

Property Details		
Assessor's Parcel Number:	C-04-34-28-110-1900-0260	
Property Address:	7356 Happyface St, Sebring, FL 33872	
County, State:	Highlands County, FL	
Subdivision:	SUN N LAKE EST OF SEBRING UNIT 11	
Lot Number:	26	
Legal Description:	SUN N LAKE EST OF SEBRING UNIT 11 PB 9 PG 69 LOT 26 BLK 190	
TRS:	N/A	
Parcel Size:	0.23 Acres	
Terrain Type:	Wooded	
Lot Dimensions:	78.76 feet North 126.2 feet East 80.36 feet South 125.9 feet West	
Elevation:	40.1 m or 131.5 feet	
Flood Zone / Wetlands:	Νο	
Notes:	See deed attached for complete legal description.	
Property Location & Access		

Assessed Taxable Value:	\$14,500.00
Property Tax Information	
Notes:	N/A
Nearby Attractions:	Sun N' Lake, 5510 Balboa Blvd, Sebring, FL 33872 (4 min (1.2 miles) Lake Granada, 3500 Edgewater Dr, Sebring, FL 33872 (5 min (1.7 miles) Veterans Beach Purple Heart Memorial, 4250 Lakeview Dr, Sebring, FL 33870 (12 min (6.2 miles)
Closest Gas Station:	Shell, 6229 US Hwy 27 N, Sebring, FL 33870 (7 min (2.6 miles)
Closest Small Town:	Sebring, Florida (15 min (8.8 miles)
Closest Major City:	Lakeland, Florida (1 hr 5 min (56.6 miles)
Closest Highways:	US Hwy 27 N
Who Maintains Roads:	County / District
Road Type:	Paved
Access To Property:	Yes, Happyface St
School District:	Highlands county school district
City or County Limits:	County
GPS Coordinates (4 corners):	27.534759, -81.539536 NE 27.534416, -81.539550 SE 27.534427, -81.539801 SW 27.534768, -81.539783 NW
GPS Coordinates (Center):	27.534575, -81.539667
Google Map Link:	https://maps.app.goo.gl/eQ5bQ9xYkeptwprs9

Assessed Actual Value:	\$14,500.00
Back Taxes Owed? If so amount owed:	Νο
Tax Liens? If so amount owed:	No
Annual Property Taxes:	\$86.39
Notes:	N/A
Zoning & Restriction Information	
Zoning / Property Use Code:	Per County, Single Family Residential (R-1)
What can be built on the property?	Single Family Residential - Please see the attachment for more details.
Time limit to build?	Permit is good for 6 months but it can be extended
Is camping allowed?	Per County, Not allowed.
Camping restrictions if any:	N/A
Are RV's allowed?	Per County, Not allowed to live in, can be stored and used during construction.
RV restrictions if any:	N/A
Are mobile homes allowed?	Per County, Not allowed
Mobile home restrictions if any:	N/A
Are tiny homes allowed?	Per County, Not allowed, the Minimum size: 750 sq. ft. of living space.
Tiny home restrictions if any:	N/A
Are short term vacation rentals allowed?	Per County, Yes

Vacation rental restrictions if any:	No regulations as per county.
Is property part of an HOA / POA?	Found Sun 'n Lake District, they are not an HOA. https://www.snldistrict.org This parcel does not appear to be part of any HOA within the District. https://www.snldistrict. org/residents/hoa_contacts.php
HOA / POA dues, if any:	Sun n Lake District charge. \$160.97 / Yearly assesment fee (Estimated) They did not provided the DUES amount information, since we are not the owner.
Subdivision CC&R Availability:	Deed restrictions found and attached, but nothing relavant to note.
CC&R Information:	Pulled from district website.
Deed Availability:	See attached
Deed Information:	Book/ Page: 1883/ 647
Notes:	This parcel is outside the city limits. The information above is based on county restrictions and deed restrictions found within district website. Please review restrictions and district website for details.
Utility Information	
Water?	Water unavailable. Would require well.
Sewer / Septic?	Sewer unavailable. Would require septic system.
Electric?	Would have to contact Glades Electric Cooperative (863-946-6200).
Gas?	Would have to contact Suburban Propane (863-402-0011), Coker Fuel Inc (863-385-0194), etc.
Waste?	Would have to contact Waste Connections (863-655-0005)
Notes:	Per Sun n Lake District, they do not provide water or sewer to this area.
County Contact Information	
County Website:	https://www.highlandsfl.gov
Assessor Website:	https://www.hcpao.org

Treasurer Website:	https://www.hctaxcollector.com
Recorder Website:	http://www.hcclerk.org/Home.aspx
GIS Website:	https://www.hcpao.org/gis/default.htm#28340411019000260C
Zoning Link:	https://www.highlandsfl.gov/departments/development_services/zoning/index.php
Phone number for Planning Dept:	(863) 402-6650
Phone number for Recorder:	(863) 402-6565
Phone number for Treasurer:	(863) 402-6685
Phone number for Assessor:	(863) 402-6659
City Website:	N/A
Phone number for City:	N/A
Notes:	N/A
Buyers are responsible M WhiteCube LLC(for confirming all information themselves before buying. This information is not guaranteed. MyBestLandDeals.com) is not responsible for any incorrect information in this document.

RECORD: \$ 1.00 1.00 1.00 1.50 Com This instrument Prepared and Recorded By: Pat Pra	OFFICIAL RECORDS BK 1883 PG 648 1337355
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National Recreational Properties of Sun 'N Lakes, Ll	
1 Mauchly Irvine, CF	77616
After recording return to:	DEED DOC STAMPS 90.30 D.C.
Milagros Aquila	
Milagros Aquila 5 Ryee Place, Palm Coast, FL 32164	FTI FH 1327255 DOD OUT 10 2005 0 11.20 ON
Parcel ID: C-04-34-28-110-1900-0270	FILE# 1337355 RCD:Aug 10 2005 @ 11:20 AM L.E. "Luke" Brooker Clerk of Courts Highlands Co
ID = 32608	WARRANTY DEED

THIS INDENTURE made on the <u>21st</u> day of <u>March</u>, between National Recreational Properties of Sun 'N Lakes, LLC, a Florida limited liability company organized and existing under the laws of the State of Florida, having its principal place of business at 1 Mauchly, Irvine, California 92618, (Hereinafter called the "Grantor"*), and ____ Milagros Aquila, a Single Man or Woman ____ (hereinafter called the "Grantee"*), whose address is

5 Ryee Place, Palm Coast, FL 32164

WITNESSETH: that Grantor, for and in consideration of the sum of Ten and 00/100 (\$10.00) dollars, and other good and valuable consideration to Grantor in hand paid by Grantee, the receipt whereof is hereby acknowledged, has granted, bargained, and sold to Grantee and Grantee's heirs and assigns forever, the following described land situate, lying and being in Highlands County, Florida, to wit:

Lot 27, Block 190, Sun 'N Lake Estates of Sebring Unit 11, according to the map or plat thereof recorded in Plat Book 9, Page 69, Public Records of Highlands County, Florida. Parcel ID: C-04-34-28-110-1900-0270

Subject to reservations, restrictions, and easements of record, and taxes for the present year. Reserving however, any and all oil, gas, and mineral rights.

Grantor does hereby fully warrant the title to said land, and will defend the same against the lawful claims of all persons whomsoever.

*"Grantor" and "Grantee" are used for singular or plural, as context requires.

This is not the Homestead property of the Grantor.

IN WITNESS WHEREOF, Grantor has hereunto set Grantor's hand and seal the day and year above written.

Signed, sealed and delivered in our presence as witnesses:

Caldera

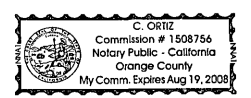
National Recreational Properties of Sun 'N Lakes, LLC A Florida Limited Sability Company

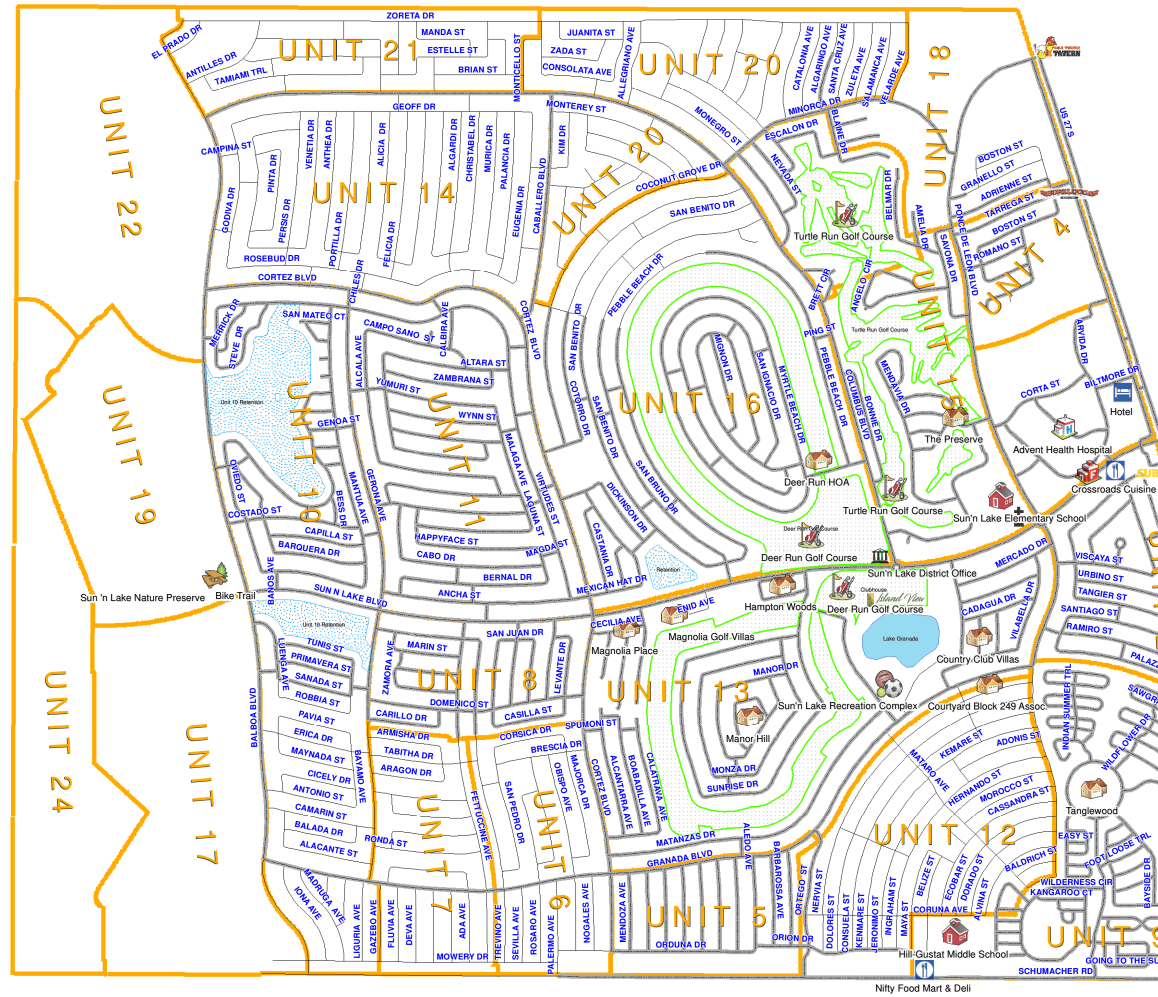
ΒY Jeffrey P. Frieden, Manager

STATE OF	_CACIFORNIA_
COUNTY OF	ORAU6E

1005 BEFORE ME, ON , NOTARY PUBLIC, PERSONALLY APPEARED JEFFREY P. FRIEDEN [X] PERSONALLY KNOWN TO ME - OR - [] PROVED TO ME ON THE BASIS OF SATISFACTORY EVIDENCE TO BE THE PERSON(S) WHOSE NAME(S) IS/ARE SUBSCRIBED TO THE WITHIN INSTRUMENT AND ACKNOWLEDGED TO ME THAT HE/SHE/THEY EXECUTED THE SAME IN HIS/HER/THEIR AUTHORIZED CAPACITY(IES) AND THAT BY HIS/HER/THEIR SIGNATURE(S) ON THE INSTRUMENT THE PERSON(S), OR THE ENTITY UPON BEHALF OF WHICH THE PERSON(S) ACTED, EXECUTED THE INSTRUMENT.

WITNESS MY HAND AND OFFICIAL SEAL





MAP SUBJECT TO ERRORS. THIS MAP SHOULD BE USED FOR ILLUSTRATIVE PURPOSES ONLY.





SUN'N LAKE FLORIDA'S CENTERPIECE COMMUNITY

Legend

Symbols

 	Hotel
8	Community/Recreation Center
t	Church
	Restaurant
si katala	Fire Station
<u></u>	Office
	Hospital
	School
	HOA / Subdivision
M	Golf
Contraction of the second seco	Park
Island View	Island View Restaurant
	Turn 2 Brewery
SUBWAY	Subway
Southings	Bufalucca
Watwa	Wawa
	Wild Turkey Tavern
Golf C	ourse
Lake	
	tion Area
	oundary
Paved	Road
	olston ngineering engineering consultants
	225 KENILWORTH BLVD. SEBRING, FL 33870 863-385-5564
PIOL D	ate: 2/26/2024

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DECLARATION OF RESTRICTIONS

TO WHOM IT MAY CONCERN:

KNOW ALL MEN BY THESE PRESENTS, that <u>HIGHLANDS COUNTY</u> <u>TITLE and GUARANTY LAND COMPANY</u> is the fee title owner of the following described property, to-wit:

SUN 'n LAKES ESTATES OF SEBRING Subdivision, Units 11 through 16, according to the plats thereof filed and recorded in the office of the Clerk of Circuit Court of Highlands County, Florida. Plat Book 9, Pages 69, 70, 71, 73 and Plat Book 10. Pages 3 and 4.

WHEREAS, the said <u>HIGHLANDS COUNTY TITLE and GUARANTY LAND</u> <u>COMPANY</u> desires that all of the above property be subject to like restrictions for the mutual benefit and protection of themselves and persons, both natural and corporate, who may hereafter purchase or acquire any interest in said property or any portion thereof.

NOW, THEREFORE, in consideration of the premises, <u>HIGHLANDS COUNTY</u> <u>TITLE and GUARANTY LAND COMPANY</u> and upon each and every person and corporation who or which shall hereafter become the owners of said property, or any portion thereof, their heirs, successors and assigns, to-wit:

- A. Restrictions on lots will be subject to the "SCHEDULE OF DISTRICT REGULATIONS OF HIGHLANDS COUNTY, FLORIDA" with reference to the various zoning classifications of SUN "n LAKE ESTATES OF SEBRING, as approved by the Planning and Zoning Board and The Board of County Commissioners of Highlands County, Florida. With the following additions and/or exceptions:
 - No residence on a water-front or golf course fronting lot shall contain less than 1,000 square feet of livable floor areas in one story homes, exclusive of porches, garages, carports, etc.
 - 2. Plans and specifications for all dwellings as well as any and all accessory buildings or structures of any kind, and also bulkheads, sea wall, mooring slips, canals, boat slips or docks, filling or dredging beyond any lot line shall first be approved in writing by the Subdivider or its duly authorized agent prior to commencement

of any such construction. If a lot borders a canal or lake, the bed of the canal or lake and the waters above are not included. Portions of the Plat marked "Reserved" are the pri9vate property of the Subdivider and not subject to these conditions and restrictions. The Subdivider reserves the right to release in whole or in part any restriction hereunder or to include in any contract or deed hereafter made any additional restrictive covenants providing same are not inconsistent with these here contained.

- No trailer (except in mobile home area), basement, tent, shack or other outbuilding may be used as temporary residence.
- 4. No sign of any kind shall be displayed to the public view except a professional sign of not more than one sp. Ft. in area or a sign of not more than 5 sq. ft. area advertising the property for sale of rent.
- 5. No oil drilling or refining nor mining operation of any kind shall be permitted on any lot. No animals, livestock, or poultry of any kind shall be raised, bred or kept on any lot except that usual household pets may be kept provided they are not involved in any commercial purposes and they do not constitute a nuisance.
- No lot shall be used as a dumping ground for rubbish. All trash or other waste shall be kept in sanitary containers.
- 7. No fence, wall hedge or shrub of any kind having a height of more than 4 -1/2 feet shall be maintained on any lot except with the written approval of the Subdivider: any fence, wall, hedge or planting of any kind to be erected, planted or maintained on any corner lot must be approved in writing by the Subdivider prior to the installation thereof.
- These covenants and restrictions are to run with the land and shall be binding on all parties and all persons claiming under them.
- Easements are expressed reserved in the plats hereinabove described.

10. Any violation or attempt to violate these covenants or restrictions

will result in proceedings in law or for equity against a person or

persons violating or attempting to violate.

IN WITNESS WHEREOF, the above party has caused these presents to be signed in its name by its proper officers and its corporate seal to be affixed, attested by its Assistant Secretary, the 12th day of October , 1971.

WITNESSED BY:

HIGHLANDS, COUNTY TITLE and GUARANTY LAND COMPANY Attest Assistant Secretary

This instrument has been prepared by Janis L. Owen an employee of HIGHLANDS COUNTY TITLE AND GUARANTY LAND COMPANY, 1035 N. E. 125 Street, No. Miani, Florida 33161

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HIGHLANDS COUNTY LAND DEVELOPMENT REGULATIONS

2. All potable water facilities that have an annual average withdrawal from any source or combined sources greater than or equal to 100,000 gpd, shall be located within the public water supply zoning district and the public water supply comprehensive plan future land use map designation and shall obtain a special use permit satisfying the standards contained in section 12.05.281, PW public water supply district, and sections 12.03.107 and 12.03.411 Special use permit approved by the BCC. (Ord No. 05-06-05 § 15; Ord No. 05-06-30 § 15)

(Ord. No. 99-18 § 23) (Res. of 8-18-70, § 5 (sched. EU); Ord. No. 90-02; Ord. No. 93-15, §§ 19-21; Ord. No. 94-4, §§ 9, 10; Ord. No. 96-10, § 1; Ord. No. 96-30, § 5; Ord. 98-04 §4; Ord. 98-22 § 2, Ord. 99-3, § 4; Ord. No. 99-18 §§ 4, 23 Ord No. 00-01-11 §11; Ord No. 00-01-25 § 6)(Ord No. 03-04-1)(Old Sec. 12-83) (Ord. No. 05-06-05, §§ 13--15; Ord. No. 05-06-30, §§ 13--15; Ord. No. 06-07-37, § 6; Ord. No. 07-08-32, §§ 7, 8; Ord. No. 09-10-03 § 2)

Sections 12.05.202--12.05.209. Reserved.

Section 12.05.210. R-1A residential district.

A. **Intent**. The R-1A residential district is intended to be single-family residential area, medium population density with minimum lot area.

B. Permitted principal uses and structures are as follows:

- 1. Any use permitted in EU district.
- 2. Wastewater treatment and water treatment facilities serving a single development when the water treatment facility is not included in the definition of a potable water facility.
- 3. Schools, public and private (see definitions in # 263). (Ord. No. 06-07-37 § 7)
- C. **Permitted accessory uses and structures**. Permitted accessory uses and structures in this district shall be accessory uses and structures when located on the same lot and not involving the conduct of any business, trade, occupation or profession, except as permitted in the EU district.
- D. **Special exceptions**. Permissible in this district by the BOA after public hearing and subject to appropriate conditions and safeguards are any special exception in EU district except the following:
 - 1. The keeping or pasturing of livestock or animals.
 - 2. Unattached guesthouse.
 - 3. Wastewater and water treatment facilities serving more than one development when the water treatment facility is not included in the definition of a potable water facility.
- E. **Minimum lot requirements** in regard to area and width, in this district are 10,000 square feet lot area; minimum 80-foot frontage.
- F. **Maximum lot coverage by all buildings and maximum impervious surface**. The maximum lot coverage by all buildings in this district shall be 35 percent and the maximum impervious surface is up to 60 percent site coverage. (Ord No. 05-06-05 § 16; Ord No. 05-06-30 § 16)

HIGHLANDS COUNTY LAND DEVELOPMENT REGULATIONS

- G. **Minimum yard requirements**. The minimum depth of front and rear yards and width of side yards, for a residence in this district shall be:
 - 1. **Front**: 25 feet.
 - 2. **Side**: Seven and one-half feet.
 - 3. **Rear**: 25 feet.
 - 4. **Corner**: 15 feet side street setback.
- H. **Maximum height of structures**. Maximum height of structures shall be as follows:
 - 1. **Residence**: No dwelling shall exceed 35 feet in height, except as provided in Section 12.05.302. See definition of Height of buildings in Section 12.02.104.
 - 2. Permitted nonresidential: Same as EU Estate District. (Ord. No. 09-10-03 § 3)
- I. **Permitted nonresidential structure or use yards**. Yards of permitted nonresidential structures or uses in this district shall be subject to the same requirements as for the EU district.
- J. **Minimum floor area** in this district shall be 1,000 square feet, 750 square feet ground floor level, excluding carports, porches, patios, storage, and utility rooms.
- K. Limitation on signs shall apply in this district. No signs intended to be read from off the premises, except:
 - 1. Same as EU district.
- L. Limitations on uses. The following limitations on uses apply in this district:
 - 1. Wastewater treatment facilities or structures or water treatment facilities or structures shall conform to the standards contained in section 12.08.131.
 - 2. All potable water facilities that have an annual average withdrawal from any source or combined sources greater than or equal to 100,000 gpd, shall be located within the public water supply zoning district and the public water supply comprehensive plan future land use map designation and shall obtain a special use permit satisfying the standards contained in section 12.05.281, PW public water supply district, and sections 12.03.107 and 12.03.411 special use permit approved by the BCC. (Ord No. 05-06-05 § 17; Ord No. 05-06-30 § 17)

⁽Res. of 8-18-70, § 5 (sched. R-1A); Ord. No. 90-02; Ord. No. 91-11, § 2; Ord. No. 93-15, §§ 22, 24; Ord. No. 94-4, § 11; Ord. No. 99-18 §§ § 5, 24, 43 Ord No. 00-01-11 §12; Ord No. 00-01-25 § 7)(Ord No. 03-04-1)(Old Sec. 12-84) (Ord. No. 05-06-05 §§ 16, 17; Ord. No. 05-06-30, §§ 16, 17; Ord. No. 06-07-37, § 7; Ord. No. 09-10-03 § 3)

HIGHLANDS COUNTY LAND DEVELOPMENT REGULATIONS

Section 12.05.211. R-1 residential district.

Regulations for the R-1 residential district shall be the same as the R-1A district, except the minimum floor area shall be 750 square feet with same exclusions. (Res. of 8-18-70, § 5 (sched. R-1)(Ord No. 03-04-1) (Old Sec. 12-85) (Ord. No. 05-06-05)

Section 12.05.212. R-2 two-family dwelling district.

- A. **Permitted principal uses and structures** in the R-2 two-family dwelling district shall be:
 - 1. Any use permitted in R-1 district, subject to the limitations, requirements and procedures specified for such use, unless such use is specifically permitted in this district.
 - 2. Two-family dwelling, which may be under multiple ownership with proper fire separation as required under section 704.4 Standard Building Code.
 - 3. Two one-family dwellings.
 - 4. Church.
 - 5. Wastewater treatment and water treatment facilities serving a single development when the water treatment facility is not included in the definition of a potable water facility.
- B. **Permitted accessory uses and structures** in this district shall be accessory uses and structures when located on the same lot and not involving the conduct of any business, trade, occupation or profession, except as permitted in R-1 district.
- C. **Special exceptions**. Permissible in this district by the BOA after public hearing and subject to appropriate conditions and safeguards are:
 - 1. Public utility buildings.
 - 2. Same as for R-1 district, except that churches are permitted in R-2 districts.
 - 3. Wastewater and water treatment facilities serving more than one development when the water treatment facility is not included in the definition of a potable water facility.
- D. **Minimum lot requirements** in this district, in regard to area and width, are: Residential: 10,000 square feet; frontage, 80 feet.
- E. **Maximum impervious surface and maximum lot coverage**. Maximum lot coverage by all buildings in this district shall be 40 percent and the maximum impervious surface is up to 60 percent site coverage. (Ord No. 05-06-05 § 18; Ord No. 05-06-30 § 18)