. Components used in renovations which were made subsequent to original construction but prior to issuance of the insurance policy would be covered. However, upgrades made by individual unit owners are usually not covered by the Master Policy.

The Replacement Cost for Hazard Insurance **does not** include the cost of any improvements below grade, such as the foundation, the slab, and portions of the plumbing system, as these are usually excluded from coverage for hazard insurance.

CoreLogic recognizes the International Building Code (IBC), published by the International Code Council (ICC) which incorporates three predecessor national building codes: Building Officials and Code Administrators (BOCA), Uniform Building Code (UBC), and Standard Building Code (SBC).

The CoreLogic Commercial cost estimating software does not automatically include the additional costs of compliance with the Florida Building Code, if any. Manual adjustments have been made to include these costs. The CoreLogic Valuation Detailed Reports presented in the addendum represent the cost to reconstruct the improvements in compliance with current Statutes and building code requirements.

This estimate does not include market reaction to a wide spread natural disaster or mass destruction, since such events are unpredictable and would not reflect conditions as of the date of the appraisal for insurance purposes. It is not uncommon, in the aftermath of such large scale events, for the costs of labor, materials and supplies to escalate suddenly and dramatically. It is not possible to accurately predict how much costs would increase in the wake of such an event, and no attempt has been made to do so.

#### REPLACEMENT COST, Continued

As for the source of our cost data, we have relied on information provided to us by CoreLogic. CoreLogic is considered a leading provider of building information to the property and casualty insurance sector. To check the reasonableness of this data, we regularly verify these costs with local contractors. We commonly research the costs of certain specific components with local and national retailers as well.

In this appraisal we used the Comparative Unit method which presents a breakdown of the costs for various building components. The Comparative Unit method is considered sufficiently accurate for this replacement cost estimate, and is the method most commonly applied in this type of appraisal assignment.

In this appraisal we used the Reconstruction cost basis. Reconstruction costs are consistently greater than the cost of New Construction due to factors such as limited site mobility, potentially hazardous conditions, protecting the insured's property, economies of scale, time urgency, and mold concerns.

In this appraisal we used the Occupancy, "Condominium without Interior Finishes." According to CoreLogic, "This occupancy should be used when states or insurance policies require the condominium association to be responsible for (some) of the interior components. For the electrical, all the wiring run within the walls is included, but fixtures are not. The same is true for plumbing. Hot and cold water pipes run within the walls or below the slab, along with sewer and ventilation stacks are included. However, no water heaters, sinks, showers, or toilets are included. All interior partition walls are framed, dry walled, and primed, but they lack any paint or other coverings offered within the program. The same is true for the floor and ceiling finishes. This occupancy does include heat, but air conditioning is not included\*. Also omitted from this occupancy are any cabinets or appliances."

\*Note: The cost of heating and air conditioning components is included per Florida Statute 718.111(11)(f).

The costs for excavation, site preparation, demolition and removal of debris are not included in the cost estimates.

#### REPLACEMENT COST CODE COMPLIANT / EXISTING / ORDINANCE & LAW

The CoreLogic Valuation Detailed Reports presented in the addendum represent the cost to reconstruct the improvements in compliance with current Florida Building Code and Florida Statutes. The CoreLogic Commercial cost estimating software does not automatically include the cost of compliance with the Florida Building Code. Manual adjustments have been made to include these costs.

The 2014 Florida Building Code, Section 1609.1.2 requires exterior openings of buildings in certain regions to have protection from windborne debris, either impact-resistant glass or storm shutters.

We did not observe any such protection on the buildings. The cost of this component has been manually added to the Replacement Cost Code Compliant.

"Replacement Cost – Code Compliant" includes the cost of protection from windborne debris per the current building code requirements.

"Replacement Cost – Existing" does not include the cost of protection from windborne debris.

"Ordinance & Law" represents the cost to upgrade the construction to meet the requirements of the current *Florida Building Code* to include protection from windborne debris.

While there may have been other changes to the structural requirements in the *Florida Building Code* since the subject improvements were built, we have only considered these components, as they represent the only measurable cost differentials within the scope of this appraisal assignment.

#### **DESCRIPTION OF SUBJECT PROPERTY**

The Subject Property is DeSoto Condominium located at 110 DeSoto Parkway, Satellite Beach, Florida. It is comprised of four two-story condominium buildings, three detached parking garages and related site improvements.

The Condominium buildings were constructed in 1978 on poured concrete slabs with concrete footers. The exterior walls are comprised of reinforced concrete block with a painted stucco finish. The roofs are hip design with asphalt shingle covering. Each building has two concrete stairwells. The construction class of the Condominium buildings is ISO 2, Joisted Masonry.

There are six units in Building 1 (Units 1-6), four units in Building 2 (Units 7-10), four units in Building 3 (Units 11-14), and four units in Building 4 (Units 15-18). Each building has covered walkways in the front, and each unit has a porch or balcony in the rear. Some of the unit owners have enclosed the porches or balconies with windows or screen. For the purpose of this appraisal, our cost estimate will not include the cost of the enclosures, as they are presumed to be the responsibility of the unit owners.

One garage building has four parking spaces, one garage building has six parking spaces, and one garage building has eight parking spaces and a laundry room in the center of the building. The interior finish of the laundry room is average quality. The washers and dryers are not included in the replacement cost.

Site improvements include a swimming pool with an enclosure of vinyl rail fence and wood privacy fence; wood privacy fence along the north and west perimeters; a trash enclosure constructed of concrete block with PVC gates; a shed; and a painted block enclosure of the irrigation equipment.

#### SUMMARY OF REPLACEMENT COST ESTIMATES

Summary of Replacement Costs for Hazard Insurance:

Residential Structures	Replacement Cost Code Compliant	Replacement Cost Existing	Ordinance & Law*
Building A	\$560,653	\$535,733	\$24,920
Building B	\$401,882	\$385,022	\$16,860
Building C	\$401,882	\$385,022	\$16,860
Building D	\$401,882	\$385,022	\$16,860
Total, Four Residential Condominium Buildings	\$1,766,299	\$1,690,799	\$75,500

<sup>\*</sup> Please see comments regarding Ordinance & Law on page 11 of this report.

The CoreLogic system-generated reports for the structural improvements can be found in the addendum to this report.

These estimates of Replacement Cost are subject to the Special Limiting Conditions found on page 18 of this report.

### SUMMARY OF REPLACEMENT COST ESTIMATES, Continued

Below is a summary of the replacement costs for the other structural improvements.

Other Structures	Replacement Cost		
4-Car Garage	\$40,725		
6-Car Garage	\$61,110		
8-Car Garage & Laundry Room	\$104,240		
Total, Three Garage Buildings	\$206,075		

Below is a summary of the replacement costs for the site improvements.

Site Improvements	Replacement Cost	
Pool & Related Equipment	\$50,000	
Pool Enclosure (Rail Fence Only)	\$3,192	
Perimeter Wood Privacy Fence	\$27,000	
Irrigation Enclosure	\$1,560	
Trash Enclosure	\$3,780	
Utility Building/Shed	\$5,000	
Total, Site Improvements	\$90,532	

These estimates of Replacement Cost are subject to the Special Limiting Conditions found on page 18 of this report.

#### STATEMENT OF ASSUMPTIONS AND LIMITING CONDITIONS

- 1. This is an Appraisal Report written in compliance with the reporting requirements set forth under Standard Rule 2-2(a) of the Uniform Standards of Professional Appraisal Practice. This report does not include a complete narrative of the data, reasoning, and analyses that were used in the appraisal process to develop the appraiser's opinion of value, but rather a summary of this information. Supporting documentation for the data, reasoning, and analyses is retained in the appraiser's file. The information contained in this report is specific to the needs of the client and for the intended use stated in this report. The appraiser is not responsible for unauthorized use of this report.
- 2. The information furnished by others is believed to be reliable. However, no warranty is given for its accuracy.
- 3. Title to the property is assumed to be free and clear and completely marketable unless otherwise stated in this report.
- 4. The property is appraised as if free and clear of any or all liens and encumbrances unless otherwise stated in this report.
- 5. Responsible ownership and competent property management are assumed unless otherwise stated in this report.
- 6. All engineering is assumed to be correct and the property is assumed to be free from any defects unless otherwise stated.
- 7. It is assumed that there are no hidden or unapparent conditions of the property, subsoil, or structures that would render the property more or less valuable. No responsibility is assumed for any environmental conditions, or for any expertise or engineering knowledge required to discover them.
- 8. It is assumed that the subject property represents full compliance with all applicable federal, state, and local regulations unless otherwise stated in this report.

#### STATEMENT OF ASSUMPTIONS AND LIMITING CONDITIONS, Continued

- 9. It is assumed that all applicable zoning and land use regulations and restrictions have been complied with, unless a nonconformity has been stated, defined, and considered in this appraisal report.
- 10. It is assumed that all the necessary licenses, certificates of occupancy or other requirements from any local, state, or national governmental entity, or any private entity or organization, have been or can be obtained or renewed for any use on which the value estimates contained in this report are based.
- 11. It is assumed that the utilization of the land and improvements is within the boundaries or property lines of the property described and that there is no encroachment or trespass unless otherwise stated in this report.
- 12. The presence of hazardous waste and/or toxic materials may affect the value of the property. The appraiser's value estimate is predicated on the assumption that there is no hazardous waste nor toxic materials on or in the property that would impact the value of the property unless otherwise stated in this report. The appraiser is not qualified to detect hazardous waste and/or toxic materials. Any comment by the appraiser that suggests the possibility of the presence of hazardous waste and/or toxic materials does not represent confirmation of the presence of toxic substances. Such determination would require investigation by a qualified expert. The appraiser's descriptions and comments are based on observations made during the appraisal process.
- 13. Unless otherwise stated in this report, the subject property is appraised without a specific compliance survey having been conducted to determine if the property is or is not in conformance with the requirements of the Americans with Disabilities Act. The presence of architectural and communications barriers that are structural in nature that would restrict access by disabled individuals may adversely affect the property's value, marketability, or utility.
- 14. Any sketch in this report may show approximate dimensions and is included to assist the reader in visualizing the property. Maps and exhibits found in this report are provided for reader reference purposes only. No guarantee as to accuracy is expressed or implied unless otherwise stated in this report. No survey has been made available for use in the appraisal assignment unless otherwise specifically stated.

#### STATEMENT OF ASSUMPTIONS AND LIMITING CONDITIONS, Continued

- 15. It is assumed that any and all proposed improvements will be completed in a timely fashion and in good workmanlike condition in accordance with the submitted plans and specifications.
- 16. The distribution, if any, of the total valuation in this report between land and improvements applies only under the stated program of utilization. The separate allocations for land and buildings must not be used in conjunction with any other appraisal.
- 17. Possession of this report, or a copy thereof, does not carry with it the right of publication. This appraisal report may not be used for any purpose by any person other than the party to whom it is addressed without the written consent of the appraiser, and in any event, only with proper written qualification and only in its entirety.
- 18. The contents of this report, either in whole or in part, including the identity of the subject property, the client, the appraiser, the analyses and the conclusions, shall not be disseminated to the public orally or through print, broadcast, internet distribution or any other media without prior written consent and approval of the appraiser.
- 19. The appraiser will not be required to testify in court or otherwise provide expert witness testimony as a result of having performed this appraisal except by a specific agreement made with the client prior to acceptance of the assignment.

#### SPECIAL LIMITING CONDITIONS

- 1. Information regarding the design, construction and size of the improvements was found in the Declaration of Condominium ("condo docs") published in Official Public Records of Brevard County and property data sheets published on Brevard County Property Appraiser's website. If any of this information is inaccurate, our opinion of replacement cost may be rendered invalid.
- 2. Our opinion of replacement cost is based on current costs of building materials, supplies and labor under normal conditions in the construction industry. In the event of widespread destruction or catastrophic disaster, the costs for materials, supplies and labor could escalate suddenly and dramatically. There are no data with which to estimate any increased cost projections. Any increase in costs would depend on the extent of the destruction. In the event circumstances cause these costs to increase substantially for any reason, our opinion of the replacement cost would no longer be valid.
- 3. The intended use of this appraisal is to assist the client in purchasing adequate hazard insurance. Our opinion of replacement cost is intended to be used as a guide to that purpose. Insurance coverage varies from one property to another, and from one carrier to another. It is not the intent of this appraisal to declare which components are covered, or should be covered, by any particular insurance policy. It is the responsibility of the client and the insurance underwriter to determine which of the building components are to be included in coverage under the insurance policy.
- **4.** Our opinion of the appropriate Construction Classes of the condominium buildings is to be used only for the purpose of estimating the replacement cost of the structure. It is not intended to be used in determining the type or amount of insurance coverage or for the rating of the structure in terms of risk. We make no assertion as to the appropriate Construction Class that should be used for insurance underwriting purposes and we assume no liability for the Construction Class used to determine insurance coverage.

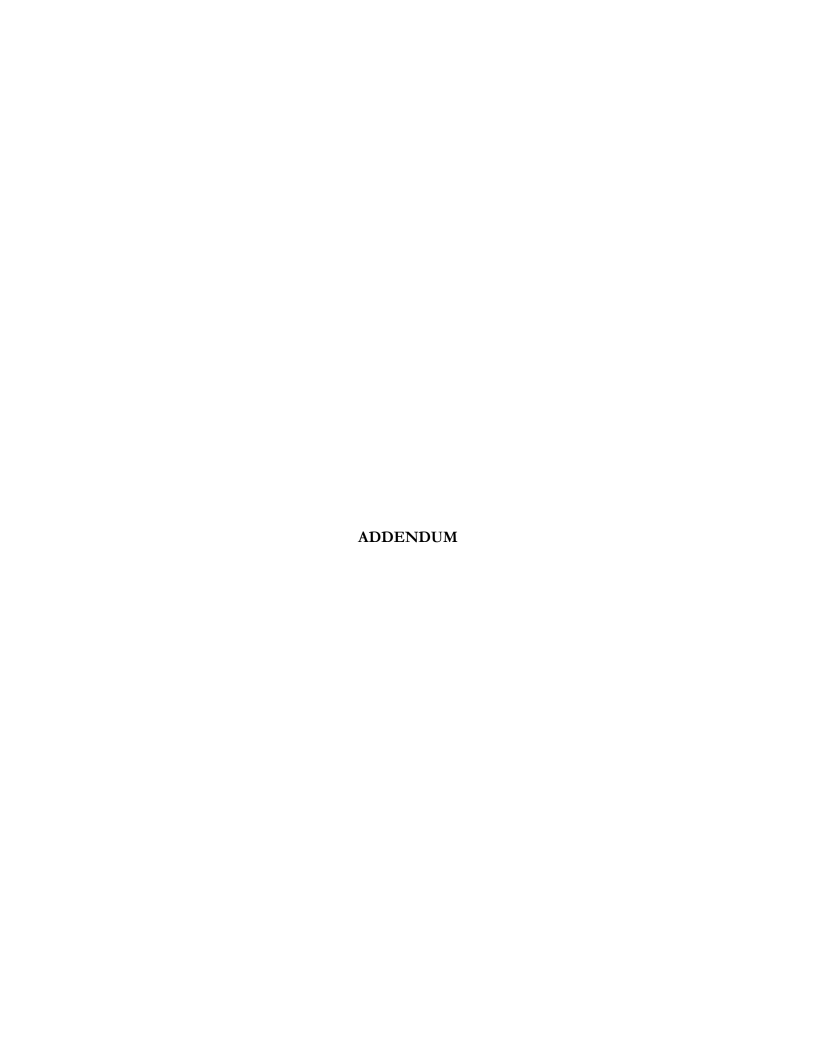
#### **CERTIFICATION**

I certify that, to the best of my knowledge and belief:

- 1. The statements of fact contained in this report are true and correct.
- 2. The reported analyses, opinions, and conclusions are limited only by the reported assumptions and limiting conditions, and are my personal, unbiased professional analyses, opinions, and conclusions.
- 3. I have no present or prospective interest in the property that is the subject of this report and I have no personal interest or bias with respect to the parties involved.
- 4. My engagement in this assignment was not, and my compensation for this assignment is not, contingent upon the development or reporting of a predetermined value or direction in value that favors the cause of the client, the amount of the value opinion, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal.
- 5. No one provided significant professional assistance to the person(s) signing this report.
- 6. I made a personal inspection of the property that is the subject of this report.
- 7. We appraised the replacement cost of the subject property on October 2, 2013. I have performed no other services, as an appraiser or in any other capacity, regarding the property that is the subject of this report within the three-year period immediately preceding acceptance of this assignment.
- 8. My analyses, opinions, and conclusions were developed, and this report has been prepared, in conformity with the Uniform Standards of Professional Appraisal Practice.

Bonnie Sue Bedell

State-Certified General Real Estate Appraiser RZ 2831





**BUILDING 1, FRONT ELEVATION** 



**BUILDING 1, REAR ELEVATION** 



**BUILDING 2, FRONT ELEVATION** 



**BUILDING 2, REAR ELEVATION** 



**BUILDING 3, REAR ELEVATION** 



**BUILDING 3, REAR ELEVATION** 



**BUILDING 4, REAR ELEVATION** 



**BUILDING 4, REAR ELEVATION** 



4-CAR GARAGE



6-CAR GARAGE



8-CAR GARAGE



LAUNDRY ROOM



**POOL** 



PERIMETER FENCE



SHED



TRASH ENCLOSURE



### Valuation Detailed Report

DeSoto Condominium

Building 1

1/20/2017

VALUATION

Valuation Number: DeSoto Condominium 1

Effective Date:

1/13/2017

Value Basis: Reconstruction

Expiration Date: 1/13/2020

Cost As Of:

06/2016

#### **BUSINESS**

**DeSoto Condominium** 

110 DeSoto Parkway

Satellite Beach, FL 32937

USA

LOCATION 1 - DeSoto Condominium - Headquarters

DeSoto Condominium Gross Sales: \$0 USD

110 DeSoto Parkway Building Value: \$560,653 USD

Satellite Beach, FL 32937 Sq Ft Occupied: 0

USA Number of Employees: 0

**Location Adjustments** 

Climatic Region: 3 - Warm

High Wind Region: 3 - Major Damage
Seismic Zone: 1 - No Damage

#### BUILDING 1 - Building 1

### Section 1

#### SUPERSTRUCTURE

Occupancy: 100% Condominium, w/o Interior Story Height: 9 ft.

**Finishes** 

Construction Type: 100% Masonry (ISO 2) Number of Stories: 2

Gross Floor Area: 6,230 sq.ft. Irregular Adjustment: None

Construction Quality: 2.0 - Average

Year Built:

**SUBSTRUCTURE** 

Other: None (Remove Slab Cost) 3,115 sq.ft.

**Adjustments** 

Hillside Construction: Degree of Slope: Level Site Accessibility: Excellent

Site Position: Unknown Soil Condition: Excellent

CoreLogic costs include labor and material, normal profit and overhead as of date of report. Costs represent general estimates which are not to be considered a detailed quantity survey. These costs include generalities and assumptions that are common to the types of structures represented in the software.

# CoreLogic\*

## Valuation Detailed Report DeSoto Condominium

DeSoto Condominium
Building 1

Policy: DeSoto Condominium 1 1/20/2017

Fees

Architect Fees: 7% is included

Overhead and Profit: 20% is included

Overnead and Profit.	20% is included				
SUMMARY OF COSTS	User Overrides	9	System Defaults	Reconstruction	Exclusion
SUPERSTRUCTURE					
Site Preparation					\$655
Foundations					\$20,753
Foundation Wall					
Interior Foundations					
Slab On Ground					
Exterior				\$217,740	
Framing					
Exterior Wall			25% Wall Openings		
Exterior Wall	100% Stucco Masonry	on			
Structural Floor					
Roof					
Material	100% Shingle Asphalt	S,			
Pitch	100% Low 6:12 pitch)	(2:12 to			
Interior				\$94,011	
Floor Finish					
Ceiling Finish			100% Drywall		
Partitions					
Length	519 ft.				
Structure			100% Studs, Girts, etc.		
Finish			100% Drywall		
Mechanicals				\$142,520	\$12,431
Heating			100% Forced Warm Air		
Cooling	100% Forced	Cool Air			
Fire Protection			0% Sprinkler System		

CoreLogic costs include labor and material, normal profit and overhead as of date of report. Costs represent general estimates which are not to be considered a detailed quantity survey. These costs include generalities and assumptions that are common to the types of structures represented in the software.

System

0% Manual Fire Alarm



## Valuation Detailed Report DeSoto Condominium

DeSoto Condominium

Building 1

Policy: DeSoto Condominium 1 1/20/2017

SUMMARY OF COSTS	User Overrides	System Defaults	Re	construction	Exclusion
		0% Automatic Fire Alarm System	Э		
Plumbing		42 Total Fixtures			
Electrical		100% Average Qu	uality		
Elevators		0 Passenger			
		0 Freight			
Built-ins				\$50,277	
SUBTOTAL RC				\$504,548	\$33,839
ADDITIONS					
<b>Building Items</b>				\$31,185	
Custom Items					
Protection from Wir	ndborne Debris			\$24,920	
Total Additions				\$56,105	
TOTAL RC SECTION 1				\$560,653	\$33,839
TOTAL RC BUILDING 1 Bu	ilding 1			\$560,653	\$33,839
		Reconstruction	Sq.Ft.	\$/Sq.Ft.	
LOCATION TOTAL, Location	n 1	\$560,653	6,230	\$90	
		Reconstruction	Sq.Ft.	\$/Sq.Ft.	
VALUATION GRAND TOTA	L	\$560,653	6,230	\$90	

CoreLogic costs include labor and material, normal profit and overhead as of date of report. Costs represent general estimates which are not to be considered a detailed quantity survey. These costs include generalities and assumptions that are common to the types of structures represented in the software.



### Valuation Detailed Report

DeSoto Condominium
Buildings 2, 3 & 4

1/20/2017

VALUATION

Valuation Number: DeSoto Condominium 2, 3 & 4

Effective Date: 1/13/2017

Value Basis: Reconstruction Expiration Date: 1/13/2020

Cost As Of: 06/2016

**BUSINESS** 

**DeSoto Condominium** 

110 DeSoto Parkway

Satellite Beach, FL 32937

USA

LOCATION 1 - DeSoto Condominium - Headquarters

DeSoto Condominium Gross Sales: \$0 USD

110 DeSoto Parkway Building Value: \$401,882 USD

Satellite Beach, FL 32937 Sq Ft Occupied: 0

USA Number of Employees: 0

**Location Adjustments** 

Climatic Region: 3 - Warm

High Wind Region: 3 - Major Damage
Seismic Zone: 1 - No Damage

#### BUILDING 1 - Buildings 2, 3 & 4

#### Section 1

#### **SUPERSTRUCTURE**

Occupancy: 100% Condominium, w/o Interior Story Height: 9 ft.

Finishes

Construction Type: 100% Masonry (ISO 2) Number of Stories: 2

Gross Floor Area: 4,215 sq.ft. Irregular Adjustment: None

Construction Quality: 2.0 - Average

Year Built:

**SUBSTRUCTURE** 

Other: None (Remove Slab Cost) 2,108 sq.ft.

**Adjustments** 

Hillside Construction: Degree of Slope: Level Site Accessibility: Excellent

Site Position: Unknown Soil Condition: Excellent

CoreLogic costs include labor and material, normal profit and overhead as of date of report. Costs represent general estimates which are not to be considered a detailed quantity survey. These costs include generalities and assumptions that are common to the types of structures represented in the software.



## Valuation Detailed Report DeSoto Condominium

DeSoto Condominium Buildings 2, 3 & 4

Policy: DeSoto Condominium 2, 3 & 4

**Fees** 

Architect Fees: 7% is included

Overhead and Profit: 20% is included

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SUMMARY OF COSTS	User Overrides	System Defaults	Reconstruction	Exclusion
SUPERSTRUCTURE				
Site Preparation				\$443
Foundations			(\$3)	\$16,831
Foundation Wall				
Interior Foundations				
Slab On Ground				
Exterior			\$167,309	
Framing				
Exterior Wall		25% Wall Openings		
Exterior Wall	100% Stucco on Masonry			
Structural Floor				
Roof				
Material	100% Shingles, Asphalt			
Pitch	100% Low (2:12 to 6:12 pitch)	)		
Interior			\$65,309	
Floor Finish				
Ceiling Finish		100% Drywall		
Partitions				
Length	351 ft.			
Structure		100% Studs, Girts, etc.		
Finish		100% Drywall		
Mechanicals			\$95,522	\$8,287
Heating		100% Forced Warm Air		
Cooling	100% Forced Cool Air			
Fire Protection		0% Sprinkler System		
		0% Manual Fire Alarm System		

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DeSoto Condominium Buildings 2, 3 & 4

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1/20/2017

SUMMARY OF COSTS	User Overrides	System Defaults	Re	construction	Exclusion
		0% Automatic Fire Alarm System			
Plumbing	28 Total Fixtures				
Electrical		100% Average Qua	ality		
Elevators		0 Passenger			
		0 Freight			
Built-ins				\$34,016	
SUBTOTAL RC				\$362,153	\$25,561
ADDITIONS					
<b>Building Items</b>				\$22,869	
Custom Items					
Protection from V	Vindborne Debris			\$16,860	
Total Additions				\$39,729	
TOTAL RC SECTION 1				\$401,882	\$25,561
TOTAL RC BUILDING 1	Buildings 2, 3 & 4			\$401,882	\$25,561
		Reconstruction	Sq.Ft.	\$/Sq.Ft.	
LOCATION TOTAL, Loca	tion 1	\$401,882	4,215	\$95	
		Reconstruction	Sq.Ft.	\$/Sq.Ft.	
VALUATION GRAND TO	ΓAL	\$401,882	4,215	\$95	

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#### APPRAISER INDEPENDENCE CERTIFICATION

I am currently certified by the State of Florida, in which the property to be appraised is located, and my license is the appropriate certification for this appraisal assignment.

I hereby certify that I have adhered to the Appraiser Independence Requirements in the performance of this appraisal. I further certify that:

No employee, director, officer, or agent of the client, or any other third party acting as joint venture partner, independent contractor, appraisal company, appraisal management company, or partner on behalf of the client, influenced or attempted to influence the development, reporting, result, or review of this appraisal or appraisal review through coercion, extortion, collusion, compensation, inducement, intimidation, bribery, or in any other manner, at any time during our business relationship, including but not limited to:

- Withholding or threatening to withhold timely payment or partial payment for an appraisal report;
- Withholding or threatening to withhold future business from me, or demoting or terminating or threatening to demote or terminate me;
- Expressly or impliedly promising future business, promotions, or increased compensation to me;
- Conditioning the ordering of an appraisal report or the payment of an appraisal fee or salary or bonus on the opinion, conclusion, or valuation to be reached, or on a preliminary value estimate requested of me;
- Requested that I provide an estimated, predetermined, or desired valuation in an appraisal report prior to the completion of the appraisal report, or requesting that I provide estimated values or comparable sales at any time prior to the my completion of an appraisal report;
- Provided an anticipated, estimated, encouraged, or desired value for a subject property or a proposed or target amount, except that a copy of the sales contract for purchase transactions may be provided;
- Provided me with stock or other financial or non-financial benefits;
- Or committed any other act or practice that impairs or attempts to impair my independence, objectivity, or impartiality or violates law or regulation, including, but not limited to, the Truth in Lending Act (TILA) and Regulation Z, or the Uniform Standards of Professional Appraisal Practice (USPAP).

Bonnie Sue Bedell State-Certified General

Real Estate Appraiser RZ 2831

Bedell

#### PRIVACY NOTICE

Pursuant to the Gramm-Leach-Bliley Act of 1999, effective July 1, 2001, Appraisers, along with all providers of personal financial services are now required by federal law to inform their clients of the policies of the firm with regard to the privacy of client nonpublic personal information. As professionals, we understand that your privacy is very important to you and are pleased to provide you with this information.

#### Types of Nonpublic Personal Information We Collect

In the course of performing appraisals, we may collect what is known as "nonpublic personal information" about you. This information is used to facilitate the services that we provide to you and may include the information provided to us by you directly or received by us from others with your authorization.

#### Parties to Whom We Disclose Information

We do not disclose any nonpublic personal information obtained in the course of our engagement with our clients to nonaffiliated third parties, except as necessary or as required by law. By way of example, a necessary disclosure would be to our employees, and in certain situations, to unrelated third party consultants who need to know that information to assist us in providing appraisal services to you. All of our employees and any third party consultants we employ are informed that any information they see as part of an appraisal assignment is to be maintained in strict confidence within the firm.

A disclosure required by law would be a disclosure that is ordered by a court of competent jurisdiction with regard to a legal action to which you are a party.

#### Confidentiality and Security

We will retain records relating to professional services that we have provided to you for a reasonable time so that we are better able to assist you with your needs. In order to protect your nonpublic personal information from unauthorized access by third parties, we maintain physical, electronic and procedural safeguards that comply with our professional standards to ensure the security and integrity of your information.

Please feel free to call us any time if you have any questions about the confidentiality of the information that you provide to us.

#### **BONNIE SUE BEDELL**

#### **EDUCATION**

- Bachelor of Science, Business Administration: Florida Atlantic University
- Real Estate Principles and Practices: Florida Atlantic University
- Appraisal Board Courses I, II and III: Real Estate Education Specialists
- National USPAP Course: Real Estate Education Specialists
- 430+ Hours of Continuing Education: REES, McKissock and The Appraisal Institute
- Subdivision Valuation: The Appraisal Institute
- Eminent Domain Conference: Continuing Legal Education International

#### **ACTIVE LICENSE**

- State-Certified General Real Estate Appraiser State of Florida
- License #RZ0002831

#### PREVIOUS EXPERIENCE

- Staff Appraiser, Tuttle-Armfield-Wagner Appraisal & Research, Melbourne, Florida
- Senior Commercial Appraiser, Hanson Appraisal Service, Inc., Melbourne, Florida

#### **CURRENT POSITION**

President and Senior Commercial Appraiser, Worthy & Company, Inc., Melbourne, Florida

#### **PROFESSIONAL AFFILIATIONS**

• Business Associate Member, Space Coast Condominium Associations, Inc.

#### **PUBLICATIONS**

• Florida Community Association Journal, January 2013

#### APPRAISAL EXPERIENCE

- Vacant Land, Acreage
- Office Buildings
- Retail Stores
- Shopping Centers
- Restaurants
- Hotels and Motels
- Industrial Buildings
- Replacement Cost
- Insurable Value
- Condo Association Property

- Subdivisions
- Multi-Family Developments
- Mobile Home Parks
- Car Dealerships
- Marinas and Golf Courses
- Citrus Groves
- Churches, Schools
- Special Purpose Properties
- Eminent Domain
- Inverse Condemnation