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| 1 | CHAIRMAN BEHAR: Good evening. |
| 2 | We're going to get ready to start. I'm |
| 3 | going to call the meeting to order, and |
| 4 | please silence your phones and beepers, |
| 5 | whatever you have. |
| 6 | This Board is comprised of seven |
| 7 | members. Four members of the Board |
| 8 | constitute a quorum. The affirmative of |
| 9 | four members will be necessary for the |
| 10 | adoption of any motion. |
| 11 | I don't think this is working. There |
| 12 | we go. |
| 13 | If only four members of the Board are |
| 14 | present, the applicant may request, and be |
| 15 | entitled to a continuance to the next |
| 16 | regularly scheduled meeting of the Board. |
| 17 | If the matter is continued due to the |
| 18 | lack of quorum, the Chairperson or |
| 19 | Secretary to the Board may set a special |
| 20 | meeting to consider such matter. In the |
| 21 | event that four votes are not obtained, |
| 22 | the applicant, except in the case of a |
| 23 | comprehensive plan amendment, may request |
| 24 | a continuance to allow the application to |
| 25 | proceed to the city commission without a |

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not able to be present with us tonight in the meeting. Therefore, we will need a vote to allow Mr. Aizenstat to participate remotely.
At this time, I will ask for a motion to -- from one of our board members to allow for Mr. Aizenstat to participate. BOARD MEMBER MIRO: I'11 make it. MR. COLLER: Let me just add that the Board has to make a finding, and it's within your discretion, to allow Mr. Aizenstat to participate that there's an extraordinary circumstance, but it's within the discretion of the Board.

So the motion would be finding that
there's an extraordinary circumstance, and that Mr. Aizenstat is allowed to appear and vote remotely.

BOARD MEMBER MIRO: So move.
BOARD MEMBER REVUELTA: I make the motion.

BOARD MEMBER BUCELO: Second.
CHAIRMAN BEHAR: We have a first, a
motion, a second. Jill, can you please call the roll.

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CHAIRPERSON BEHAR: Mr. Bucelo? BOARD MEMBER BUCELO: Same here. CHAIRPERSON BEHAR: Mr. Coller, you
may want to elaborate a little bit more now.

MR. COLLER: Yes, I'd like to just
have a preliminary statement as to why we're here tonight.

Mr. Chairman, Members of the Planning \& Zoning Board, I would like to explain how we got here and why this is being heard.

You will recall, when this was heard on June 8th, there were multiple items related to this project. One of the items that is now back before you is the ordinance to amend the comprehensive plan for this project. The zoning code requires that there be a minimum of four votes to recommend either approval or denial of an item, otherwise, the item goes to commission without a recommendation.

At the June hearing, there was a vote of 3 to 2 to recommend denial of the

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10

Procedure we will use tonight. We will first identify the agenda item by Mr. Coller, presentation by the applicant, presentation by staff. We will open it to the public in chamber, to the public comments in chamber. Comments include Zoom platform, phone platform. I will then close the public comments. We will have a Board discussion. We will make a motion, discussion and second of the motion. The Board will have a final comment. We will take a vote.

Tonight, we have one item, but before we get to that item, and before Mr. Coller goes a little bit further explanation why we're here, I want to ask that, in the last -- the meeting of June 8th, we had two board members that were not present at the time. I want to make sure that you have read the transcript, and you're familiar with the findings that are on those transcript and that you are ready and prepared to hear the item tonight.

Mr. Torre?
BOARD MEMBER TORRE: 100\%. Yes.
comprehensive plan amendment, so it went without a recommendation.

Upon review of state law, because the city has designated you as the local planning agency, the Board is required to make a recommendation either for approval or denial of the comprehensive plan amendment.

The city attorney has issued an opinion that the city code must be read in pari materia with the statute. And the City code cannot be construed to deny an applicant to present before the city commission in perpetuity.

Accordingly, the city attorney has determined that the item will be presented back to you one more time to attempt to obtain the minimum four votes. And upon failing that, the matter will be heard by the commission with an explanation of all motions to recommend either for or against the proposed ordinance with an accounting of the number of votes for and against the motion in each instance.

Mr. Chairman, at this point, I'd like


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sheets that came from our prior PowerPoint, which show the massing in the neighborhood. You heard at the last meeting, this project is so small at this point in time that it does not require a traffic study. As of right, we can ask for 125 units. We're asking for 80.

If you look at this massing study, you'11 see our project on the left-hand side at 149 feet for only a portion of the building. You'11 see the majority of the massing of the building is at 75 feet. Adjacent to that is the Plaza Tower 3, Plaza Tower 1, Plaza Tower 2, Plaza Tower 4. So right of that is 3300 Ponce De Leon, in which a future project could be built. It does not exist today, but that is an exemplar of a massing that could be even to the south of us.

And then lastly, there was a DaVinci condominium tower, which is equal distance, if not closer, to the majority of the neighbors that are speaking in opposition to our project.

This project was reviewed by staff.

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so you have a 10 -minute presentation.
Your presentation tonight, $I^{\prime} m$ going to limit it to 10 minutes and same with staff. You have a maximum of 10 minutes. Public comments. For those that are going to be speaking for the first time, again, please sign up, you will have three minutes. If you already spoke in the previous meeting, you will only have one minute for comments.

So, with that in mind, I will now call the applicant to do your presentation.

MR. DE YURRE: Good evening. I'd like to thank you for hearing us this evening again. Obviously we heard from Mr. Coller and the details as to why.

My name is Anthony De Yurre, address at 1450 Brickell Avenue.

We're here today explicitly just on
the single item of the land use amendment, the Land Use Plan amendment. I don't have a tie with me tonight, $I$ apologize, because $I$ 'm having trouble with that.

I'm just giving you three simple

If you look at the second sheet, there you have a land use map with the corresponding heights. You'11 see our project is the only one in pink. It is, in fact, the outlier.

Now, the following sheet, you'11 see the excerpt chart from the staff recommendation with six different points that were considered by staff in their 23-page report.

I'11 note that our project was approved in all points, but, in particular, the land use change, taking the context and character of the neighborhood and those massing that you see there, can only come in at 149 feet for that portion of the building, did not receive a conditional approval. It received an approval without conditions.

The staff report, in and of itself, constitutes competent substantial evidence. As Mr. Behar read, decisions have to be made on competent substantial evidence, and the staff report, in and of itself, establishes that. It is for other


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that construction of a Fontainebleau building -- and I'm reading directly from the case now, would interfere with the light, the air and enjoyment of the Eden Rock to cast such a shadow as to render it unfit for the use and enjoyment of its guests, to create irreparable injury to the Eden Rock.

The case goes on to say no American decision has ever been cited, or independent research been revealed, that provides adjacent property owners unobstructed 1 ight and air views from adjoining land. There is no legal right to be free flow of light with adjoining land. And it's universally held that where a structure serves a useful and beneficial purpose, even though it causes injury to an adjoining landowner, regardless of the fact the structure may have been erected partly for spite.

There are no adjacent landowners in this case. They're all across the street on Ponce, and they're all within 50 -that the closest one is actually only

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was built, they had to demolish 2801 Ponce De Leon Boulevard. If some of you recal1, there was a very interesting demolition where the whole building didn't go down in one shot, and they had to come back the next week and knock it down. Let's just say that in 1969, they built buildings differently, I suppose. I mentioned 1969, because that was the year that that building at 2801 Ponce was constructed. That was the first Crafts -- not just the first Crafts Section high-rise commercial development, but it was the first high-rise commercial development in the business district or the downtown general area. That building itself was 13 stories, which is taller than the building we're proposing today. That building was replaced by the Plaza with all its different towers.

I'm going to make two quick points,
and I'11 wrap it up. I mentioned last
time we were here the case of The
Fontainebleau versus 4525, which is the
Eden Rock. In that case, it was alleged

50 feet from the Plaza.
I'11 leave you lastly with a very interesting case that $I$ also cited last time. This is a Coral Gables case from 2017. And in this case, it was stated by the residents that factors regarding -excuse me, that the project created a visual obstruction, that the building was not reasonably apportioned with the area as opposed to a grossly oversized project, that it's three times the size permitted by the current code. The Zoning Code will not permit the project as presented, that the code -- it created a comment on the code's historic impact on Coral Gables appearance. But the Petitioner and the resident did not cite any easement, or covenant or special property interest that they had been impacted by the project, and, therefore, the person, the individual, did not have standing.

And what was held that day, in the case of, Friguls versus City of Coral Gables, is that the competent substantial evidence, the staff report carried the


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putting those in the footnotes in the Zoning Code maps, in the use maps actually. And then Mediterranean Bonus came along and that actually tried to standardize the height throughout the city and allow different bonuses, on different 1 evels.

And, most recently, the commission actually adopted - changed the Comp plan to allow the height to go a ittle bit more, 205 feet, in some places, in the downtown business district.

So looking at how that's changed over time, you can see on the top left, that's kind of an original diagram of how simple height used to be regulated back in the 1920's and 30 's in Coral Gables. And that has changed over time. There's been site specifics that basically blanket the area without any regard to existing conditions, or thoroughfares or any hierarchy. And, eventually, in the 90's, it looks like, they started to incorporate three different tiers that we know of today: The low-rise mid-rise and high-rise. And

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categories, regulating that by number of stories.

And today, you can see the subject property outlined in the dark. The bottom, on the right, and that's what we have today. It's a little bit of a hodgepodge, to say the least, as far as the hierarchy, high-rise, mid-rise and low rise. You can still see the hierarchy of the major thoroughfares having that higher intensity.

This is a screen shot from our Critics, from our website. You can see the zoning map - I'm sorry, not the zoning map, the land use map. It's just reflected in the zoning map. The land use map showing the different building forms that are on those properties.

You can see this property is in
between high-rise to the south, which is where the courthouse is, and across the street from the Plaza, which the applicant has been speaking about. And it's also abutting a legal nonconforming building that's also on low-rise, but obviously

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| $\begin{array}{r} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ \hline \end{array}$ | clearly above the 50 -foot height limitation. <br> So staff determined this application is consistent with the comprehensive plan's goals, objectives and policies, and recommend approval. <br> CHAIRMAN BEHAR: Jennifer, I have a question. Did we figure out why the property just to the south, when that property was designated high-rise? <br> MS. GARCIA: I haven't been able to research that. The maps $I$ just shown show it as high-rise from I think it was 1998, so sometime between then. <br> BOARD MEMBER REVUELTA: Lot 34. <br> BOARD MEMBER TORRE: I did a little bit research. That was done by Mark Gilbert (phonetic) at that time that you just mentioned. <br> MS. GARCIA: Uh-hum, in the 90's? <br> BOARD MEMBER TORRE: That was something that he did on his own, Mark Gilbert. I forget the date that you just said. I heard it earlier. I just don't remember. You said -- |

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BOARD MEMBER REVUELTA: Is it here? BOARD MEMBER TORRE: Is it not one that you meant? I believe it's there.

BOARD MEMBER BUCELO: No, I don't think it's --

BOARD MEMBER TORRE: Is it not that one? 250 Catalonia is not that?

MS. GARCIA: Is that the one that's abutting to the --

CHAIRPERSON BEHAR: To the north.
MS. GARCIA: To the west.
bOARD MEMBER REVUELTA: Just
immediately to the north.
MS. GARCIA: The Zubi one.
board member revuelta: I just want it for context.

MS. GARCIA: With the bird that's on the parking.

CHAIRPERSON BEHAR: Yes, yes.
MS. GARCIA: I believe that -- can I have PowerPoint really quick. I think the height was on there.

BOARD MEMBER BUCELO: It's 80 .
MS. GARCIA: 72 feet.
BOARD MEMBER TORRE: 72. Okay.

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BOARD MEMBER REVUELTA: That's a
parking lot in front of --
BOARD MEMBER TORRE: It's the entire
site where the courtyard -- courthouse is.
CHAIRPERSON BEHAR: There's a
courthouse now. That used to be a grocery store way back, but, you know -- alright, but we don't know definitely when that was done.

MS. GARCIA: In the 90's.
BOARD MEMBER TORRE: Right.
CHAIRPERSON BEHAR: All right. Okay. BOARD MEMBER REVUELTA: One question. On lot -- on Block 26 , do we have -- does anybody --

CHAIRPERSON BEHAR: Speak in the mic, please.

BOARD MEMBER REVUELTA: Sorry.
On Block 26, do we know the height of the building that is right there, the new building? I think it's Sarreta (phonetic) --

MS. GARCIA: The Zubi building?
BOARD MEMBER TORRE: It's in this plan.

So which is the one you bring here? It says 250 Catalonia, is that the one on that photograph?

BOARD MEMBER BUCELO: I believe that's the one with the rooftop, right?

BOARD MEMBER TORRE: But there's one here. It says 250 Catalonia.

MR. DE YURRE: Sorry. Just responding to the question. That is the property immediately to the west of our project.
bOARD MEMBER REVUELTA: So to the north, the one that $I$ was asking.

MR. DE YURRE: Not the Zubi building. The 250 Catalonia is immediately to the west of us; is that correct?

CHAIRPERSON BEHAR: Oh, that was the old Jerome Filer building.

BOARD MEMBER TORRE: Yeah.
MR. DE YURRE: It's a solid wall.
CHAIRPERSON BEHAR: Right, right, right.
bOARD MEMbER REVUELTA: Yes. I was just wondering if anybody knows the height, and that one right there,


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Cruz.
MS. CRUZ: Maria Cruz, 1447 Miller Road. Of course, I don't live in this area, but like I've said many times, anything that affects the City of Coral Gables is my problem.

And, I'm sorry, when we spoke last time, we spoke about a whole bunch of stuff. Today we're limiting to this, so we need to be able to talk.

First of all, I would like to go on the record --

CHAIRPERSON BEHAR: Don't forget, Maria, don't forget we talked about this last time. This is coming back.

MS. CRUZ: But not specifically, so there's some specifics stuff that's just for this and not for the general.

First of all, I would like to put in the record that, as a resident of City of Coral Gables, I'm very offended how this meeting has been rescheduled and affecting people that made plans to be out of town, because this is the only month of the year that the kids didn't have school at all.

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associated with that block, and that's what changed. That was a big change.
bOARD MEMBER WITHERS: I just want to
make sure, because the applicant mentioned, you know, our building is deserving of this height, because that building is deserving -- that building is built, but that building really didn't go from a mid-rise or a low-rise. It went from a high-rise just higher.

MS. GARCIA: High-rise, yes.
BOARD MEMBER WITHERS: I just want to make sure.

CHAIRPERSON BEHAR: Thank you.
Again, I'm going to open it up to the public comments in the chamber. I will ask the speaker to keep it -- the new speakers to keep it to three minutes. Jill, if you would like to call -and let me know -- can you let me know who had already spoken and who is, if you have, that's possible.

THE CLERK: I'll try my best.
Maria Cruz, she spoke previously.
CHAIRPERSON BEHAR: Good evening, Ms.

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So the residents that made plans because there was no meeting this month have had to scramble to be able to be here. That is unfair, very unfair, and the city should have known better. There is a meeting in August. This would have been heard in August.

All right. We're here to ask that this developer not be allowed to build what he wants. We're here to ask you to grant him to build what he's entitled, what he has as of right to build.

When he bought the property, he knew what the limitations were. This has to stop. You cannot buy something, then come back and double what you know you could build. That is not right.

When the people bought their homes, they are limited. They can only build what they can do there, so should the developers.

The residents -- I'm offended by the fact that this should be approved, because there's other buildings already. That's exactly why it shouldn't be approved.

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| $\begin{array}{r} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ \hline 7 \\ 7 \\ \hline 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18 \\ 18 \\ 19 \\ 20 \\ 21 \\ 24 \\ 24 \\ 24 \end{array}$ | Enough is enough. This neighborhood deserves to be a Coral Gables neighborhood. This is not Brickell Avenue. They did not choose to live there. This is not Miami Beach. They bought their homes knowing that that's a residential neighborhood. Now, because the Plaza got away with it, now because there's other buildings that got away with it, now we're going to keep building there. Wrong. That's a bad example. Because they're already there, we should not have a Brickell west. <br> Approving this project would only add insult to injury to these people. This is absolutely ridiculous. All we're here to ask you is hold the line. There's no reason for this monstrosity to be built across from the other monstrosity. Please vote no. <br> CHAIRPERSON BEHAR: Thank you, Ms. Cruz. <br> Please, please, please, I will ask to refrain. If you do that, you will be asked to leave. Do not clap, please. |

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spoken, so that the attorney has the opportunity to ask you a question, if he so chooses.

MR. DE YURRE: It would make it infinitely more difficult for me to remember what every single person said, because I just have very specific questions for them in regards to the comment they made.

CHAIRPERSON BEHAR: What I'm going to do is, I'm going to ask the Board if there's no -- if you guys okay, we will allow for that to take place.

Go ahead, Mr. De Yurre.
MR. DE YURRE: Thank you.
bOARD MEMBER MIRO: Mr. Chair, I have a question. Did we -- did we do this last time? Did you ask questions of the speakers last time? Because I know there was a number of speakers, and I don't remember that we went one by one or did you ask the questions at the end? I'm not sure. Do you remember?

CHAIRPERSON BEHAR: I don't believe that he was given the opportunity to ask

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Thank you.
Jill, next.
MR. DE YURRE: Pardon. I had a
question for the --
MR. COLLER: Mr. Chairman, you can
have -- the applicant has a right of
cross-examination in a quasi-judicial proceeding. That's why we don't allow clapping, because this is a quasi-judicial proceeding.

You, as Chair, can choose to have him as part of his rebuttal to ask questions of witnesses, and you can schedule at that time, or if you want him to ask his questions as each witness gets up and sits down. It's your choice how you want to schedule it.

CHAIRPERSON BEHAR: Mr. De Yurre, I would prefer if you keep your questions towards the end. I want to be able to get the public comments. And then I will allow you question and rebuttal any comment from the public.

MR. COLLER: And I would ask the
members of the public to remain, who have
the questions.
BOARD MEMBER MIRO: So we're going to do it differently this time?

MR. COLLER: No, we did. At the last
meeting, where the request was made of the attorney to cross-examine witnesses, I advised the Board at that time that you could hold those questions to the rebuttal or you could do it as each witness got up. The decision was to hold it for rebuttal.

So I believe the attorney should be given the opportunity to ask the questions even today, but it's your choice how you want to order those questions.

BOARD MEMBER MIRO: I'm just asking
if we did this at the end or did he do his questions for rebuttal at the end last time or if this is something that we're doing this time. I understand the opportunity. I'm just saying did we do this last time? 'Cause if we didn't, I just want to put it on the record.

MR. COLLER: There were no questions asked last time, but at the previous
meeting, they were -- the Chair said to


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MS. CRUZ: I don't even know where 2801 is. All I know is that the Plaza is a humongous building. And all I know is that you asking to do this now is a way of intimidating some of the people that will find it difficult to express what they feel, because they're going to be embarrassed by your questions. I'm sorry.

MR. DE YURRE: I only wanted to ask if you are aware there was a 13-story building that existed where the Plaza is?

MS. CRUZ: It frankly doesn't make any difference to me.

MR. DE YURRE: Thank you.
MS. CRUZ: What is there already is the reason we should not have this, because that one is way too big already. CHAIRPERSON BEHAR: Thank you, Mrs. Cruz.

MS. CRUZ: You're welcome.
CHAIRPERSON BEHAR: Jil1, next speaker, please.

THE CLERK: Oscar Sosa. He also spoke previously.

CHAIRPERSON BEHAR: Please try to

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## time.

MR. DE YURRE: Ms. Cruz.
MS. CRUZ: It's Mrs. Cruz, by the way.

MR. DE YURRE: Mrs. Cruz, I
apologize.
MS. CRUZ: It's going to be 54 years
this summer, so $I$ have the title.
BOARD MEMBER MIRO: Congratulations.
MR. DE YURRE: Do you have any
easements, covenants or other property impact -- property interests that are impacted by this project?

MS. CRUZ: I don't even know what an easement is, so what are you asking?

MR. DE YURRE: How is your property specifically impacted by this project?

MS. CRUZ: This property is impacted by this -- my property, no. My way of life is impacted, because $I$ do not want to drive in between two gigantic buildings. And I drive Ponce everyday of my life.

MR. DE YURRE: Okay. Are you aware that 2801 Ponce Tower existed prior to the Plaza?
keep it as short as possible.
MR. SOSA: Good evening. Oscar Sosa,
116 San Sebastian Avenue.
Again, I'm in front of you guys asking you not to approve this project. We're not against construction. We're not against development. We just want reasonable development.

I was in Palm Beach. My daughter just had a baby. I had to drive all the way back here today. This is the fourth time we're sitting in front of you, because they keep getting denied, and we have to go back and we have to go back. They're trying to wear us out, and I don't think it's fair. We ask for your vote. We don't want this humongous project.

Mr. De Yurre compares his development to the Plaza all the time, to the Regions Bank, but right next to it is the Zubi building, 70 feet. Right behind, there's another building, 80 feet. Why should he be allowed to build 149 -feet building?

It is really crazy that we have a
code, and I would assume that you're here


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Board Members. My name is Arjan Honderd, 3100 Galiano Court. I spoke last time. It's basically the same issue. We're not against development. We just want it to stay within the codes, within the rules, regulations.

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I mean, if I come here, and I say,
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"Hey, listen, I want to make my house a 4-story house", they start laughing at me, "What are you talking about, just go away". So just, you know, ask from you, and from the commissioners as well, just to follow the rules. That's it.

Then another thing $I$ wanted to touch on, it was last time, I don't remember who had the question and somebody said, "Why aren't the people from Malaga here? Because they are so impacted by the Plaza, but why aren't they complaining or whatever"?

There's three reasons for it. The first reason is, the neighbors don't like each other. That's it. So there's not really -- you know, they don't talk to each other. And the second one is,

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there's no community feel over there.
Where we live, we have community feel. We talk to each other. We really talk about this project. We know how it's going to impact us. The third thing, and the most important thing is, people are just put off by what's happening. I talk to a lot of people when $I$ walk my dogs in the morning, and say, "Hey, come to the meeting, you know, on Wednesday night". And they're like, "Why would I? Nobody listens to us anymore. Look what we have in our backyard. Nobody listens to us.
So why would we come here, waste our time, in July, during vacation and just be ignored"? So that's really a big issue that's going on right now. There's really a disconnect between what's happening here and what's happening outside the residences.

CHAIRPERSON BEHAR: Thank you very much.

THE CLERK: Mr. Sokoloff spoke
previously via Zoom at the last meeting.
CHAIRPERSON BEHAR: Jill, have the

was at the last meeting, who spoke in favor of this project, did not have stake in the game. Those people were friends. I knew some of them. Alan Morris. There were employees of Alan Morris, and there were other people that were not residing in the area. People that aren't speaking in favor of this project are people who live there, who go to work there, who walk there, who raise their families there and who are speaking with passion, because this is a neighborhood. And the person who said last time NIMBY, Not In My Backyard, no one is saying no to Mr. Alan Morris. They're just saying no due to a project that's twice as big as what he's allowed.

We're asking you to vote what he's entitled to build and nothing more than that. Thank you.

CHAIRPERSON BEHAR: Thank you.
THE CLERK: Aurelio Durana. Mr. Durana spoke previously.

Following him will be Jacob Asensi.
MR. DURANA: Aurelio Durana, 322

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indicated, they're looking for a variance or to go beyond what is allowed.

When a citizen has to show -- wants to go for a variance for a residence, residential property, they have to show a hardship. When it's a developer, that hardship is customarily they're not making enough money. Like Maria Cruz stated, when you build something, if you are a developer, you know, developers tend to seem to throw spaghetti at the law. I'm going to design something twice as big and see if the City buys it. That's why the City of Coral Gables is losing its way. That's why people are starting to say, "I don't recognize that city anymore", because boards like this, now it's incumbent upon you to hold the line, to enforce the codes as they were written, as you approved, as you studied the Plater-Zyberk zoning rewrite. That's your job. It's not to let every developer, you know, exceed what's allowed.

And one other thing I'd like to mention is that, just about everyone who

Alesio Avenue, where I have lived in an old Spanish house for over 30 years. I've raised my children there. My children and my grandchildren live in Coral Gables now.

I am opposed to this project. Before I address it on a substantive basis, procedurally, I object to being limited to one minute. It's irrational.

Secondly, when I try to access the building this afternoon, the doors were locked. We're talking about the courtyard doors that everybody knows is the access point for the building. We had to bang on the doors for five minutes before the guard finally came and unlocked the doors. That right there is a violation of the Sunshine Law. Your attorney can tell you. You can call Miriam Ramos.

CHAIRPERSON BEHAR: Aurelio, you told me that already. Please, you know -- by the way, I've not stopped anyone at one minute. Everyone that's spoken, I gave more than three minutes. You're going to have your share of time, but let's get to the reason why you're here, please.

|  | 49 |
| :---: | :---: |
| 8 9 10 11 12 12 13 14 15 15 16 17 18 19 20 21 21 22 23 24 25 | MR. DURANA: But that does inhibit the speakers when you're telling them they're limited to one minute. <br> CHAIRPERSON BEHAR: But you already had the chance before. I have not limited anyone. Will you please tell us your comments and move forward. <br> MR. DURANA: Another procedural question, can we cross-examine the city staff? Can any one of us cross-examine the city staff, any witnesses that Mr. De Yurre produces? Mr. Morris' mother-in-law, if she testifies today again? <br> MR. COLLER: The objectors have a right of cross-examination. <br> I caution both sides that cross-examination is not designed to intimidate witnesses. You can make your cross, be civil with your cross-examination. And you can choose, at the end of the process, if there's a -if somebody from the public wishes to cross-examine a particular witness, we can allow that as well. |

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his building to be no less than the Plaza buildings, than any other building that is 14 or 15-stories tall.

CHAIRPERSON BEHAR: Jill, please stop. Jill, can you please stop it.

THE CLERK: It's stopped.
CHAIRPERSON BEHAR: Thank you.
MR. DURANA: That is the bottom line of this project. He's got enough money. He's a multimillionaire. I don't think he's even motivated by money. This is a man who self-published a self-aggrandizing book that wants everybody to read it to become like him.

Don't vote for this project, please. Let us live in peace. Thank you.

CHAIRPERSON BEHAR: Thank you.
the CLERK: Jacob Asensi.
MR. ASENSI: Hi. Good afternoon, Members of the Board. Thank you for being here. My name is Jacob Asensi, from 328 Alesio Avenue.

And like many other neighbors here, I've been living there for over 16 years. And, again, I oppose the project. And I

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MR. DURANA: All right. I'll save my questions for the end, depending on what Mr. De Yurre ask the members of the public, and I may want to cross-examine others as well.

CHAIRPERSON BEHAR: I'll follow our attorney's advice, and we'11 proceed in that fashion.

MR. DURANA: Thank you, sir.
In essence, basically, what this ego maniacal developer, 'cause there's no other way to describe Alan Morris, is proposing here is spot zoning. He already got away with the city commission extending the transfer of development rights from a zone where they were not targeted to. This was specifically expanded to this particular parcel. Don't allow spot zoning. I thought we were past that stage in Miami-Dade County. That is what Mr. Morris wants.

I'm happy Mr. De Yurre took off the mask, and basically said that this project boils down to Alan Morris' ego. He wants
want the developer to be hold accountable for what he's entitled to.

One of my questions that perhaps you will be able to answer later, is why -- my understanding it's 140 -- 150 units. My concern is about parking and about the traffic patterns that are around that area. Salzedo, for example, if we allow Salzedo, Salzedo has been closed. It's only one direction, going from south to north for University.

My concern is that eventually a development of this size might be converted later onto a hotel, for example, and which will definitely change the configuration of the area.

The more people in concentration that we have, the higher the crime and the higher the problems that we had seen. I have seen it firsthand for all the developments that have happened in the corner of LeJeune and Bird Road. There have been several residential buildings. And parking as it is, is a problem for us in that area.


## I live at 128 San Sebastian Avenue.

When we decided to raise our family in Coral Gables, livelihood was not negotiable. It was simply a must. During the past few years, we see our livelihood being threatened as we fell into this constant fight, trying to defend our -the tranquility of our community from the overdevelopment.

We want to preserve the treasure that we have, and this is the reason why we are all here now. The Plaza is a lost case, and we are reminded about it every single day when we open our front door and we find that massive fort just steps away from our neighbors' backyard. We live the consequences every single day: Traffic, speed, reckless driving, illegal parking, just to mention a few of the highlights of our new normal lifestyle, which is not pleasant, needless to say.

We have over 15 children in our street. And as a concerned mother of an eight-year-old girl, little young citizen sitting down right there, $I$ am reaching

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I forgot to build a pool. It's okay. You know what, I'm going to take this piece, piece of the sidewalk from the city and I'm going to build a pool. This example is exactly the same thing that what Morris is doing to us. It means that it's supposed to be 77. And then they say, you know what, because I want, because I can, let me double it. That's not the way it is.

Second thing. I am outraged about the attitude of the lawyer. He's manipulating the city. Every time he goes -- the first meeting, and the second meeting or so, every time, when the city staff come, he goes straight over there to talk to her, to manage her. Then, now, what he's doing, he want to scare us. I am sorry, but there's no place right now for that. Thank you very much.

CHAIRPERSON BEHAR: Thank you.
THE CLERK: After Francis Fournier will be Teresita Carmona.

MS. FOURNIER: Good evening, Board
Members. My name is Francis Fournier, and
out to you for help, please. I feel I'm not asking for much as our neighborhoods have previously say and we appreciate that you listen to us.

We are not against development. We just want asking -- we just ask the developers to work according to the code that makes the city livable for everyone. Please help us preserve our community, help us reinforce that code and make the city fairly livable for all of us. Thank you very much.

CHAIRPERSON BEHAR: Thank you.
the Clerk: After Ms. Carmona will be Olivia Cancio.

MS. CARMONA: Good evening, Board
Members. My name is Teresita Carmona. I live at 117 San Sebastian Avenue.

I am here today to ask you to please go by the code, and follow the guidelines for that property, for that land.

Seventeen years ago, we moved to
Coral Gables, and from West Kendall, and
we escaped the traffic and the congestion.
We saw our neighborhood ruined, because of
the development was so much.
I ask you to consider and not -- not do this to our neighborhood that is so peaceful. Even though we're so close to the city, we are a very peaceful neighborhood, and please don't ruin our neighborhood. Thank you.

CHAIRPERSON BEHAR: Thank you. MS. CANCIO: Hello. I'm a little short. I'm Olivia Cancio. I live on 315 Cadima Avenue, in the Crafts district. I'11 keep it brief.

Newer resident of the Crafts area. My family has lived in Coral Gables over 20 years. I went to (inaudible) High. I was raised in Miami. My husband, our son and I moved from New York a couple years ago. We specifically chose to buy in the Crafts, because, actually, when Merrick planned the city, it was part of that original plan, so it's been around a very long time. Our house is from 1927. The neighborhood is beautiful, idyllic, full of children, families that have lived there for years, decades.

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are totally against the height of this project as it is being proposed. This is very reminiscent of the Paseo de la Riviera, which Chip knows very well about, where it was zoned low-rise also at 45 feet, ended up jumping past mid-rise and right to high-rise.

The commission today -- if you ask the commission today would they have voted for the Paseo de la Riviera as it was built, they would have said no. This is another one of those situations, where this Board, if you approve this, and it goes to commission, this Board will regret the decision, because of the impact on the neighborhood. Therefore, the CGNA is totally opposed to this height.

And I have to address Mr. De Yurre on a couple of points that he made. First of all, he kept citing a number of court cases. That sounds kind of threatening to me. A particular court case, when he said, there's a case that says that residents have no right to light. No right to light. Think about that. So

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Despite, as Ms. Carmona said, we're so close to downtown, so you get that proximity, but you also get what Coral Gables is about in this neighborhood.

By building a building, of course, Plaza, lost cause, got it, we bought when. It was already done, but by building another building so close to the residential neighborhood, even bigger than it should be built, just because you can, it sort of disrupts that feeling, and the reason why people come and buy and invest in Coral Gables. I just want to express that, and that I'm deeply opposed to this project. Thank you.

CHAIRPERSON BEHAR: Thank you very much.

THE CLERK: Sue.
MS. KAWALERSKI: Good evening. I'm
Sue Kawalerski. I live at 6830 Gratian Street, and tonight I'm here representing the Coral Gables Neighbors Association, of which Ponce Neighbors are a part of.

The CGNA is absolutely for the Ponce Neighbors Association, and, therefore, we he's saying, basically, the heck with the residents, to heck with Coral Gables, to heck with quality of life. Well, I'm sorry, but the neighbors that are here today moved here for a quality of life. We are not going to give that up, regardless of the threats being posed by this development. Thank you.

CHAIRPERSON BEHAR: Thank you very much.

THE CLERK: Olga Cancio. Following will be Maria Longo.

MS. OLGA CANCIO: Good evening. My name is Olga Cancio. I live at 1250 Bird Road. And I just want to say that, please -- I oppose this project totally, and please help us keep the city beautiful, the way it was meant to be when George Merrick designed it and built it. Thank you.

CHAIRPERSON BEHAR: Thank you.
MS. LONGO: Hi. Good evening. My
name is Maria Cristina Longo, and I live at 16 Finish (phonetic) Avenue, and I own a property on San Sebastian, which is a

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right in front of the park is traditional and very well done, the parking garage and the apartment buildings, I think their volume is too big for the -- just right next to the sidewalk. It's not the right volume. So just because something was done wrong, two wrongs don't make one right.

I urge -- I urge -- I urge you today to please deny the 1 and use change. And $I$ urge the developer's team, Mr. Alan Morris' team, to be more respectful of us, to be more respectful of --

CHAIRPERSON BEHAR: The phone, can you please turn that phone off, whoever.

MS. LONG: I urge the developer to be more respectful of us.

CHAIRPERSON BEHAR: Ms. Maria, can you please address us.

MR. COLLER: Can you speak --
MS. LONGO: Be more respectful of the Mediterranean code, to be more respectful of the neighborhood and its needs. And, please, I urge you to build a smaller luxury condo building, similar in

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Board's responsibility to enforce a Mediterranean Bonus requirement, and that that is the responsibility of the Board of Architect to do so. In this case, the Board of Architect made a mistake by granting Med Bonus when it was not merited.

However, the buck starts with the developer. And, in this case, Mr. Alan Morris knows very well the difference between authentic Mediterranean architecture and what is not, because he already developed a great and beautiful example of what it should be with the Alhambra tower in Coral Gables.

The Planning \& Zoning Board's
responsibility, your responsibility, is to be big-picture oriented and forward-looking. My opinion, looking at the past, because a big building was built, and it changed zoning several times, the (unintelligible) plans have changed zoning throughout the years several times. And the end result, even though the architecture of the property
character and size to the one being proposed by Mr. Bermello, at 719 Biltmore Way. Thank you.

CHAIRPERSON BEHAR: Thank you so much.

THE CLERK: Grandchamp. I'm sorry, resident of 301 Viscaya.

MS. GRANDCHAMP: Good evening. Can you see me?

CHAIRPERSON BEHAR: Yes.
MS. GRANDCHAMP: Thank you for your service. I have been a resident of --

CHAIRPERSON BEHAR: Can you state your name and address, please.

MS. GRANDCHAMP: I'm sorry. Twila Grandchamp. I live at 301 Viscaya Avenue. I've been living in Coral Gables since 1974. I came here because of the beauty, and the landscape, the people, the gardens, the flowers, the birds, the butterflies.

I am very much opposed to this. I do not look forward to going up Ponce De Leon and walking through a canyon of buildings. This is like people said, this is not


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project there with the current zoning.
Does not need this up zoning. Please vote no.

CHAIRPERSON BEHAR: Thank you.
BOARD MEMBER REVUELTA: I have a question for Counselor.

CHAIRPERSON BEHAR: That counse1, he represents --

BOARD MEMBER REVUELTA: I'm sorry.
Do we have a list of the people that you are representing and how many?

MR. WINKER: I can provide that of -yeah, if you'd like that, I can definitely do that, and $I$ can get addresses.

BOARD MEMBER REVUELTA: I'm talking about the neighbors that are here, and where do they 1 ive in relationship to the project, so if you can provide that --

MR. WINKER: Sure. I'11 do that for you.

BOARD MEMBER REVUELTA: -- during this session, I would appreciate it.

MR. WINKER: Yeah, you got it. I'11
give you the breakdown. I think that will be very helpful, because I think you'11

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within 500 feet of this project. They're here today testifying.

The competent substantial evidence
before you makes clear that the up zoning requested by this developer should be denied. Residents that are uniquely affected, because they live within 500 feet, have made clear that the density, the traffic and the other impacts on their neighborhood, for the fourth time they're bringing that forth to tell you, for the fourth time they're here asking you, begging you to please deny this.

I think that it is a situation where developer is setting this up as you have no choice. They put the evidence on there that they need this up zoning, they deserve this up zoning and you do not have the power to deny them what they want. You do have the power, of course, and we ask that you do, again, what you've consistently done, is take into account what these residents have to say. Deny this project.

Mr. Morris can build very great
find that everyone that's affected by this, the people that live in that that neighborhood, it's unanimous, you know. I think that will be a good exercise also, because they're not here. Like, we all had plans. The meeting was cancelled. I'm here. I should be doing something else. We were all traveling. We were all going out of town. So I'11 do that. Thank you.

BOARD MEMBER REVUELTA: How many more or less are you representing?

THE CLERK: Excuse me, Mr. Revuelta, can you speak into the microphone?

BOARD MEMBER REVUELTA: My apologies.
How many more or 1 ess are you representing?

MR. WINKER: I would say $20,25$.
More than that. 154. Yeah, I guess, if you look at the households, 154 people.

BOARD MEMBER REVUELTA: Within 500 feet?

MR. COLLER: We have one court
reporter, and we can only have one voice speaking at a time. And $I$ know everyone


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from medium to high density. That is the duty of the Board, the Planning \& Zoning Board, is to keep people from trying to build things that aren't in the code.

I don't understand. I know when we wanted to get a new roof about five years ago, we wanted to get a metal roof. They said, "No, you can't. It's not in the code." And I said, "But that's the strongest roof for a hurricane." They said, "That's too bad, you have to stay within the code."

So if we, as residents, are required to stay within the code, I think the people who are building the commercial buildings should also be required to stay within the code. Thank you.

THE CLERK: Alan.
MR. GUMMERSON: I'm Alan Gummerson. I live at 228 Alesio Avenue. I have for 27 years.

I'm opposed to approving this
project. I'm also concerned about
Democracy. It may seem like a weird thing to say here, but you, volunteers, you're

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that building. You know, more people than within the small area are affected. They' 11 be affected by the traffic. You know, they'11 be affected by the density.

I would imagine that we would want to have sort of a gradation down of the buildings to the residents, you know. I know that Mr . De Yurre is talking about large buildings being within the vicinity of the building that he's proposing. Well, you know, some of them are north of that. They're not next to the houses.

The Plaza, we know -- we know the opinion on that. The hospital, the hospital is next to -- it's next to 37 th . That's not in the center of Coral Gables in the same way that this building is. This building abuts residential.

So I would like you to turn down his request to double the size of the building. Thank you.

CHAIRPERSON BEHAR: Thank you.
THE CLERK: Susan Hays.
MS. HAYS: Susan Hays, 243 Fluvia
Avenue. I'm here to oppose the -- going
not exactly a New England town hall meeting, but you're close. This is a place where citizens can come and express their doubts and concerns, et cetera, and I think it's very important that this kind of thing continue on.

I'm concerned about the continued existence of Democracy in this country, for lots of reasons. I don't know how many people got to see the testimony from congress, for example.

I'm also concerned what $I$ hear from my fellow residents of Coral Gables. They're very cynical. The people who turned out here today and who are on the Zoom meeting still believe that they can have an influence on decisions in this country, and they're concerned about this, alright? There's an awful lot of people out there. You walk out this door, and within 6 or 7 blocks, we can probably find 10 or 5 , or 15 or 20 people, who say, "Go to a meeting, are you crazy? Those guys aren't going to 1 isten to us," alright?

The guy wants to double the height of


MR. CASTILLO: Good evening, Board. I didn't know I signed up to speak, but I'11 take this opportunity to do so. Thank you so much for your service. I 1ive in 226 San Sebastian Avenue. I've been a volunteer for baseball, soccer and the youth center many years.

CHAIRPERSON BEHAR: Will you state your name for the record?

MR. CASTILLO: What's that?
CHAIRPERSON BEHAR: Wil1 you give your name for the record?

MR. CASTILLO: Yes, Gilbert Castillo. CHAIRPERSON BEHAR: Thank you. MR. CASTILLO: You're welcome. Having said that, my kids grew here -- grew up here. They were able to ride their bikes on the street, no problem whatsoever. Fortunately, they're all grown up now and no bike riding. It's scary out there, the way the traffic is today. Just in the Plaza not even finished, it's not even officially opened, and there's so much traffic in that Ponce. I don't know, some residents here from San

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prove that book wrong. I hope you do it. I look forward to cross-examination. THE CLERK: Maria Yanez.
MS. YANEZ: Good afternoon. My name is Maria Julia Yanez. I live in 255 San Sebastian Avenue.

When I bought my house in 1996, I didn't have money to splurge and come to Coral Gables. I came to Coral Gables looking for rules and regulations and a place where those rules and regulations are followed. So, that is, I've been living in that house for 27 years. The same way that we residents, we need to stick to the codes of the city and we need to -- anything that we do in our houses, we need to do it according to the rules and regulations, which I appreciate, I think that those should be part of businesses and developers.

Just, you know, I am not against the project completely. Just do it in a way that is, you know, following the rules and regulations that are present. Thank you. THE CLERK: Gilbert Castillo.

Sebastian witness, but San Sebastian is like a speedway, to cut across from LeJeune to Ponce. Sorry. My kids would not be allowed to ride their bikes anymore.

And I ask the Board to decline this. We don't need more buildings like this. Yes, we've made mistakes before, but we should not continue these mistakes moving forward.

I have grand kids now, two of them, and they come to visit quite often on Sundays. Fortunately, they're not at an age to ride their bikes, but probably will not be allowed to ride their bikes, if this continues.

So ask the Board to please reconsider this and decline this project. Thank you.

THE CLERK: C. Vidal.
MS. VIDAL: Good afternoon. My name is Cristina Vidal. I live at 301 Alesio. And I'm wearing a mask, because we are still in a pandemic. As you might know, or not, the transmissibility of the current variant is very, very high. I'm a


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table books that should exist to showcase Denman Fink, to showcase Phineas Paist. They were historic. They were scholars, and the work that they did was amazing. San Sebastian sets the tone for that area. You put up a 15-floor or 17-floor canyon next to that, you are destroying the treasure that we have, and we have it. Why would you do that? I just don't understand that.

Frankly, I'm not even going to request that you enforce the seven feet -or 7 floors, 70 feet. I actually had a personal conversation face-to-face with Mr. Morris. He's very nice. He's a gentleman. And $I$ asked him if he could do what he did for Brickell. So, in Brickel1, I was told by an attorney, who explained to me what happened there, he actually donated 1 and, so that it can be turned into a park. There's been some sort of controversy, and I'm not familiar with all the details, but he did that for the City of Miami. He did it for Brickell. So if he was able to do it for

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I 1 ived in New York City for many years. So sight lines and the interruption of sight 1 ine and airspace around buildings is something very critical.

So as you drive up, in a modified University Avenue, you will not see the massive monstrosity that is today the Plaza. You will see a concrete wall. So the intention of the sight line, driving up University, toward Ponce will be interrupted. And it's a protected asset of the city, the Master Plan. It's actually historically protected and designated.

In addition to that, the San
Sebastian apartments recently received historic designation. That's a beautiful building. It sets the tone. It's the landmark of the area. It's a Phineas Paist. My grandfather was an architect. I am deeply, deeply moved that we have the treasures that we have in our city. Phineas Paist should be a national treasure. Our city has so much to offer. We have not written the books, the coffee

Bricke11, why can't he do it for his own city? So that's actually what I think would be the ultimate resolution to this dilemma. He could end up being a hero instead of a villain, and give us a park, and he's done it before. So that's really my request. I know it's untenable, and he's not going to consider it, but he's done it before. There's a precedent. I think it be a beautiful solution.

But, anyway, that's all. Thank you so much for your time. You guys work very hard. Thank you.

BOARD MEMBER REVUELTA: What is your address?

MS. VIDAL: 301 Alesio.
BOARD MEMBER REVUELTA: Alesio.
THE CLERK: We have no more speakers in person. The rest would be via Zoom. I'm going to --

CHAIRPERSON BEHAR: I think at this time what $I$ will allow is the applicant's counsel to be able to ask your questions to the speakers here before we move to the Zoom platform.


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sure, that if we go back to the minutes, that it was Chair Aizenstat that said we were not going to do this. I just want to say that. I don't remember anyone that spoke last time to be brought up.

So this is something that we're doing new maybe to create a record, but it's not something that we did last time. And I think the Chair said that we weren't going to do it.

CHAIRPERSON BEHAR: You're right, in the time that we've been here, we've never done it, but we want to establish for the record, and this is Mr. Coller .-

BOARD MEMBER MIRO: A special exemption.

MR. COLLER: No, it's quasi-judicial, and he has a right unfortunately.

BOARD MEMBER MIRO: I understand
that. I understand that. I'm just saying --

MR. COLLER: And the last time, what I can say for the last time, I agree with you, there were no questions asked at the last hearing. It was requested that he do

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MR. COLLER: This cross-examination is to the people that have spoken, not to people that haven't spoken. He's only crossing those people that have spoken.

So he's asking for -- he's not specifically asking for an individual. He's asking for anybody who's spoken, who believes that they may live the closest. They may not know if they 1 ive the closest.

MR. DE YURRE: Santander Avenue. CHAIRPERSON BEHAR: There's three from Santander Avenue. On1y one is a property owner. That's my log.

CHAIRPERSON BEHAR: Let's keep the comments through us, because otherwise the court reporter cannot take them, please.

BOARD MEMBER MIRO: Mr. Chair, I just want to say that I clearly remember that no one else came up after, in the last meeting, to answer any questions or to be cross-examined. I don't ever remember having anybody to go through this, what address. We never did this in the last meeting. I just want to say I'm pretty
it at the end and he chose not to.
We're having this hearing. He has
the right of cross-examination. And since he's requested for cross-examination, we have to give him that opportunity.

BOARD MEMBER MIRO: Right. Had this meeting not taken place all over again, he would not have had that opportunity. So now, with this meeting, we are giving the applicant the opportunity to do what he chose not to do the last time. I just want to put that on the record.

MR. COLLER: That is absolutely 100\% correct.

BOARD MEMBER MIRO: Thank you.
BOARD MEMBER REVUELTA: You also said that the citizens have the right to cross.

MR. COLLER: Yes, I did. And if they want to cross-examine any of the witnesses of the applicant in this case, the only person that $I$ 've heard tonight is the attorney. They want to cross-examine the attorney, then they can cross-examine the attorney.

CHAIRPERSON BEHAR: I think what


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THE CLERK: Helen, please open your camera, please, if you wish to be sworn in.
(Duly sworn).
CHAIRPERSON BEHAR: Please state your name and address, please.

MS. MONTERO: Helen Montero, 220 Sarto Avenue, Coral Gables.

I just want to say -- I'11 keep it short, and sweet and to the point. I'm opposed to this project. I've been here 25 years, and I don't want this project to go on. So please vote no. That's all I'm going to say.

CHAIRPERSON BEHAR: Thank you. I
like that, short and sweet.
THE CLERK: Thank you.
Stephen Weir, please.
MR. WEIR: Hi.
THE CLERK: Please state your name and address.

MR. WEIR: Stephen Weir, 244 Fluvia Avenue.
(Duly sworn).
CHAIRPERSON BEHAR: Go ahead, please.

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THE CLERK: Helen Montero, Stephen Weir, Maria Garcia, Gustavo Salamanca, John Cosomano, O1iver Curtin, Alyssa Tejera.

CHAIRPERSON BEHAR: Do we see them, or how we're going to be able to swear them in?

THE CLERK: I think we're going to have to call each one of them, because we're not going to be able to see the screens.

BOARD MEMBER BUCELO: We should do it individually.

CHAIRPERSON BEHAR: Okay, let's do it one at a time then.

THE CLERK: Helen Montero.
MS. MONTERO: Yes. Hello? Hello?
CHAIRPERSON BEHAR: Please --
BOARD MEMBER TORRE: What the heck is that?

THE CLERK: We have people that are joining the meeting that shouldn't be joining, so we're trying to control as best as we can. Sorry about that.

MS. MONTERO: Hello, hello.

MR. WEIR: Good evening, Board, and thank you very much for your service to the Coral Gables.

I just like to say, I do oppose the rezoning of this project. My family and I enjoy the 1 ifestyle here in Coral Gables, and we specifically moved to Coral Gables for this lifestyle.

And we believe the overpopulation and height of this building will bring beyond what the city needs. We've already extended and grown the city as much as possible, and we don't need to go any further. It's at a great size. And I think the overpopulation is too much.

I, as a person, a citizen of Coral
Gables, sorry, stand by the regulations set by the Coral Gables building code. I, myself, would love to do many things, glorious things to my property, but I can't. I've asked -- I understand that I can't do that.

I don't understand why it's such a large organization feels they can push the barriers, and keep pushing and keep


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speak then.
Sir, can you hear us?
THE CLERK: He's been disconnected.
CHAIRPERSON BEHAR: Go to the next speaker.

THE CLERK: Alyssa Tejera.
MS. TEJERA: Hi. Good evening. Can you hear me?

CHAIRPERSON BEHAR: Yes, we can.
MS. TEJERA: Okay. So I want to thank you first --

CHAIRPERSON BEHAR: Before you do, raise your right hand, please.
(Duly sworn).
CHAIRPERSON BEHAR: And give us your name and address for the record, please.

MS. TEJERA: Yes, so my name is Alyssa Tejera, and I live at 325 Alesio Avenue.

And I want to take this opportunity to thank you first and foremost for allowing us to share our opinions, and to al1 those who are there present. I've 1 ived in Coral Gables for 10 years, and never once did $I$ expect that $I$ was going

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of Miami for 20 years. The last four years here in Coral Gables. I'm against the proposed change. I'm asking you not to approve it. I'm not against development, but $I^{\prime} m$ against overdevelopment and I'm against the growing density here.

My street here on Candia Avenue, in the last four years, I've experienced tremendous growth in traffic.

So it's getting late. I don't want to keep everyone. I think everything that Ms. Cruz opened with, Mrs. Cruz opened with is exactly my feelings.

I thank you for your service. I thank you for your time.

CHAIRPERSON BEHAR: Thank you.
THE CLERK: Speaker 6, 01 iver, cannot open his camera.

MR. COLLER: Okay. So we are going to allow him to speak. His testimony may not be considered substantial competent evidence, but he's welcome to speak on the item.

CHAIRPERSON BEHAR: Go ahead, let him

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to be speaking up in this type of forum.
I want to voice my opinion. And if
you place on record that $I$ do oppose this project and the overdevelopment of our city.

As many other residents have
previously stated, we are held to a
certain standard. We have to follow
rules. We have to follow rules when we're doing our roofs, our windows, when we're painting. And $I$ have code enforcement in front of my house on a regular basis. So I would appreciate if the same standards will be upheld for the developers. Thank you very much.

CHAIRPERSON BEHAR: Thank you.
Jill, anymore on the Zoom platform? THE CLERK: No more speakers. CHAIRPERSON BEHAR: Do we have any speaker on the phone platform?

THE CLERK: We do have speakers that want to be -- would like to ask questions in person.

CHAIRPERSON BEHAR: Before -- so
there's no one on the phone --


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then this is their opportunity. And then after that, then the applicant has a right of a short rebuttal.

CHAIRPERSON BEHAR: Okay. Thank you. In the same fashion that we gave the applicant the opportunity to question any member of the public, I will allow -- I will give the public the opportunity to question the applicant. So how do we proceed?

MR. COLLER: I think we have to see if there's anybody that has the interest in cross-examining the attorney.

CHAIRPERSON BEHAR: The attorney. So I see Mrs. Cruz with her hand up.

MR. COLLER: Mrs. Cruz wants to cross-examine the attorney?

MS. CRUZ: Yes.
MR. COLLER: Why don't we get a 1 ist
of names now that are seeking to cross-examine the attorney.

THE CLERK: Anyone else?
CHAIRPERSON BEHAR: Okay. If you could please come over.

MR. COLLER: We have one person. Oh,

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cross-examination, let him do the
cross-examination now, if he chooses to do so.

MR. DE YURRE: I didn't hear any evidence of fact that would establish competent substantial evidence. I'm not going to cross-examine anybody. Everybody seems pretty adamant that they don't want to do that. And I really didn't have a need for it.

I really just wanted to establish the fact that was already established in testimony, which is we're here for height. And I can just do my rebuttal, my close, unless someone wants to cross-examine me, but let me know how you want to do it.

CHAIRPERSON BEHAR: I am going to let the public speak, and $I^{\prime} m$ going to close the public hearing. So this is your opportunity, right, to do so.

MR. COLLER: If he doesn't choose to -- doesn't wish to cross-examine, which he said he doesn't, if a member of the public feels that they need to cross-examine the attorney, then -- and has requested that,
two people, three people. Okay. So why don't we -- why don't we have Ms. Cruz -I just advise Ms. Cruz, like I would have advised the attorney, this is an opportunity to seek answers to questions. It's not an opportunity to berate any witness as $I$ wouldn't expect the attorney to do that. And I ask that all the people that are going to cross be civil in their cross-examination.

CHAIRPERSON BEHAR: Thank you. BOARD MEMBER TORRE: Can I ask that
we keep this to a relatively short amount of time and not extended.

CHAIRPERSON BEHAR: We will give them sufficient time that we gave everybody, so there is no --

MS. CRUZ: Maria Cruz, 1447 Miller Road. I'm not an attorney. I'm a retired educator. And I usually like to ask my students questions. So since $I$ have several questions that $I$ found interesting, I would like Mr. De Yurre, please, to tell me if there's anyone in the Morris team that 1 ives in this


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noticed area of a thousand feet.
MS. CRUZ: Okay. All right.
And since you work very closely with the staff, maybe I would like to know

98

MR. DE YURRE: He lives on Granada in Coral Gables.

MS. CRUZ: Okay. My question is, does he 1 ive near this project? Yes or no? It's a yes or no.

MR. COLLER: I think --
MS. CRUZ: He asked questions similar to that.

MR. COLLER: I believe the question
has been answered. Did he give them a street?

CHAIRPERSON BEHAR: He gave them a street.

MS. CRUZ: I don't know where the street is. I just want to know, is it near this project, yes or no?

CHAIRPERSON BEHAR: But he has answered. He lives in the Gables. He even volunteered the answer of Granada. I don't want for him to divulge the fact the address.

MS. CRUZ: I don't near the address. I just want to say near or not. That's al1.

MR. DE YURRE: He lives outside the
where anybody in the staff, especially the person that's here, $I$ think there's only one staff member here, does he or she live near this project?

MR. DE YURRE: I don't know the answer to that question.

MS. CRUZ: Well, she can answer. CHAIRPERSON BEHAR: I don't think
that the staff -- Mr. Coller, that's relevant on this.

MR. COLLER: I don't think it's relevant to -- she's not testifying. She's testifying as the staff person. I don't think that's -- that's out of order.

CHAIRPERSON BEHAR: Ms. Cruz, I wil1 not allow -- I will not ask for that question to be answered by staff. Let's concentrate on the applicant only.

MS. CRUZ: Okay. Okay. Let's
continue then with, do you have anyone on the Morris team that is a lobbyist?

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you're saying, 1et's go from 2850, which is 150, 250, which is crazy, crazy high, go down to 77 and go up to 149, that's what you're proposing, right?

MR. DE YURRE: We're proposing 149 on our site. And pursuant to staff regulation, which is pursuant to the code, recommended. That's what we're pursuing.

I can't give my opinion, because my opinion doesn't count. It's competent substantial evidence, the staff recommendation.

MR. SOSA: I'm asking for facts.
MR. DE YURRE: Those are the fact.
MR. SOSA: Coming from the Regions
Bank to the Zubi building and you want us to go backup to the residents or the residents have this crazy buildings up, down, up, down and not as the code said, which is scalability. Would go from up and down to the residents, right?

MR. COLLER: Mr. Chair, there isn't a question. What we're now doing is arguing with the witness. I think the point has been made. If he has a specific question,

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## And so now we have competent

substantial evidence on our side, because we changed our project. Before staff did not support our project. Now, let me just say, we're talking about the height here. I don't want to get into the whole rigamarole about the project. We're just talking about the height. And before we did not have a recommendation.

And so I want to make it really simple. And, you know, $I$ saw that the cross-examination wasn't going to work, so I just said, you know, let's just have the conversation afterwards.

The only comment $I$ want to make from one of the residents was, it was said that there were abutting residential properties to the site. There is no abutting residential property to the site. There is no residential property on the block. There's no residential property on the block to the south of us. And that's one of the principal differences between what's going on across the street and what's going on our side of the street.

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city staff?
MR. COLLER: Mr. Chairman, you've asked --

CHAIRPERSON BEHAR: You've asked the
same question over.
MR. COLLER: You don't need to
clarify it. You've asked it.
MR. WINKER: Thank you.
CHAIRPERSON BEHAR: Mr. De Yurre, you
have a chance, a few minutes I'm going to give you to rebuttal or close the public hearing.

MR. DE YURRE: Again, I just wanted to highlight a very simple question at the beginning of this process, because we've heard over and over again, we have to follow the rules, we have to follow code. I can't build a metal roof, for example, and I understand that, because that's not how the code works.

The code works and says you can make an application. Pursuant to the application, you have a process and that is reviewed by staff and the staff gave the recommendation. And that's the law.


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we have any members from Public Works here to answer those questions.

BOARD MEMBER WITHERS: Thanks for interrupting me.

How did you hurt your hand?
MR. DE YURRE: A boating accident.
BOARD MEMBER WITHERS: Boating accident. Is it broken or --

MR. DE YURRE: Broken, a lost piece of my hand.

BOARD MEMBER WITHERS: Sorry about that.

MR. DE YURRE: Comes with the territory.

MR. COLLER: Mr. Chairman, I just want to -- just two legal points $I$ just wanted to set the stage for.

We are actually here only on the comprehensive plan item. The comprehensive plan item has a couple of unusual legal issues, because the comprehensive plan is deemed to be the constitution of 1 and use for Coral Gables.

So the standing to object or to seek
an objection to the comprehensive plan is,

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you have to be an aggrieved or adversely affected party.

And the definition in the statute is a little bit different than the common 1 aw statute for aggrieved party, and I would argue it is somewhat more liberalized. And it states, it means any person or local government that would suffer an adverse effect to an interest protected or furthered by the local government comprehensive plan, including interest related to health, and safety, police, fire protection services, density or intensities of development, transportation facilities, and health care facilities, equipment or services. And here's the key point. The alleged adverse interests may be shared in common with other members of the community at large, but must exceed in degree the general interests in community good shared by all persons. So it is
somewhat of a more 1 iberalized standard.
The other thing that we talked about, we talked a lot about substantial
competent evidence today, but, actually,


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## based on opinion.

Would you agree, Mr. Coller?
MR. COLLER: Well, I will give you a case, and you can decide. There's a case called Blumenthal, and there was a question about whether there was a - in that case, it was a density question. And a citizen got up and said, "You're going from 50 units per acre down to 12 units per acre and I think the line should be here, because this is what the neighborhood is now". And the court said that didn't require an expert. They had an observation of what they saw the density in the neighborhood was, and they saw it from one end to the other end. So the court said that that was - that person was competent to be able to testify as to where that line should be drawn. So -- and it is true that a Department's recommendation is deemed to be substantial competent evidence, but as $I$ said at the last -- at the last hearing, that is not necessarily all the evidence, and the Board doesn't necessarily have to

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BOARD MEMBER MIRO: Okay. Can you please clarify that, because I didn't quite catch it.

MR. COLLER: Yes. I'm going to actually read what it states, because what it says is, "The alleged adverse interests may be shared in common with other members of the community at large, but must exceed in degree the general interests in community good shared by all persons."

It also goes on to say the term includes, of course, the owner, developer, applicant for development order.

So it's really your judge to decide whether their interests exceeds that of the entire Coral Gables community.

CHAIRPERSON BEHAR: Mr. Withers, go ahead and proceed.

BOARD MEMBER WITHERS: I didn't know if Counselor wanted -- did you have something you wanted to say before?

MR. COLLER: He's just pacing I think.

MR. DE YURRE: No, I just -- but it has to be based on fact. It can't be
rubber-stamp a department recommendation, if the Board believes that it has heard testimony that would go a different way. So I just -- so it's really in your hands. CHAIRPERSON BEHAR: Thank you. BOARD MEMBER WITHERS: And after three interruptions, I'11 proceed now. CHAIRPERSON BEHAR: Please. BOARD MEMBER WITHERS: Nothing has really changed my mind. One thing that really jumped at me tonight, is I must have heard -- and I didn't notice it the last time. I must have heard 5, or 6 or 10 different accents from the neighbors, different countries. And Coral Gables has changed a lot, and it's changed for the better.

And the one thing that was really
impressive to me was how this group of neighbors, that obviously came from different origins, based on their accents, they've lived in this area for years, and years and years and have built a community and have built a neighborhood. And I think that's pretty cool. And I commend


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the comprehensive plan amendment from commercial low-rise intensity to commercial high-rise facilitates a taller building to advance the objectives and policies in multiple comprehensive plan elements and encourage the mixed-use development of urban housing near downtown that reduces the need to drive.

How does that affect the neighbors? You know, how does that objective affect the group of neighbors that are the most affected? You don't have to answer that question, because he's told me you're not supposed to answer that question.

And then the last thing is whether - here's Number 2, whether it internally consists with the Comprehensive Land Use Plan. Well, the answer is, the proposed mixed-use redevelopment is consistent with the commercial high-rise. Of course, it is, it's a high rise. It's going to be consistent with the high-rise land use as it allows for mixed-use development.

So I guess the bottom 1 ine, and the reason $I$ kind of went on a little bit

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answer that question, if you don't want to.

MR. COLLER: Good.
BOARD MEMBER WITHERS: I know. I put --

MR. COLLER: I think the Board has to express its own feelings about it.

BOARD MEMBER WITHERS: Don't answer the question, okay?

Secondly. Any other fact that the city determines is relevant to the city commission's decision. Not our decision, but the city commission's decision on the application.

So I guess my question is, how much weight do the neighbors have when they present what's relevant to them and how it affects their quality of life? Obviously it affects them a great deal. I don't see that staff took that into consideration when they changed the Zoning Code.

You know, any objective, whether it specifically advances any objective or policy of the Comprehensive Land Use Plan. And then you read the staff evaluation,
about this is, I'm still not totally convinced that this project -- and I've known Alan a long time, that this project, you know, really meets the criteria of allowing a staff recommendation on this project.

And so I'm not convinced that anything I've heard tonight changes my opinion on the changing of this land use.

CHAIRPERSON BEHAR: Thank you, Mr. Withers.

Mr. Torre, you may continue.
BOARD MEMBER TORRE: So I have a lot to catch up, 'cause you guys had a very strong two hours since $I$ was on a plane, but I do have a lot to cover, so bear with me here.

One thing you guys did, which I started out the conversation is approving TDRs in approving the alley vacation already. I'm of the opinion that those two things should never happen. I think that -- you actually went against your own statement, because -- Mr. Chair, because you started the conversation saying that


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project merits. Then these other things sort of follow. I think this is how I see the projects in the past and I think that's the way this should have been handled, but we're already here.

So we're looking specifically and only right now to the Comp Plan, which basically, as $I$ understand it, deals with height. And nobody today discussed the word density. Nobody today discussed FAR. And all I heard, and I took notes, is a lot of it was height, height, height, height, more height.

The other issue that I heard from one speaker was that this project would bring traffic and bring other impacts. So I judge this specifically for impacts.

I think most of these projects are judged from an impact perspective, and I think that's what I'm hearing: What is the impact on the community from this project? So it boils down to height. If that's the fight, then I'm going to look at this from a bigger perspective, which is historical, and what has been the

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they were proposing to use super TDRs for this project.

Is that correct?
CHAIRPERSON BEHAR: My recollection is that --

MR. COLLER: And super TDRs were
issued, because it was a -- the city was able to save an environmental piece of property.

CHAIRPERSON BEHAR: A settlement of 67 and 136, and that current owner was given the right to sell those TDRs.

And the alley specifically, it was a small piece of the alley, and they were doing a plaza, if you call it, in front of the building that was beneficial.

So I was not going against my own recommendation. It was something that they had the right to do with the TDRs.

BOARD MEMBER TORRE: As a whole, I think that the project should be looked at all comprehensively. And I think that what drives this is usually the site plan approval and the comprehensive approval. Those things should drive the project, the
trend. What's the fight about? Because, to me, you know, again, what is the quality of the project? How many units are coming forth? What's the traffic impact going to be?

And as I started to look at this project, I find benefits to some of these things as opposed to what other things could be brought here. I said this earlier, 80 units of high quality for sale is a good thing. And that does not, compared to other things that could come here, create more of an impact from a traffic perspective. I think it actually helps.

So if I was to say what could come here, I think this is not a bad thing on that level, suggesting 80 , high-end units on that merit, I think is a good thing. When you look at the FAR, they're going to probably put the FAR in there no matter what. And I think that the impact comes from the FAR mostly. What does it mean is square footage. I think if you put that 187,000 square feet of footage in

use. And it's an interesting -- this is unbelievable. What $I$ found is gold. It teaches you what has happened in Coral Gables for the last 60 some years, how the traffic studies were being discussed, how parking issues were being discussed, how Miracle Mile was being discussed, how the traffic on LeJeune and Miracle Mile was already an issue. Issues where traffic going through our city affects us tremendously, through Miracle Mile, through Ponce everybody cuts through. It's already in here. All these issues are in here

So this is nothing new. We're discussing things that have been discussed for 60 years. And it goes to - this is the item that brings it back. They're talking about multi-story buildings.

And this paragraph says, "It is believed that neither the demand for 1 and nor cost of 1 and in the Coral Gables central business district has advanced enough at this time to warrant complete removal of all restrictions controling

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| 1 | approve something that is usually and |
| :---: | :---: |
| 2 | always negotiated. |
| 3 | And I started to think of all the |
| 4 | projects that we look and deal with |
| 5 | everyday, and that goes to the Colonnade, |
| 6 | it goes to the Columbus Center, it goes to |
| 7 | the Hyatt, it goes to the Merrick Park |
| 8 | Village, it goes to 306 Alhambra, Alan |
| 9 | Morris building. I believe that probably |
| 10 | every building that I mentioned has been |
| 11 | negotiated, and has had variances and |
| 12 | approvals of many different types. |
| 13 | Do we hate these buildings? Are |
| 14 | these buildings affecting us positively or |
| 15 | negatively? I think they're affecting us |
| 16 | positively. I see a lot of negativity |
| 17 | about a lot of things that we have to step |
| 18 | back and say what is the trend here, guys? |
| 19 | What's going on? |
| 20 | So to further do that, I went back |
| 21 | and found somehow a Master Plan proposal |
| 22 | for the City of Coral Gables from 1962, |
| 23 | addressed to the city manager, on the |
| 24 | discussion of what the Master Plan of this |
| 25 | city should be on the same thing with land |

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hear from the developer at some point whether there's any other offers or any other ability to massage this a little bit or is this the way that you guys want to make it go?

MR. COLLER: Mr. Chairman, I just -through the Chair, I just want to explain something $I$ made at the last meeting about the issue of the Comp Plan.

You can't condition the Comp Plan. You could condition the site plan. He could conceivably proffer a covenant, a voluntary covenant, in connection with the Comp Plan, but the Comp Plan can't be conditioned like you would -- 1ike you would deal with a site plan. So because we've already dealt with those items, all we have left is the Comp Plan.

So, you know, the Board can probably add to their recommendation that they feel that something more should be done with the zoning items or the site plan, but we're kind of limited when we're dealing only with the Comp Plan. It's different. MR. DE YURRE: Two quick points.

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One, ultimately a slip lane, we're going to put that money in. It's up to the city to direct us on what they want, whether they want the slip lane. I think definitely they don't want to get rid of those parking spaces that are backing into the slip lane, which is, you know, obviously (inaudible) never parked there. And then, Number 2, between the two meetings, we went back and looked at the height. And, you know, I would quote Armando Codina, who presented also on a height issue just north of us, which is that when you do these high-end luxury units, you can't do the Brickell-style eight-foot rentals. You need the height in the unit to go down to 80 of them, so you can make the luxury product work. And that really wasn't our idea. That was borne of meetings that $I$ think many folks here were part of. And the neighborhood suggested the condominium, we found a way to lower from 190 to 149 , but we had to stop there so we can still do the luxury units. That was it. Thank you.


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we did last time with Mr. De Yurre, you know, cross-examining the members of the public who spoke, I also was not in favor of the members of the public, who spoke, cross-examining Mr. De Yurre, because, again, we didn't do it last time, and we were able to, you know, have enough information and discussion amongst ourselves.

In fact, in a previous meeting, we also had -- we discussed -- we were here til1 10:30 I think last time on this very issue, but there was another matter that came before us that $I$ found that we were talking about six inches. You guys remember for, like, an hour about six inches, only to learn in a later meeting that, yeah, the Planning \& Zoning director never told us, it didn't really matter about the six inches, because at the end of the day, there was another provision that was going to make it higher.

So I expressed my concern, because, as a city -- as a board member of this city, my concern is the trust that the

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city -- that the residents have in our government, in our city, and we need to be able to protect that trust. And I don't think that we're doing a very good job of that when we, as members, receive advice that is not accurate or reflective of what should be or we're not completely told by city staff, hey, don't spend 30 minutes on this six inches, because it doesn't really matter. I think that's information that we all could have benefited from and saved much time on.

I also think that if we were going to go ahead and move forward with this meeting, as we did tonight, then, you know, the city making a mistake, you know, mistakes happen, nobody should be held to, like, absolutely a perfect standard, but definitely a high standard. And if we do make a mistake, let's turn around and say, "Let's work with the residents and let's postpone this meeting till August".

The City Attorney also went - - and that's Ms. Soler Ramos, went out of her way to say, "Oh, the applicant wasn't in
favor of us having this meeting." I have a hard time believing that, because I think that the applicant could have said, "Well, you know what, we've done this three times, I'm not going to do it again, let it go to commission without a recommendation", because that was the other option

I also -- I got a call back, after I sent my e-mail to the City Attorney in opposition of this meeting, saying that, "Oh, this is the reason why". And I asked, I said, "Are you telling me that there is no remedy? No way for me to oppose this meeting as a board member? There's nothing? There's no avenue that I can seek to oppose this meeting, because Madam City Attorney has opined"? And I asked and they said that I couldn't. And I asked for that in writing from Mr. Ceballos. I'm still waiting for a response in writing, that there's no avenue, there's no way for me to voice my opposition, there's no process by which I can do that.

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through a long-term process when it comes to agreeing on what the code is, and, you know, there's processes that we have to follow as residents. And I also happen to like our rules and regulations. So I don't see why it's so hard for us to say that, hey, we need to stay within the code that we go through hard -- so much time to put in place.

The other thing that saddens me is to hear that so many people aren't here, or haven't been part of the process, because of the apathy that's created. And I think that goes back to the lack of trust that there is in the city, and not just in the boards, but also in the commission, because that tells me that people feel that they're not being heard.

I will also say that he who knows the charter and he who knows the code is king. And then things that $I$ heard coming from the applicant are basically they're sticking to the code, and they're sticking to facts.

And in the interest of facts -- and I

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Again, as a new member, $I$ depend on the City Attorney's Office to, you know, give us the right advice, right counsel, right, and also to whatever you say with your words, you should be able to put in writing. So that was a concern for me.

And I just wanted the community to know that I also found that, you know, hey, if we're going to go through this meeting, because of whatever the law is, or the code says, I understand that, but I think we should have worked with the community a little bit more. And like a lot of the speakers said today, some people are on vacation, some people aren't able to make it, so that's that part of it.

The other side that I want to talk about, and let me look at my notes, is I don't see this to be a very difficult process. I don't think, like, you know, Mr. Withers said, my mind really wasn't changed in this presentation.

And, also, I think one of the
speakers said that, you know, we go
hope I don't forget anything else I wanted to say, because there's so many things that have come to me right now that Mr. City Attorney had said about things that affect everybody in the city.

He mentioned fire, and I want to go ahead and mention fire. Currently, the City of Coral Gables is operating with 11 firefighters short of what the national standard is. And it is a clear fact that bigger buildings create more hazards. So, yes, if you have a taller building, it's going to create a risk, and a risk that we are already living with right now, because with all these high-rises -- like a lot of people mentioned, the Plaza is not completely full, the Lifetime building, there's so many buildings that we have not yet begun to feel the impact of all these buildings.

And from a public safety standpoint,
if we're going to talk about how it affects the neighbors, who live in the area, but affects all of Coral Gables, believe me, if your house is burning in


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make, we have always been the kind of community that has cared for quality of 1ife. I don't remember her name. I think it was Teresita. I don't remember her last name. She said that she moved here from West Kendall 17 years ago. I moved here 16 years ago from West Kendal1, and I did that for quality of $1 i f e$. And $I$ think that there's - I know that maybe that's not in the code, but it's in my code, and I think about that and $I$ see that it's an important thing. It's about the community that we are. I hope that we don't leave out community.

Mr. Chair, I thank you so much for indulging me, for speaking so long, but I did want to say -- make those remarks, specially to all of those who are here or who are listening to us online for the fourth time. Thank you.

CHAIRPERSON BEHAR: Mr. Revuelta, do you want to go last?

BOARD MEMBER REVUELTA: No, no, no, I'd like to --

CHAIRPERSON BEHAR: Mr. Bucelo.

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and opposed to having this meeting",
because we've beat this dead horse a 100
times. And we've come to this conclusion.
It was a majority of the vote, right, of
the members that were present.
And so $I$ would be really disappointed
in this Board if we reached a different conclusion for this project, because I think that it would continue -- it would completely finish destroying the faith that the community has in us as a Board, as a city, the staff, the staff recommendations.

Again, I heard what my colleague,
Chip Withers, was saying about staff recommendations. I also don't understand how the staff came to these conclusions. I also heard what my colleague Venny Torre - in fact, I saw Venny Torre. We've had these meetings four times. He was here looking through the numbers. He was working the papers the entire time. And I heard what he said about these were the concerns 60 years ago.

And I think that's a great point to

resident, is the property owner. I did not hear anybody from Santander, Malaga, Catalonia, Palermo, Romano, Sarto, Camilo or Valedo. And if I'm making a mistake, I'm perfectly happy to be corrected.

But be that as it may, I'm just surprised of the people that are really close to this property -- there seemed to be more people away from this property that are here in opposition than people who are close to it. And I will wait for Mr. Winker's 1 ist of the 150 people that he's representing.

I drive through this area almost everyday, 'cause I live in Castile Avenue, in Cordova. I have my offices in Coconut Grove. And I believe that the
intersection of University Drive and Ponce, when it turns, I hope that whatever happens with this property, I hope that's eliminated. It's an accident or accidents waiting to happen, if it haven't happened before. So, for that, I happen to believe that consolidating that, eliminating that and creating some sort of a plaza.

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There's a little green area park there, but I think that turn needs to be eliminated. And somehow the street from Ponce to University Drive needs to be a bigger radius, but $I$ think if the project goes anywhere, whoever develops the property, I think that should be addressed. And that's just my personal opinion as a citizen, as somebody that drives there all the time and as an architect.

I continue to harp, forgive me for boring you with this, that the biggest threat to the neighborhood to the south is Block 34 . And there is a big parking lot there shown MX3 that can basically go with Med Bonuses to 193 feet. To me, that's, like, the line that should have never been there. Hence, what last time I voted in favor of the item with the height restriction.

I do believe that if we approve a project on Lot 29 that has a height restriction, that will help control what will happen with Block 34 , when a

we're discussing height, I don't believe that 149 is a problem. I would be willing to vote in favor of 140. But $I$ think it's a good precedent to control Block 29 to a height that is much less than 193, with the Med Bonuses, because we don't know what the city commission is going to do.

And I have to tell you, again, this
is probably the fourth or fifth meeting that I bring this up, that I am very concerned about Block 34 , and that parking lot being shown MX3 and it could go to 193 feet.

So with that, I'11 just wait to hear from the Chairman.

CHAIRPERSON BEHAR: Thank you.
BOARD MEMBER MIRO: Mr. Chair, I have questions of Mr. Revue1ta, 'cause we're only allowed to talk right here, if I could.

CHAIRMAN BEHAR: Go ahead.
BOARD MEMBER MIRO: I just wanted to say -- I just wanted to say --

BOARD MEMBER REVUELTA: Cross-examine. BOARD MEMBER MIRO:

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Cross-examination. No, I just wanted to say, you said you didn't think that 160 cars, but when you say that, are you taking into consideration the fact that all these other buildings have not yet to be occupied, and you add the 160 with the 300 and the other 160, and you stil1 come to the conclusion that that's not going to be a traffic problem in this area?

BOARD MEMBER REVUELTA: We11, I'm not a traffic consultant. And since we're discussing this property, had I had the opportunity to be sitting here for the prior projects, I probably would have made an argument for that, but I am -- and I don't want to rehash this thing, but every time I drive through Malaga, and I see this big building 70 feet, 60 feet away from single-family homes, it drives me nuts. I haven't spent the time and the energy to see how this happened. At this point, it would be useless for me to look back.

But I strongly feel that, Number 1, this building is not going to be occupied

365 days of the year. It's not going to be occupied 100\%. And the traffic is going to be less than 160 cars.

And I do believe, to basically touch on the point that Mr. Withers was talking about, I think that the more that you bring in residential into a city, the more people will walk and not use the car. And, again, I'm not an urbanist. I'm not a traffic consultant, but $I$ can tell you that from a planning perspective, maybe putting it in the context that, $A$, more housing is going to decrease the parking, no, but more housing, I believe, has been proven that concentrating residential in cities promotes pedestrian and promotes businesses that people walk. So that's as much as I can contribute.

BOARD MEMBER MIRO: And then the other thing that you had said regarding the safety of condos, I mean, I agree with what you're saying about safety of condos. We're not New York City, right, with gas lines and different things of that nature, but what I'm talking about, what I'm

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we were here till 10:30 p.m., I think that would be a more of ann accurate statement, especially with all the apathy that there is. And that's all I wanted to say. Thank you, Mr. Chair. CHAIRPERSON BEHAR: I think we already heard you on that.

BOARD MEMBER MIRO: Yeah. Uh-hum. CHAIRPERSON BEHAR: Let me -- let me give the opportunity to Mr. Aizenstat, the real chairman, who's remotely to have something to say.

Go ahead, Mr. Aizenstat.
BOARD MEMBER AIZENSTAT: First of all, I'd like to thank the Board for letting me participate with the special exception. I felt it's important for me to be here since I was at the original meeting.

I have -- I had gone ahead and heard again all the testimony, whether it was presented by the applicant or the testimony that was presented by the neighbors and so forth.

I have served for over 30 years, in

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speaking to, is that it's not the building that causes the fire, it's people, and, you know, negligence or just accidents.

I mean, I'll tell you the other day,
my son loves to make mac and cheese in
those little containers, right, you pop them in the microwave, he forgot to put water in them. Our apartment building almost caught on fire, and we only have six stories in our apartment building on Majorca, so we almost -- it wasn't the building that was going to cause a fire. It was my 14-year old son that was going to cause a fire. So I'd say I agree with buildings don't cause fires, they're safe, but people do.

And the last thing I just wanted to say, I don't think it's fair that we count the number of people who aren't here from these streets, especially since we know that everyone is on vacation. We didn't, as a city, you know, postpone the meeting till August. I was just going to say, I just think that if we were to count all the people who were here last time, that
various boards with the City of Coral Gables. I have served many times with Mr. Behar on a couple of Zoning Code rewrites. And what I can tell you -- and I'm not saying this politically. What I can tell you, from what I've heard by testimony from both sides, my vote, and how I feel is still the same as it was before.

I also want to take the opportunity to thank Robert for stepping in as the Chair. And I just want to keep it brief and thank everybody for coming. Thank you.

CHAIRPERSON BEHAR: Thank you.
And thank you for not being here tonight.

Look, I want to say just for the record that $I$ was a member of the Planning \& Zoning Board when the Plaza came in, and I opposed that project and so did Mr. Aizenstat. That was not -- never a project that we felt that it was appropriate here.

I'm going to use the same words that I used last time, and there's going to be


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## recommendation. You had no

recommendation. That $I$ did say the night of the meeting.

I also said at the night of the meeting, you can still try to get four members to vote for a motion, if there was a motion. There was no motion. So it was my mistake, and $I$ felt it needed to be fixed, in my opinion.

It wasn't a failure of the Board that you didn't have a recommendation. It's the way our code is written that requires four votes. There was no failure on this Board's part in how they conducted their activity.

And I just want to make sure that you're not left with any impression that the City Attorney's Office ever felt that this Board did not do its responsibilities. You were here till I think it was 10:30 the previous meeting, so $I$ just wanted to make that clear.

BOARD MEMBER MIRO: I thank you for saying that. I really appreciate it. And you know what, everybody makes mistake. I

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entertain a motion from the Board, so we could continue and move forward.

BOARD MEMBER MIRO: I'd like to make
that motion, Mr. Chair, and that's the same motion $I$ made last time, and it's a motion to deny as presented.

CHAIRPERSON BEHAR: We have a motion.
Do we have a second?
BOARD MEMBER WITHERS: I'11 second it.

CHAIRPERSON BEHAR: Mr. Coller, at this point, we have a motion and a second. MR. COLLER: Yes.

Mr. Chair, I'd just 1 ike to make two very quick comments.

Ms. Miro, it was my mistake. I've sat with this Board for seven years. After the vote, I went back and I realized we had a problem. I immediately told the City Attorney. I don't think in the seven years that I've sat with this Board, I don't think I've ever made a mistake before, but $I$ told the City Attorney I felt this needed to come back here, because at this point it wasn't a
think once in seven years is a pretty good average.

MR. COLLER: Not a terrible record, but I'm not a robot.

BOARD MEMBER MIRO: Absolutely. And I just want to say it was Mr. Ceballos who had said we had failed to do our job.

MR. COLLER: Well, that's -- I don't know why he would say that. I don't - I know Mr. Ceballos. I don't think -- if he said it, it was a misinterpretation. You did your job. You voted 3 to 2. And I'm not sure if anybody would have changed their vote at that time anyway. So, regardless, we're here. We're going to -we have seven members voting. So we're going to have a $4 / 3$ or $4 / 2$ or however many votes it is a recommendation tonight.

So there's a motion --
CHAIRPERSON BEHAR: And a second.
MR. COLLER: -- second to recommend
denial of the comprehensive plan amendment.

CHAIRPERSON BEHAR: Jil1, can you please call the roll.


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MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600


MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600

| 24, 87:6, 87:21 | 50:7, 153:21 | Alyssa[2]-86:3 | applicant's [1] - 8 | 41:24 |
| :---: | :---: | :---: | :---: | :---: |
| 89:17, 91:16, 97:20, | 154:14 | 91:18 | applicants [1] -85 | associated [1] - 30 |
| 98:21, 98:22, | agreeing [1] - 139:2 | alyssa [11- 91:6 | application $[5]-2: 24$ | Association $[2]$ - |
| 121:16, 141:11 | ahead [12] - 13:2, | amazing ${ }_{[1]}$ - 79:4 | 25:3, 106:22, | 58:22, 58:25 |
| addressed [2] - | $39: 24,90: 25$, | amending [1]-13:5 | apportioned [1] - 20:3 | assume 63 |
| 126:23, 148:8 | 14:18, 136:14 | amendment [0]-2:23, | appreciate [5] -56:3, | ng[1] |
| addresses [2]-67:14, | 40:7, 151:21, | 12:1, 12:8, 13:10, | 67:22, 74:18, 92:13 | tempt[1] - 12 |
| 81:25 | 55:13, 155:20 | 1, 14:22, | 59:24 | e[ [1] - 54:12 |
| adjacent [ [] - 15 | 19:4, 19:13 | 19:1, 160:23 | ppr | Attorney [9] - $1: 19$, |
| 19:12, 19:22 | airspace [2]-77:2 | Amendments | 156.23 | 8512 |
| adjoining [3]-19:14, | 78:3 | 13:9 | approval [13]-9:4, | 136:23, 137:10, |
| 19:15, 19:19 | IIEENSTAT ${ }_{\text {[1] - 4:4, }}$ | America [1] - 73: | 9.7,11:20, 12 | 137:18, 140:4, |
| adjourn [1] - 161:18 admit $[1]-108: 23$ | 4, 9:19, 155:14 | American [1]-19:3 | 18, 16:19, 21 | 158:20, 158:23 |
| admit [1] - 108:23 | 1:12 | amount [1] -96:13 | 25:6.109:14, | attorney [24]-6:1, |
| admits [1] -10:4 | Aizenstat [17] - 1:10, | ann [1] - 155:2 | 2:24, 125:2 | 12:9, 12:15, 35:1, |
| adopted $[1]-23: 9$ adoption $[1]-2: 10$ | , 6:25, 7:3, 7:7, | answer [19-52:4, | approvals [2]- | 6:11 |
| adoption $[1]-2: 10$ advance ${ }^{\text {II }}$-119:4 | 7:12, 7:17, 8:13, | 82:21, 97:4, 97:12, | $125: 24,126: 12$ approve $66-40: 5$, | 48:17, 79:18, 84:22, |
| advance [1]-119:4 <br> advanced [1] - 127:23 | 8:18, 8:21, 8:25, <br> 9:18, 83:2, 155:10, | 97:25, 98:19, 99:10 99:11, 110:22. | approve $[6]$ - $40: 5$, | 84:23, 84:24, 93:11, $93: 19,93: 20,93: 25$, |
| advances [] - 118:23 | 155:13, 156:21, | 111:2, 118:1, 118:8, | 126:1, 148:22 | 94:25, 95:13, 95:14 |
| adversarial [1] - 37:11 | 161:11 | 119:12, 119:14, | approved [ []- 16:12 | 95:17, 95:21, 96:4 |
| adverse [] - 112:9, | Alan [12] - 4 | 119:18 | 32:23, 32:25, 46:20 | 96:7, 96:19 |
| 12:17, 114:6 | 0:13, 50:25, | answered [5]-98:10, | 7:1 | attorney's [1] - 50 |
| adversely [1] -112:1 | 62:9, 63:11, 71:18, | 98:18, 99:21, 105:5, | approving [\|] - $22: 2$ | Attorney's [5] - $1: 1$ |
| advice $[5]-50: 8$, | 71:19, 120:3, 126:8, | 105:8 | 33:14, 71:22, | 133:20, 138 |
| 85:12, 134:11, <br> 136:5, 138:3 |  | answers [1] - 96:5 <br> Anthony [2] - 1:20 | $\begin{aligned} & 120: 19 \\ & 121: 6 \end{aligned}$ | audience [1] - 93: |
| advise [1] -96:3 |  |  | Architect | August [] - 32:6, |
| advised $[4]-4: 8,36$ | 80:16, | anyway [2] - 80:11 | 62:5 | 32:7, 15 |
| 4, 134:7 | 0:17, 91:18, 146:2 | 160:14 | architect [3]-78 | August" [1]-136:22 |
| affect (4) -5:8, 119:9, | Alex 44$]-3: 18,8: 9$, | apartment[ []- 63:3, | 148:11, 150:3 | Aurelio [3] -47:22, |
| 119:10, 140:5 | 9:20, 161:7 | 154:8, | architecture | 47:25, 48:1 |
| affected [ध] - 66:7, | Alexander [1] - 1:10 Alhambra [3] - 62:15, | apartments $[1]-78: 16$ | $\begin{aligned} & \text { 61:17, } 62: 12,62: 25 \\ & 125: 3,125: 8 \end{aligned}$ | uthentic $[1]$ - 62:11 |
| 68:1, 70:2, 70:3, | 126:8, 144:15 | apathy [2]-139:13 155:3 | area [22]-18:16, 20:9, | enue |
| 119:12 | all | apologies [1] -68:15 | 6, 23:19, 31 | 40.3 |
| affecting [3] -31:22, | 12:17, 114:6 | apologize [ 5 - 14:23, | 47:7, 52:8, 52:1 | 48:1, 51:22, 55 |
| 126:14, 126:15 | ey [5] - $13: 15$, | 38:6, 85:16, 109:2 | 52:25, 57:13, 70:2, | 56:18, 57:11, 60:24, |
| affects [7]-31:5, | 20:20, 121:2, | 117:4 | 79:5, 99:1, | :16, 69:16, 70:25, |
| 118:18, 118:19, | 12:13, 122:14 | appear [2] - 7:1 | 102:2, 116:22, | 71:20, 74:6, 75:5 |
| 127:10, 140:23, | allow [17] -2:24, 7:3, | 85:22 | 117:15, 140:24, | 78:6, 82:11, 82:13, |
| 140:24, 141:17 | 7:7, 7:11, 23:6, | appearance [1] - | 145:8, 147:14, | 87:8, 87:23, 89:21, |
| afternoon [4] - 48:10, | 23:10, 34:8, 34:22, <br> 35:13, 49:25, 50:20, | 20:16 | 148:1, 152:9 argue $[1]-112: 6$ | 90:8, 91:19, 100:23, 147:15, 149:4, 149:5 |
| $51: 19,74: 4,76: 20$ | 35:13, 49:25, 50:20, 52:8, 80:22, 90:21, | appearing $[2]-3$ | argue [1] - 112:6 arguing [1] - 103:23 | 147:15, 149:4, 149:5 avenue [2] - 137:16, |
| 107:14 | 95:7, 99:20, 109:17 | apple [1] - 73:1 | argument[1]-152: | 137:23 |
| age [1] - 76:14 | allowed [9] - 7:17, | applicable (1) | argumentative $[1]$ - | average [1] - 160:2 |
| agency [1] - 12:5 | 32:9, 40:23, 46:2, | 121:20 | 42:5 | aware [5]-38:23, |
| agenda $[4]-6: 2,6: 10$, | 46:23, 47:17, 76:4, | applicant [25] - 2:14 | arguments [1] - 117:9 | 39:10, 105:10, |
| $6: 21,10: 2$ | allowing [2] - 91:22, | 2:22, 10:3, 12:13, | Arjan [1] - 43:1 | 105:16, 105:24 |
| aggrandizing [1] - <br> 51:12 | 120:5 | 13:25, 14:12, 24:2, 30:4, 34:6, 1:12, | Armandeli - | awful [1] - 72: 19 |
| aggrieved [2] - 112:1, | allows [1] - 119:23 almost 4 - 37:7. | 84:10, 84:20, 85:1, | art [1] - 129:21 | awkward [1] - 37: |
| 112:5 | almost [4] - 37:7, 147:14, 154:9, | 85:3, 95:2, 95:6, | Article [1]-13:7 | aye [1]-161:22 |
| ago [7] - 45:8, 56:22, <br> 57:18, 71:7, 142:24 | 154:11 | 136:25, 137:3, | $51: 18,51: 21$ | B |
| 143:6, 143:7 | alright [ [] - 26:7 | 139:22, 155:22, |  |  |
| agree [6] - 83:23, 115:2, 144:13, | $\begin{aligned} & 73: 25 \\ & \hline \end{aligned}$ | 157:10, 157:21 <br> Applicant [1] - 1:19 | asset ${ }_{11}$ - 78:11 <br> assistant [2] - 41:15, | baby []] - $40: 10$ |

MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600


MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600

| 4:12, 104:23, | 71:18, 74:3, 74:25, | colleague [2] - | 45:21, 50:15, 59:8, | 13:6, 118:24, 119:17 |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |
| 118:11, 118:13, | 1, 86:8, 86:16 | COLLECTIVELY ${ }_{\text {[1] }}$ - | :25, 134:14 | 7, 12: |
| 121:19, 122:7, | 6:21, 87:1, 87:17, | 161:22 | 137:6, 139:16, | 25:4, 111:1 |
| 125:8, 125:22, | :20, 89:6, 89:11, | college [1] -73:20 | 41:10, 151:7 | :20, 111:22, |
| 126:23, 126:25, | 99:14, 90:18, 91:3, | Coller [12]-1:17, | Commission [] | 111:25, 112:11. |
| 127:10, 130:15, | 1:6, 92:18, 92:21, | 10:3, 10:14, 11:3, | 13:4, 162:16 | 113:1, 113:5, |
| 132:2, 135:24, | 3:1, 95:22, 100:18, | 14:17, 83:14, 93:4 | commission | 113:16, 119:1 |
| 135:22, 136:1, | 104:4, 161:1, 161:3, | 99:13, 115:2, | 118:12, 118:13 | 119:5, 122:2 |
| 136:2, 136:8, | 161:5, 161:7, 161:9, | 1:21, 134:8, | commissioners | 60:22 |
| 136:16, 139:15 | 161:11, 161:13, | 158:11 | 43:1 | mp |
| 140:5, 142:12, | 161:15 | COLLER [55] -7:9, | common [3] - 11 | 122:22 |
| 144:18, 146:3, | close [15] - 10:8, | 8:14, 8:17, 9:1, 9:7, | 112:18, 114:7 | comprised [1] - 2 |
| 150:7, 151:7, 153:7, 154:22 | $\begin{aligned} & \text { 21:10, 57:4, 58:2, } \\ & 58: 8,72: 2,94: 14, \end{aligned}$ | $11: 6,13: 3,34: 5$, <br> 34:24, 36:4, 36:2 | communicate [1] 133:15 | conceivably $[1]$ 131:12 |
| City [3] - 1:1, 1:2, | 94:18, 97:1, 97:21, | 41:22, 42:4, 49:1 | unication | concentrate [1]- |
| 1:16, 3:14, 12:12, | 106:11, 110:11, | 63:20, 68:23, 82 | 4:8, 4:11, 4:12, 4:13, | 99:22 |
| 13:4, 13:6, 20:23, | 13:23, 147:8, | 83:17, 83:22, 84 | 6, 4:25, 5:1, 5: | concentra |
| 21:23, 31:5, 31:20, | 147:11 |  | 5:16 | 53:15 |
| 45:9, 45:22, 46:13, | closed [1] - 52:9 | 85:17, 85:21, 90:20 | community $[24]$ | oncentr |
| 46:14, 65:3, 65:16, | closely [1] - $99: 3$ | 93:8, 93:24, 94:21 | 44:1, 44:2, 55:8 | 52:17 |
| 78:1, 79:24, 121:22, | closer [5] - 15:22, | 95:11, 95:16, 95:1, | 9, 73:24,77:21 | concern [\|]- 37 |
| 126:22, 133:20, | 17:23, 109:3, 110:6, | 95:25, 98:6, 98:9, | 2:19, 112:20 | 52:6, 52:12, 135:23, |
| 133:23, 136:23, | 145:22 | 99:15, 103:22, | 114:8, 114:10, | 135.25, 138.6 |
| 137:10, 137:18, | closest [ [ ] - 17:23, | 105:7, 106:2, 106 | 114:16, 116:23, | concerned []]-55:23, |
| 138:2, 140:4, 140:8, | 19:25, 81:9, 81:16, | 111:15, 113:25, | 123:21, 130:6, | 71:23, 72:7, 72:12. |
| 141:19, 153:23, | 81:20, 82:8, 82:10, | 114:4, 114:22, | 133:16, 138:7, | 2:18, 141:25, |
| 156:1, 158:20, | 109:8 | 115:3, 118:3, 118:6, | 138:13, 141:7, | 151:11 |
| 158:23, 159:18, | closing [2]-121:17, | 121:23, 122:6, | 142:11, 143:2, | oncerns [3] - 72:4, |
|  |  |  |  | 142:21 |
| civil [2] - 49:20, 96:9 | code [51] - 3:12, | 160:21, 161:17 | Comp [8] - 23:9, | $\begin{gathered} \text { concis } \\ 6: 22 \end{gathered}$ |
| clap [1] - 33:25 | 18, 12:10, 12:12, | Colonnade [1]-126:5 | 123:7, 131:9, | conclude [] - 145 |
| clapping [1] - 34:9 | 20:12, 20:14, 40:25, | Columbus [1]-126:6 | 131:10, 131:14, | concluded) [1]- |
| clarification [1]- | 45:18, 53:19, 56:7, | coming []] - 31:15, | 131:18, 131:24 | 161:24 |
| $\begin{gathered} 113: 19 \\ \text { clarify }[3]-37: 11 . \end{gathered}$ | 6:10, 56:20, 63:22, | 103:15, 108:2, | compared [1] - 124:12 | conclusi |
| $\begin{gathered} \text { clarify }[3]-37: 11, \\ 106: 7.114: 2 \end{gathered}$ | 71:4, 71:9, 71:12, | 124:4, 139:21, 146:18, 156:12 | compares [1] - 40:18 | 142:3, 142:8, 152:8 |
| Claudia [5] - 1:11, | 7:13, 81:5, 88 | commend [ 17 - 116:25 | competent $[15]-5: 13$, | conclusions [1]142:17 |
| $\begin{aligned} & 3: 20,8: 1,9: 22, \\ & 161: 9 \end{aligned}$ | 92:11, 101:1, 101:20, 102:4 | comment $[7]-6: 20$, 10:12, 20:14, 34:23 | 16:21, 16:23, 17:2, $20 \cdot 2466: 390 \cdot 2$ | concrete [2] - 77:25, |
| clause [1] - 13:21 | 102:7, 102:9, | 35:9, 37:16, 107:15 | 6, 103:10, 107 | Conde [3] -69, |
| clear [5]-21:3, 66:4, | 102:10, 102: 13 | commenting [1] - 77.5 | 109:6, 112:25, |  |
| 66:8, 140:10, 159:22 | , | comments [17] - 3 \% | 113:9, 115:18, | CONDE [1] -69:15 |
| $\left.\begin{array}{c}\text { clearly } \\ 82: 19\end{array}\right]$ - $5: 23,25: 1$, | $\begin{aligned} & \text { 106:17, } 106: 20, \\ & \text { 106:21. 108:15, } \end{aligned}$ | $\begin{aligned} & \text { 6:17, 6:23, 10:6, } \\ & 10: 8,14: 5,14: 10, \end{aligned}$ | 115:22 <br> complaining [1] | condition [2]-131:10, |
| clerk [1] - 3:11 | 108:16, 108:19, | 30:16, 34:21, 37:8, | 43:19 | conditional |
| CLERK [73] - 3:18, | 117:10, 138:11, | 49:7, 82:16, 133:6, | complaints [1] - 65:7 | 16:18, 21:4 |
| 3:20, 3:22, 3:24, 4: | 139:2, 139:7, | 144:6, 145:20, | complete [2] - 5:20, | conditioned [1] |
| 4:3, 4:5, 8:1, 8:3, | 139:20, 139:23, | 158:15 | 127:24 | 131:15 |
| 8:5, 8:7, 8:9, 8:11, | 141:17, 143:10, | commercial [15] - | completed [1] - 93:10 | conditions [2]-16:19, |
| $\begin{aligned} & \text { 8:13, 9:12, 9:14, } \\ & 9: 16,9: 18,9: 20 \end{aligned}$ | 4.:23, 159:12 | 17:13, 17:17, 18:12, | completely $[5]$ - | 23:20 |
| 9:16, 9:18, 9:20, <br> $9: 22,9: 24,30: 23$, | Code [5] - 13:7, 20:12, <br> 23:2, 118:21, 156:3 | 18:14, 21:6, 22:9, | 21:13, 74:22, 136:7, | condo [2] - 63:25 |
| 39:23, 41:4, 42:22 | code's [1]-20:1 |  |  |  |
| 44:23, 47:22, 51:6, | coded [ [1] -73:1 | 109:19, 119:2, | complicated [1] |  |
| 51:18, 53:9, 53:13, | codes (4] - 43:5, | 19:3, 119:20 | 29:12 | $4,150: 11$ |
| 54:22, 56:14, 58:18, | 45:24, 46:19, 74:15 | commission [18] - |  |  |
| 60:11, 64:6, 65:19, | Codina [1] - 132:12 | 2:25, 11:22, 12:14, | 108:20 | 6, 153:21, |
| 68:13, 69:12, 70:23, | coffee [1] - 78:25 | 12:20, 22:24, 23:8, | Comprehensive $[3]$ - | $\begin{aligned} & 150: 6,1 \\ & 153: 22 \end{aligned}$ |

MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600

| Bucelo [7]-1:10, | 19, 62:21, 101:1, | Castillo [2] - 74:25, | 39:25, 41:2, 41:7, | :3, 108:17, |
| :---: | :---: | :---: | :---: | :---: |
| 3:18, 8:9, 9:20, 1 | 6:23, 116:24 | 75:13 | 41:11, 42:3, 42 | 116:10, 116: |
| 3:25, 161:7 | bunch [1]-31:8 | CASTILLO [4]-75: | 42:18, 44:21, 44:25, | 8:21, 1 |
| buck [1] - $62: 8$ | burn [1] - 141:4 | 75:10, 75:13, 75:15 | 45:10, 47:21, 48:19, | 157:16, 157:19, |
| build [20]-32:9, | burning [1] - 140:25 | Catalonia [0] - 13:18, | 49:4, 50:1, 50:7, | 160:13 |
| 32:11, 32:12, 32:17, | business [3]-18:15, | 27:7, 28:2, 28:7, | 51:4, 51:7, 51:17 | changes [4]-108 |
| 32:19, 40:23, 46:9, | :12, 127:23 | :15, 147:3 | 53:6, 53:11, 54:21, | 120:8, 1 |
| 47:19, 53:4, 53:19, | businesses [2]- | catch [3] - 114:3, | 56:13, 57:8, 58:16, | 130:23 |
| 53:23, 54:1, 54:4, | 74:20, 153:17 | 120:14, 150:16 | 60:9, 60:21, 63:14, | changing [3] - $109: 7$, |
| 63:24, 66:25, 71:4 | butterflies ${ }^{\text {[1] }}$-64:21 | categories (1]-24, | 63:18, 64:4, 64:10, $64 \cdot 13,65 \cdot 18,67 \cdot 4$, | 117:9, 120:9 |
| 101:2, 106:18, | buy [3] -32:15, 57:18, | caught [1] - 154:9 | 64:13, 65:18, 67:4, | chapter [1] - 73: |
| 144:13 | 58:12 | causes [2] - 19:18 | 67:7, 70:22, $75: 8,8$ $75 \cdot 11,75 \cdot 14,80 \cdot 21$ | character [] - 16:14, |
| building ${ }_{[79]}-15: 11$, 15:12, 16:17, 17:21, | buys[1] - 46:13 | $\begin{array}{\|l\|} \hline 154: 2 \\ \text { caution }[1]-49: 17 \end{array}$ | 75:11, 75:14, 80:21, 81:11, 81:21, 82:12, | $\begin{aligned} & 64: 1,108: 6,109: 8, \\ & 110: 3 \end{aligned}$ |
| 18:4, 18:10, 18:16, | C | Ceballos [3]-137:2 | 82:15, 83:11, 84:25, | chart [1] - 16:7 |
| 18:18, 18:19, 19:2, 20:8, 24:17, 24:24, |  | 160:6, 160:10 Center [1] - 126:6 | 85:11, 85:19, 86:5, 86:14, 86:18, 87:5, | charter $[1]$ - 139:20 chat $[1]$ - $6: 11$ |
| 26:20, 26:21, 26:23, | $\mathrm{C}-\mathrm{o}-\mathrm{so}-\mathrm{m}$ | $\begin{aligned} & \text { Center }[1]-126: 6 \\ & \text { center }[2]-70: 16, \end{aligned}$ | 87:15, 87:25, 89:4, | check [3] - 100:15, |
| 28:14, 28:18, 29:24, | 89:20 | 75:7 | 89:9, 89:12, 89:16, | 104:9, 104:25 |
|  | ${ }_{\text {Cadima }}{ }_{146}$ 23 - 57 | central [1]-127:23 | 89:24, 90:17, 90:25, | cheese [1] - 154:5 |
| 33:10, 39:3, 39:11, $40: 21,40: 22,40: 23$, | 146:23 | certain [2] - $37: 12$, | 91:4, 91:9, 91:12, | children (4) -48:3, |
| 48:10, 48:13, 51: | 19 |  | 92:24, 93:2, 93:23, |  |
| 51:2, 58:5, 58:7, | ilo [2] - | CERTIFICATE [1] | , 95 |  |
| 58:8, 62:20, 63:25, | 9:6 |  | 95:23, 96:11, 96:15, |  |
| 70:1, 70:10, 70:17, | cancelled [ [] -68:6 | certify (1) - 162:9 | 97:4, 98:12, 98:17, | 9:16, 161:5 |
| 70:18, 70:21, 71:15, | Cancio $414-56: 15$, 57:10, $60 \cdot 11,60: 14$ | cetera [2]-72:4, | 99:12, 99:19, 100:17, 100.21, | choice [3]-34:16, |
| 73:1, 78:18, 88:10, | 57:10, 60:11, 60:1 |  | 100:17, 100:21, | 36:13, 66:16 |
| 88:18, 102:1, 102:17, 102:22 | CANCIO [2] - 57:9, 60:13 | $\operatorname{CGNA}_{[2]}-58: 24,$ | $\begin{aligned} & \text { 104:3, 106:4, 106:9, } \\ & \text { 110:10, 110:25, } \end{aligned}$ | choose [4]-33:4 |
| 102:23, 103:16, | Candia [2] - 89:20 | 59:16 | 113:20, 114:17, | 34:11, 49:21, 94:21 |
| 108:12, 108:24, | 90:8 | Chair [21] - 3:13, | 116:5, 116:8, |  |
| 109:1, 109:2, 110:6, | cannot [ [8] - 12: 212, | 82:18, 83:2, 83:9 | 120:10, 121:15, | chose [] - 57: |
| 191:4, 122:16, | 32:15, 82:17, 90:18, | 85:8, 103:22, | 122:4, 122:10, | 84:1, 84:11 |
| 125:15, 126:9, | 141:10, 149:22 | 113:18, 120:24, | 133:1, 143:21, | circumstance ${ }^{[2]}$ - |
| 126:10, 128:1, <br> 128:3, 128:12, | canyon [2] - 64:24 | 131:7, 133:4, | $\begin{aligned} & \text { 143:25, 145:24, } \\ & \text { 151:16, 155:6, } \end{aligned}$ | 7:13, 7:16 |
| 129:12, 129:13, | $\text { car }[1]-153: 8$ | 143:15, 144:2, | 155:9, 156:14, | circumstances $[1$ |
| 130:2, 140:12, | care [2] - 69:18 | 155:5, 156:11, | 158:7, 158:11, | cite [1]-20:17 |
| 140:17, 150:11, | 112:15 | $155: 5,156: 11$, $158: 4$, $158: 14$ | 160:20, 160:24, | cited [2] - 19:10, 20:3 |
| 152:18, 152:25, | cared $[1]-143: 2$ CARMONA | chairman [2]-155:11, | 161:14, 161:16, <br> 161:21 | cities [1]-153:16 |
| 154:1, 154:8, | CARMONA [1] -56:16 | 161:17 | Chirperson $12-1 \cdot 9$ | citing [1] - $59: 20$ |
| buildings $[3] 1]-18: 7$ | Carmona [4] - 54:23, 56:14, 56:17, 58:1 | CHAIRMAN 19 - $2: 1$ | $\begin{array}{\|c} \text { Chairp } \\ \text { 2:18 } \end{array}$ | citizen [\|] - 45:19 |
| 22:23, 32:24, 33:9, | carried [1]-20:25 | 5:19, 6:8, 7:23, 8 <br> 9:3, 25:7, 89:22, | chamber [3] - 10: | 46:3, 55:24, 88 |
| 38:21, 51:2, 52:23, | carry [1] - $77: 19$ |  | 10:6, 30:16 |  |
| 63:3, 64:24, 70:7, | cars [7] - 128:5, | Chairman[]-11:9, | chambers [2]-6:2, | 65:15, 72:3, 84:17 |
| 78:3, 101:24, | 150:20, 150:22, | 12:25, 34:5, 106 | ${ }_{\text {Chambers [1] - 1:2 }}$ | city [69] - $2: 25,3: 11$, |
| 103:18, 108:24, | (150:23, 152:3, $153: 3$ | 111:15, | chance [3] -49:5, | 3:12, 12:4, 12:9, |
| 109:3, 110:5, | 18:23, 18:25, 19:3, | CHAIRPERSON ${ }_{\text {[13] }] \text { - }}$ | 73:25, 106:10 | 12:10, 12:13, 12:15, |
| 126:13, 126:14, | 19:9, 19:23, 20:3, | $\begin{gathered} \text { CHARPERSON [138]- } \\ \text { 4:6, 8:12, 9:11, 9:25, } \end{gathered}$ | change \|13]-16:13, | 32:4, 45:21, |
| 127:19, 128:8, <br> 128:11, 140:11, | 20:4, 20:5, 20:23, | 1:1, 11:3, 13:2, | 22:7, 22:8, 30:2 | 46:16, 49:9, 49: |
| 140:18, 140:20, |  | 13:24, 21:17, 26:5, | 2, 90:3, 141:22 | 50:15, 54:3, 54: |
| 144:18, 150:15, | 82:4, $6.2 .9,9,815: 4,115: 7$ | 26:12, 26:16, 27:10, | 146:7, 146:10, | 57:20, 60.17 |
| 152:5, 154:15 | cases [11-59:21 | 27:19, 28:17, 28:21, | 157:21 | 57:5, 57:20, 60:17, 65:15, 74:15, 77:22, |
| built [13]-15:17, 18:1, 18.7 29.11, $30: 8$ | cash [1] -73:10 | 30:25, 31:13, 33:21, | changed [17]-23:9, | 77:23, 78:12, 78:22, |
| 18:7, 29:11, 30:8, 33:18, $58 \cdot 10,59 \cdot 11$, | cast [1] - 19:5 | 34:18, 35:10, 35:24, | 23:13, 23:18, 29:15, | 78:24, 80:2, 88:11, |
| 33:18, 58:10, 59:11, | Castile [1] - 147:15 | 37:24, 39:18, 39:21, | 30:2, 62:21, 62:23, | 88:12, 92:5, 100:14, |


| ducted [2] -5:2, | controlled [1] - 145:1 | 127:22 | $22,84: 23,9=$ | D |
| :---: | :---: | :---: | :---: | :---: |
| configuration [1] - |  | 3, 138:3 | $1,94: 2$ |  |
| $\begin{aligned} & \text { 52:16 } \\ & \text { confirm }[1]-121: 24 \end{aligned}$ | controversy ${ }_{[1]}$ 79:22 | Counselor [2] - 67:6 114:20 | 94:7, 94:15, 94:22, 94:24, 95:13, 95:17, | Dade $[3]-50: 21,65: 8$, $162: 19$ |
| congestion [1] - 56:24 | conversation [0] - | count [3]-103:10 | 95:21, 96:9, 96:10, | DADE [1] - 162:5 |
| congratulations [1]- | 14,79:14, 107: | 154:18, 154:24 | 107:12, 135:2, | Dadeland [1] - 128:14 |
| 38:9 | 20:19, 120:25 | 17: | 135:5, 151:24, 152: | danger [3] - 149:7, |
| congress [1] - 72:11 | 121:11 | counter-argume | cross-examinatio | 25, 150:1 |
| connection [2]-45:5, 131:13 | converted [1] - 52 <br> convince [1]-150 | [1] | 18, 49:21. 74 | dark [1] - 24:4 <br> date ${ }^{[4]}$ - 13:22, 25:23, |
| consequence | convinced [2]-120:2, | country [3] -72:8, | , 1, 84:3, 84:4 | 105:18, 105 |
| 55:17 |  | 72:18, | 12, 93:13, 94 | DATED ${ }_{\text {[1] }}$ - 162:18 |
| consider [7] - 2:20, | convoluted | UTY [1] - 162: | 2, 96:10, 107:12, | daughter [1] - $40: 9$ |
| 5:9, 53:2, 57:2, 80:8, | 109:25 | County []] - 50:21, | 152:1 | David [6]-53:9, |
| 121:19, 157:22 consideration [2] - | cool [1] - 116:25 cooperate 11 - 8 | 65:8, 162:19 couple [7]-21:7, | cross-examine [17] 36:6, 49:9, 49:10, | $\begin{aligned} & 53: 15,65: 19,65: 21, \\ & 104: 4,104: 5 \end{aligned}$ |
| 18:20, 152:4 | copy [1] - 29:1 | 57:17, 59:19, 61:1, | 49:24, 50:5, 84:19, | DaVinci [1]-15:20 |
| considered [2]-16:9, | Coral [61] - 1:1, 1:2 | 15, 111:20, 156:3 | 84:22, 84:23, 93:17, | days [3]-150:19, |
| 90:22 | 4, 13:4, 13:6, | course [5] - 31:3, | 33:20, 94:7, 94:15, | 150:22, 153:1 |
| considering [1] - 77:5 | , 17:7, 17:8 | 58:5, 66:20, 114: | 94:22, 94:24, 95:17 | De 233 - 1:20, 13:17, |
| consisted [1]-29:13 | 20:4, 20:15, 20:23, | 119:20 | 95:21, 151:24 cross-examined [1]. | 14:18, 15:15, 17:12, 18:2, 21:18, 34:18, |
| $\text { consistent }[3]-25: 4$ $119: 19,119: 22$ | $22: 4, ~ 22: 19,23: 17,$ <br> 31:5, 31:21, 33:2 | court [9]-3:5, 6:7, 59:20, 59:22, 68 | cross-examined [1] | 18:2, 21:18, 34:18, 35:14, 40:18, 49:11, |
| stenty $(1)$ | 46:14, 48:4, 55:3, | 82:17, 85:24, | cross-examining [4] - | 50:4, 50:23, 59:11, |
| 2 | 56:23, 57:14, 58:3 | 115:12, 115:17 | 93:18, 95:13, 135:2, | 64:23, 70:8, 96:23 |
| consists [1] - 119:17 | 58:13, 58:22, 60:2, | COURT [1]-162:2 | 135:5 | 100:24, 101:2 |
| consolidating [1] - | 62:15, 64:17, 65:1, | Court (1] - 43:2 | crossing [1] - 82:4 | 104:7, 106:9, 135:1, $135: 5$ |
| $\begin{aligned} & \text { 147:24 } \\ & \text { constant }{ }_{[1]}-55: 7 \end{aligned}$ | 69:17, 69:19, 69:20, 70:16, 72:13, 74:9, | courthouse [3] - | Cruz [17]-30:24, 31 | de [2] - $59: 3,59$ |
| constitute [1] - $2: 8$ | 87:8, 88:3, 88:6, |  | 39:1 | ${ }^{\text {DE }}[86]$ - 14:14, 28 |
| constitutes [1]-16:21 | 88:16, 88:1 |  | 46:8, 90:13, 95:15, | 28:14, 28:20, 2 |
| constitution [1] - | 91:24, 97: | covenant[ [] - 20: | 5.16, 90.2, | 34:3, 35:4, 35:11, |
| 111:23 | 7:10, 97:23, 98:2, | 131:12, 131:13 | 96:18, 99:19 CRUZ 281-31:2, | 37:5, 38:2, 38:5, |
| $\text { constructed }[1] \text { - }$ | $\begin{aligned} & \text { 100:14, 111:23, } \\ & \text { 114:16, 116:15, } \end{aligned}$ | covenants [1] - 38:11 cover [1]-120:16 | CRUZ [28] - 31:2, 31:16, 38:3, 38:7, | 38:10, 38:16, 38:23, <br> 39:9, 39:14, 41:5, |
| construction [2] - | 121:22, 126:22, | Crafts [6] - 13:14, | 38:14, 38:18, 39:1, | 41:8, 42:12, 42: |
| $\begin{gathered} \text { constructio } \\ \text { 19:1, 40:6 } \end{gathered}$ | 127:3, 127:22, | 18:11, 18:12, 57:1 | 39:12, 39:15, 39:20, | 81:1, 81:14, 81:19, |
| construed [1] - 12:12 | 140:8, 140:24, | 57:13, 57:19 | 95:18, 96:18, 97:6, 97:8, $97.13,97 \cdot 17$, | 81:24, 82:11, 85:13, |
| consultant [2]- | 144:19, 156:1, | Craig [1] 1:17 | 97:8, 97:13, 97:17, 97:24, 98:3, 98:7, | 94:4, 97:7, 97:11, 97:16, 97:22, 98:1 |
| 152:11, 153:10, contact $[2]-4: 13$, | $\begin{gathered} \text { 162:11 } \\ \text { cordial }[1]-81: 13 \end{gathered}$ | crazy [5] - 40:24, | 98:14, 98:22, 99:2, | 98:25, 99:9, 100:1, |
| contact [2] - 4:13, 4:21 | Cordova $[1]$ - 147:16 | 72:23, 103:2, 103:18 | 9:11, 99:23, 100:3, | 00:4, 100:8, |
| containers [1] - 154:6 | corner [1] - 52:22 |  | 0:6, 100:11, | 0:13, 100:2 |
| context [ [] - 16:14, |  | 140:13 | 100:16 | 101:3, 101:5, 101 |
| 27:16, 108:6, 109:8, | 28:16, 29:3, 29 84:14, 109:17, | created [3] - 20:7 <br> 20:14, 139:13 | $\begin{gathered} \text { cumbers } \\ \text { 109:25 } \end{gathered}$ | 101:23, 102 |
| 110:3, 153:12 continuance [2]- | $\begin{aligned} & \text { 84:14:, 109:17, } \\ & \text { 121:21, 12:24, } \end{aligned}$ | 20:14, 139:13 | urrent 44 - 20:12 | 102:5, 103:5 |
| 2:15, 2:24 |  | crime [ 11 - $52: 18$ | 1, 76:25, 12 | 103:14, 104: |
| continue [9] - 41:12, | corrected [ [1] - 147: | Cristina [2] - 60:23, |  | 104:14, 104:17, |
| 72:6, 73:18, 76:9, | ce ${ }_{1}$ | 76:21 |  | 105:5, 105: |
| 99:24, 120:12, 142:9, 148:12, 158:2 | corresponding [1] | eria [1] - 120:4 | cuts [1]-127:12 | 105:17, 105:20, |
| 142:9, 148:12, 158:2 | 16:2 | itical [1] - $78: 4$ <br> itics [1] - 24:13 | cutting [1] - 17:11 | 106:13, 111:6, |
| 72:7 | corridors [1] - 17:13 | cross 400 - 34:7, 36:6, | cynical [1] - 72:14 | 111:9, 111:13 |
| continues [1]-76:16 | Cosomano [2]-86:3, | 49:9, 49:10, 49:16, | cynicism[1] -73:16 | 114:24, 131:2 |
| contribute [1] - | MANO | 49:18, 49:20, 49:21, |  | deal [10] - 118: |
| 153:18 | COSOMANO[3]- | 49:24, 50:5, 74:2, |  | 126:4, 128:3, 128:8, |
| control [3]-86:23, | $\begin{gathered} \text { 89:15, 89:18, 89:25 } \\ \operatorname{cost}[3]-45: 22,45: 23, \end{gathered}$ | 82:1, 82:22, 84:3, <br> 84:4, 84:17. 84:19, |  | 128:9, 129:6, 129:7, |

MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600

| 129:11, 129:17, | department ${ }_{21}$ - | 24:17, 37:8, 37:9, | door [2] - 55:14, 72: | east [2] - 13:16, 14 |
| :---: | :---: | :---: | :---: | :---: |
| 131:16 | F1, 121 | 112:4, 113:10, | doors [4] -48:10, | Eden [ 3 l - 18:25, 19:4, |
| dealing $[2]-128: 6$, | Department's [1] 115:20 | 116:3, 116:14, <br> 116:15, 116:21, | 48:12, 48:14, 48:1 | 19:8 |
| deals $[4]-123: 8$, | describe [1] - $50: 13$ | 126:12, 129:20 | double [5] - 32:16 | edfector (11-96, effect -12:9, |
| 125:3, 125:4, 129:12 | deserve [1] -66:18 | 131:24, 142:7 | 54:9, 70:20, 72:25 | 130:18 |
| dealt [1] - 131:17 | deserves [1] - 33:2 | 153:24 | 141:16 | effective [1] - 13:22 |
| debatable [1] - 113:3 | deserving [2] - $30: 6$, | differently $[4]$ - $18: 8$, | doubts [1] -72:4 | ego [2]-50:11, 50:2 |
| debate [1] - 113:6 decades [1] - 57:25 | $\left\lvert\, \begin{gathered} 30: 7 \\ \text { design }[2]-46: 12, \end{gathered}\right.$ | 36:3, 134:20, 134:25 difficult [4] - 35:5, | down 122$]$ - 18:4, 18:6, 34:16, 41:14, 41:15, |  |
| decide [2]-114:14, | 61:13 | 39:6, 81:8, 138:20 | 69:4, | 161:11 |
| 115:4 | designated [3]-12: | dilemma [1]-80:4 | 70:19, 102:21, | eight [2] - 55:24, |
| decided $[2]-53: 23$, | 10, 78:14 | direct [2] -6:11, 132:3 | 102:25, 103:3, | 132:16 |
| $\begin{gathered} 55: 2 \\ \text { decision }[12]-5: 12, \end{gathered}$ | designatio | direction [2]-52:10, 117:24 | $\begin{aligned} & \text { 103:19, 103:21, } \\ & \text { 115:9, 117:13, } \end{aligned}$ | t-foot [1] - 132:16 |
| 19:10, 36:10, 42:13, | des | directly [1] - 19:2 | 123:22, 128:19, | 55:24 |
| 59:15, 65:12, 73:15, | 22:16 | director [1] - 135:18 | 132:17, 145:4 | either [6] - 5:5, 11:20 |
| 108:14, 113:4, 118:12, 118:13 | designed [2] - 49:18, | disappointed [2] 142:6, 157:2 | downtown [5] - 18:15 23:12, 58:2, 119:7, | $\begin{aligned} & 12: 6,12: 21,102: 24, \\ & 141: 3 \end{aligned}$ |
| decisions [ 5 - $16: 22$, | despite []] -58:1 | disclose [ [] - 4:1 | 128:13 | elaborate [1] - 11 |
| 37:14, 65:7, 72:17, | destroying []] -79:7, | 5:4, 5:17 | drain [1] - 102:21 | elements [1]-119:6 |
| 73:12 | 142:10 | disclosure $[1]$ - $3: 9$ | dramatically [1] - | eliminated [2] - |
| ${ }_{\text {decher }}^{\text {decine }}$ [2] -76.6, |  | disconnect[1] [4. disconnected $[2]$ - | drawn [1] - 115:19 | eliminating [1] |
| $\text { decrease }[1] \text { - 153:13 }$ | determined $[2]$. | 89:8, 91:3 | Drive [3]-13:18, <br> $147: 18,148: 4$ | 147:24 |
| 115:21 |  | 7:14 | drive [f] - $38: 21$, | 117:5 |
| deeply $[3]-58: 14$, 78:21 | 118:11 | discussed [10] - 123:9, 123:10, | 38:22, 40:10, 78:5, $119: 8,122: 25$, | embarrassed $[1]$ - <br> $39: 8$ |
| defend [1] - 55:7 | developer [15] -32:9, | 127:5, 127:6, 127:7 | 147:14, 152:17 | employees [1] - 47:5 |
| defined [1] - 4:13 | 46:6, 46:10, 46:22, | 127:16, 129:3, | drives [3]-122:23, | encourage [1] - 119:6 |
|  | 50:12, 52:1, 61:17, | 134:15, 135:11, | 148:10, 152:19 | encouraging [1] - |
| 52:15, 67:13, 85:13, 132:5, 136:19, | 62:9, 63:16, 66:5, 66:15, 114:12, | $\begin{gathered} 150: 25 \\ \text { discussing []] - } \end{gathered}$ | driving [3] - $55: 18$, 78:9, 130:12 | $117: 16$ |
| 144:17 | 129:5, 131:1, 149:1 | 127:16, 151:1, | dropping [1] - 129:2 | end $\begin{aligned} & \text { endil - } 34.120, \\ & 35: 22,36: 16,3\end{aligned}$ |
| definition [1] - 112:3 | developer's [1] - | 152:12 | due $41-2: 17,6: 25$, | 37:6, 41:14, 41:23, |
| degree $[2]$ - 112:20, | $63: 11$ | discussion [6] - 10:9, 10:10, 110:14, | $\begin{aligned} & \text { 47:15, } 134: 8 \\ & \text { Duly }(4)-87: 4,87: 24, \end{aligned}$ | 42:2, 42:7, 42:20, |
| demand [1]-127:21 | developers6\|1]- 32:21, $46: 10,56: 7$, | 126:24, 128:24, | 89:23, 91:14 | $49: 22,50: 3,62$ $80: 4,84: 1,110$ |
| Democracy $\left.{ }^{4}\right]$ - | 73:24, 74:20, 92:14 | 135:8 | duly [1] -6:6 | 115:16, 124:18, |
| 71:24, 72:8, 73:8, $133: 13$ | development ${ }_{\text {[19] }}$ - | disrupts [1]-58:11 distance [1] - 15:22 | Durana [3] - 47:22, | 132:14, 135:20 ended $11-59: 6$ |
| - ${ }_{\text {demolish }[1] \text { - } 18: 1}$ | 17:17 $40: 7$ 40:7, 40:8, 40:18, | distance [1]-15:22, |  | $\begin{array}{\|l\|l\|} \hline \text { ended }[1]-59: 6 \\ \text { energy }[1]-152: 21 \end{array}$ |
| demolition [1] - 18:3 | 43:4, 50:16, 52:13, | 21:7, 23:12, 57:11 | $\begin{aligned} & 49: 1,49: 8,50: 2, \\ & 50: 10,51: 8 \end{aligned}$ | enforce [5] - 41:1, |
| 11:25, 12:7, 160:22 | 56.5, 5.71, 6.18, $90: 5,112: 14$, | districts [1]-22:2 | during[]]-44:15 | 79:12 ${ }^{\text {46: }}$ (19:1, |
| denied [3] - 40:13, | 14:13, 119:7, | divulge [1]-98:20 | 45.8, 45:15, 55:4, | enforcement |
| 66:6, 108:22 | 119:23, 145:1, 145:3 | dogs [1] - $44: 8$ | 67:21, 134:12, 144:8 | 92:11 |
| Denman [1]-79:2 | developments [1] - | $\begin{aligned} & \text { dollars [2] - } 73: 5, \\ & 129: 8 \end{aligned}$ | duties [1] - 133:12 $\text { duty }[4]-69: 18,71: 2,$ | England [1] - 72:1 |
| 22:14, 61:19, 66:9, | develops [1] - 148 | donated [1] - 79:20 | 77:15, 77:16 | enjoyment [2] - 19:4, |
| 112:13, 115:7, | $\begin{aligned} & \text { diagram } \\ & \text { diamet }-23: 150 \\ & {[1]} \end{aligned}$ | $25: 17$ 26: $26: 9$, | E | $\xrightarrow{\text { 19:6 }}$ enter [ $]$ - 129:12 ${ }^{\text {a }}$ |
| 115:15, 123:10 | nce [2] - 39:13, | , |  | entertain [1]-158:1 |
| deny [6] - $12: 12$, <br> 63:10, 66:13, 66:19, | differences [1] | 80:6, 80:9, 83:13, <br> 85:8, 113:7, 113:11, | E-1 [2] -13:3, 13:23 | entire [3]-26:3, 114:16, 142:22 |
| 66:23, 158:6 | 7:23 | :3, 130:8, | e-mail [1] - 137:10 | entitled [ $[9]-2: 15$, |
| denying [1] - 85:17 | different [27-16:8, |  | easement ${ }_{[2]}$ - 20:17, 38:15 | 32:11, 47:19, 52:2, |
| Department [1] - 150:10 | $\begin{aligned} & \text { 18:20, 22:18, 22:21, } \\ & 2: 25,23: 623: 24, \end{aligned}$ | 137:4, 150:4, 150:6, 150:16 | easements [1] - 38:11 | 53:4 environmental [1] - |

MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600

| FOURNIER [2] | 25:11, 25:20, 26:10, |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| 53:15, 54:24 | 1727 |  | , |  |
| urth [9] - 17:20, | 27:14, 27:17, 27:20 | ard [1] - 48:1 | 8, 123:1 |  |
| 40:11, 66:10, 66:12 | 27:24, 29:12, 29:19, | guess []-68:19 | 3:14, 125:1 | 8,2 |
| 3:13, 108:11, | 29:23, 30:11, 146:7, | 81:8, 89:7, 93:5 | 3:8, 139:18 | High [2]-13:12, 57: |
| 09:1, 143:20, 151:9 | 146:10, 146:14 | 15, 119:2 | :21, 142 | 矿 300 - 28.12, |
| Francis [3] - 53:10, 54:22, 54:25 | $\begin{aligned} & \text { Garcia [2]-21:23, } \\ & 86: 2 \end{aligned}$ | 46:20 | 142:18, 142:23 | 18:14, 22:10, 23 |
| $\begin{aligned} & \text { frankly }[2]-39: 12, \\ & 79: 11 \end{aligned}$ | gardens [1] - 64:20 <br> gas [1] - 153:23 |  | ing [11] $-4: 17$ |  |
|  |  |  |  |  |
| freee 13 - 17:17, 17:18,19:15 |  |  | 2, 94.19 | 22, 71: |
|  | gather ${ }_{[1]}$ - 149:8 general $[4]$ - 18:15, 31:18, 112:20, 114:9 | um | 06:12, 110:12, | :25, 101:14, |
| fresher [1] - 42:17 |  |  | 115:23, 123:20 | 3:2, 109:15, |
| (riendy 11$]-81: 13$ | 31:18, 112:20, 114:9gentleman [1] -79:16 George $[1]$ - 60:19 | Gustavo [3] - 86 | heart [1] - 117:2 | 9:3, 119:20 |
|  |  | 89:6, 89:7 | heck $[4]-60: 1,60$ | 21. 119 |
| Friguls [1]-20:23 | George $[1]$ - $60: 19$ <br> gigantic [1] - 38:21 | guy $11-72$ | 60:3, 86:19 | 4:10, 124:181 |
|  | Gilbert [4] - 25:18, 25:23, 74:25, 75:13 | guys [12]-35:12 | height [58] - 17:18 21:5, 22:11, 22 | 125:16, 132:14, <br> 136:19, 140:15 |
|  |  | $40: 4,65: 24,72: 23,$ | 21:5, 22:11, 22:13, <br> 22:19, 22:21, 22:23, | 136:19, 140:15 high-end [2] - 124 |
| 40:12, 45:21, 55:14, 63:1, 92:12, 122:15, | girl $[1]$ - 55:24 given [4] - $35 \cdot 25$ | 73:9, 80:12, 108:14, | 22:19, 22:21, 22 <br> 23:5, 23:10, 23: | high-end [2] - 124 132:14 |
| $\begin{aligned} & 129: 16 \\ & \text { fulfill }[1]-77: 15 \end{aligned}$ | $\begin{aligned} & 36: 12,122: 12, \\ & 150: 12 \end{aligned}$ | :18, 131:4 | 5:1, 26:19, 27: | high-rise [17-18, |
| $\begin{aligned} & \text { full }[5]-6: 14,57: 23, \\ & 89: 1,140: 17,144: 5 \end{aligned}$ |  | 135:15 | 28:25, 30:6, 59:1 | 18:14, 22:10, 23 |
|  | glorious [1]-88:20 <br> goals [1] - $25: 5$ |  |  |  |
| furthered [1] - 112:10 future [2] -15:16, $65: 4$ |  | H |  |  |
| Future [1] - 13:5 | Gordon [1] - 45:14 government [3]112:8, 112:10, 136:2 | Haines [1] - 69:14 Hall $[1]-1: 2$ | $\begin{aligned} & \text { 108:19, 108:21, } \\ & 110: 2,123: 9, \end{aligned}$ | 19:22 |
| G |  |  | 13:12, 123:13, | igh-Rise |
| Gables [64] - 1:1, 1:2, |  |  |  |  |
|  | Granada [2]-98:1, 98:19 | , | 129:2, $130: 3$, 130:12, 130:15, a | highe |
| $\begin{aligned} & 3: 14,13: 4,13: 6, \\ & 13: 19,17: 7,17: 8, \end{aligned}$ | grand [1] - 76:11 Grandchamp $[2]$ - | $\begin{aligned} & \text { 111:10 } \\ & \text { handle }[1]-93: 9 \end{aligned}$ | 130:12, 130: | 30:10, 52:18, 52:19 |
| 20:4, 20:15, 20:24, |  |  |  | 35:22, 149 |
|  | 64:6, 64:16 |  |  |  |
| $\begin{aligned} & \text { 22:4, 22:20, 23:17, } \\ & \text { 31:6, 31:21, 33:2, } \end{aligned}$ | GRANDCHAMP[3]- <br> 64:8, 64:11, 64:15 | , | 4:21, 145: | -55 |
| 46:14, 48:4, 55:3, |  | happy [2] - 50 :23 | (1) | 8:15, |
| $56: 23,57: 14,58: 4$, 58:13, 58:22, 60:2, | grandchildren [1] - |  | 151:1, 151:5, 157:5, 157:6, 157:8, 157:18 |  |
| 62:15, 64:17, 65:1, 69:17, 69:19, 69:20, | grandfather [1] - |  |  | [3]-20 |
|  | $\begin{gathered} 78: 20 \\ \text { grant }[1]-32: 11 \end{gathered}$ | 146:18, 150:20 | 22:18, 22:19, 22 | istorical [1] - 123 |
| 70:16, 72:13, 74:9, 87:8, 88:3, 88:6, | grant [1] - 32:11 <br> granted [1] - 61:11 | hardship [2]-46: | held $[57$ - 19.16, 20.22 |  |
| 88:7, 88:17, 88:18, | granting [1] - 62:6 |  | 92:7, 136:17 | 78: |
|  | Gratian [1]-58:20 |  |  | history $[3]-17: 6$, |
| 90:2, 91:24, 97:10, 97:23, 98:2, 98:18, | 66:25, 88:14, | Hays [2] - 70:23, | 86:16, 87:7 | hodgepodge |
| 114:16, 116:15 | 118:19, 142:25green $[1]$ - $148: 1$ greetings ${ }_{[1]}-45: 2$ grew [2]-75:16, 75:17 | HAYS []] - 70:2 | hel | 24.7 |
| 121:22, 126:22, |  | 1-140: |  | hog [3] - 134: |
| $\begin{aligned} & \text { 127:4, 127:22, } \\ & 140: 8,140: 24, \end{aligned}$ |  |  |  | hold [10-33.17, 3 |
|  | grew [2] - 75:16, 75:17 <br> grocery [1] - 26:6 |  | 56:10, 60:17, 148:24 | , |
| 141:1, 141:2, 144:19, 156:2 |  |  |  |  |
| $\begin{aligned} & \text { 162:11 } \\ & \text { Galiano }[1]-43: 2 \end{aligned}$ | 34:19, | 1.8, 94.4, 131: | helps [1]-124:15 | 133: |
|  | group 31 | , | hence [2]-148:19, | homes [3] |
| game [1] -47:3 | $\begin{gathered} \text { group [3] } \\ 116: 19, \end{gathered}$ | , | he | 33:6, 152:19 |
|  |  | heard [28]-4:19, | hereby [1] - 162:9 <br> hero [1] - 80:4 | HONDERD $[2]-42: 25$, 81:18 |
|  | growil-145.67 |  | HH [1] - 162:16 | Honderd [] -43 |
| $\text { GARCIA } \left._{[18]}\right]-21: 21,$ | growing $[1]$ - $90: 7$ grown [2] - 75:20, | 2:7, 77:7, 84:21, | Hi $[1]$ - $42: 25$ | Hope [ $[6]$ - 74: 1,140 : |

MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600


MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600

| ```141:18, 143:13, 147:19, 147:20 horse [1] - 142:2 hospital [6] - 17:8, 17:9, 21:11, 70:14, 70:15, 108:5 hotel [1] - 52:14 hour [1] - 135:16 hours [2] - 45:18, 120:15 house [10] - 43:8,``` | $\begin{aligned} & 123: 16,123: 17 \\ & \text { impartially }[1]-5: 9 \\ & \text { important }[5]-44: 6, \\ & 65: 14,72: 5,143: 12, \\ & 155: 17 \\ & \text { importantly }[1] \text { - } \end{aligned}$ | $\begin{gathered} \text { 112:11, 139:25 } \\ \text { interesting }[6]-17: 25, \\ 18: 3,20: 3,96: 23, \\ \text { 102:6, } 127: 1 \\ \text { interests }[6]-38: 12, \\ \text { 112:17, } 112: 20, \\ 11: 6,6,114: 9,114: 15 \end{gathered}$ | $\frac{16: 25,18: 16,144: 17}{\mathrm{~J}}$ | 131:23, 143:1 <br> kinds [1] - 73:18 <br> king [1] - 139:20 <br> knock [1] - 18:6 <br> knowing ${ }_{[1]}$ - 33:6 <br> known [2] - 32:5, <br> 120:3 <br> knows [6] - 28:24, <br> 48:12, 59:4, 62:10, <br> 139:19, 139:20 |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  | Jacob [3] - 47:24, 51:18, 51:21 Jennifer [3]-21:23, |  |
|  |  |  |  |  |
|  |  | interfere 11 - 19 |  |  |
|  |  | internally [1] -119 |  |  |
|  |  | 10: | $\begin{aligned} & \text { Jero } \\ & \text { lill } \end{aligned}$ |  |
|  | 116:19 <br> improving $[1]$ - 130:7 <br> in-person [1] - 53:13 | $\begin{aligned} & \text { interrupted }[1]-78: 11 \\ & \text { interrupting }[1]- \\ & 111: 4 \end{aligned}$ | 6:12, 6:14, 7:24, <br> $9: 11,30: 19,34: 2$, <br> 39:21, 42:21, 44:25 |  |
| house [10]-43:8, 43:9, 48:2, 53:24 53:25, 57:22, 74:7, 74:13, 92:12, 140:25 |  |  |  |  |
|  |  |  |  | lack [2] - $2: 18,139: 14$ Land [4] - 13:5, 14:22, 118:24, 119:17 |
| $\begin{aligned} & \text { 74:13, 92:12, 140:25 } \\ & \text { households }[1]- \\ & 68: 20 \end{aligned}$ | inaudible [2]-57:15, | interruption [1] - 78:2 interruptions [1] - | $\begin{gathered} \text { 92:17, 160:24 } \\ \text { job [5] - } 46: 22,134: 5, \end{gathered}$ |  |
|  | 132:8 |  |  |  |
| $\left\lvert\, \begin{gathered} 68: 20 \\ \text { houses [2] - 70:12, } \end{gathered}\right.$ |  | $\begin{aligned} & 116: 7 \\ & \text { intersection }[1] \end{aligned}$ | job [5] - 46:22, 134:5, 136:4, 160:7, 160:12 John [3] - 86:3, 89:14, | 118:24, 119:17 <br> land [28] - 14:21, 16:2, |
| $\begin{array}{\|l} \text { houses [2] - 70:12, } \\ 74: 16 \\ \text { housing [3] - 119:7, } \end{array}$ | $\begin{aligned} & \text { inaudible) [2] - } 93: 15 \text {, } \\ & \text { 117:17 } \end{aligned}$ |  |  |  |
| housing [3] - 119 :7 153:13, 153:14 huge [5] -53:24, | inches [5]-101:18, | intersection [1 147:18 | $\begin{array}{\|l\|} \hline \text { John [3] - 86:3, 89:14, } \\ 89: 18 \end{array}$ | 16:13, 19:14, 19:16, 22:8, 22:9, 22:15, |
|  | $\begin{gathered} 135: 20,136: 9 \\ \text { include }[2]-6: 14, \end{gathered}$ | intersections [1] - <br> 130:7 <br> intimidate [2] - 49:19, | joining [2] - 86:22, |  |
| huge [5] - 53:24, |  |  | $\text { Jordan }[1] \text { - 42:23 }$ | $63: 10,79: 20,101: 5,$108:20, 109:12, |
| hum [2] - 25:20, 155:8 humongous $21-$ | includ |  | judge [2] - 114:14 |  |
| humongous [2]- <br> 39:3, 40:17 <br> hurricane [1] - 71:10 |  |  | 123:17 | 108:20, 109:12, 109:13, 111:23, 119.22. 120:9, |
|  | including [1] - 112:11 <br> incorporate [1] - <br> 23:23 <br> increase [2] - 73:16, <br> 145:11 | invest $[1]$ - 58:12 involved [1] - 77:4 | $\begin{array}{\|l\|} \hline \text { judged }[1]-123: 19 \\ \text { judicial }[5]-4: 9,4: 18, \end{array}$ | 119:22, 120:9, <br> 126:25, 127:21, |
| $\begin{aligned} & \text { hurricane }[1]-71: 10 \\ & \text { hurt }[1]-111: 5 \\ & \text { husband }[1]-57: 16 \end{aligned}$ |  | involvement ${ }_{11}$ | judicial [5] - 4:9, 4:18, <br> 34:7, 34:9, 83:17 | 126:25, 127:21, |
|  |  |  | $\begin{gathered} \text { Julia [1] - 74:5 } \\ \text { July }[4]-1: 3,3: 15, \\ 44: 15,162: 13 \end{gathered}$ | 146:11 <br> andmark [1] - 78:19 <br> andowner [1] - 19:19 |
| husband [1] - 57:16 |  | irrational [1] - 48:8 irreparable [1] - 19:7 issue [17] - 4:22, 43:3, |  |  |
|  | incumbent $[1]$ - 46:18 |  |  |  |
|  |  |  |  |  |
| idea [1] - 132:19 identify [2]-8:19, 10:2 | indicated [1] - 46:1 individual [4]-20:21, 82:6, 85:22, 144:24 | B:14, 122 | June $[5]-9: 5,10: 17$,11:14, 11:24, 144:4 | landscape [1] - 64:19 lane [6] - 110:23, 129:10, 129:18, 132:1, 132:4, 132:7 |
|  |  | 130:23, 131:9 |  |  |
|  |  | 132:13, 135:1 <br> 141.6. $141 \cdot 11$ |  |  |
| idyllic [1] - 57:23 <br> ignored [1]-44:16 | individually [2]42:16, 86:13 | 141:6, 141:11 |  | large [4]-70:9, 88:24, 112:19, 114:8 |
|  | indulging [1] - 143:16 infinitely $[1]-35: 5$ | 144:21 | KAWALERSKI ${ }_{[1]}$ 58:19 | 112:19, 114:8 largest $[2]$ - 17:6, 17:9 last 1801 - $10: 17$ 15:3, |
| imagination $[1]$ |  | issued [2] - 12:9, <br> 122:7 |  |  |
|  | influence [1] - 72:17 information [2]- |  | Kawalerski [1] - 58:20 <br> keep ${ }_{[23]}$ - 6:17, | last [60] - 10:17, 15:3, 18:22, 20:3, 22:5, |
| immaculate [1] | information $[2]-$ $135: 8,136: 10$ | $\begin{array}{\|l\|} \hline \text { issues }[10]-110: 1, \\ 111: 21,17: 76 \\ \text { 127:9, 127:13, } \\ \text { 128:6, } 128: 20,129: 2 \end{array}$ | keep [23] - 6:17, <br> 30:17, 30:18, 33:10, <br> 34:19, 37:8, 40:1, |  |
| 144:18 | inhibit [ $[1]-49: 1$injury 3 - $19: 7$ |  |  | 31:7, 31:15, 35:17, 35:19, 36:4, 36:17, |
| immediate [i] - 17:21 |  |  | 40:13, 42:9, 57:12, 60:17, 65:10, 65:16, | 36:21, 36:24, 43:2, <br> $43: 15,44: 24,45: 3$, |
| immediately [6] - <br> 27:13, 28:10, 28:15, <br> 29:1, 113:23, 158:19 | $\begin{gathered} \text { 19:19, } 33: 15 \\ \text { instance }[2]-12: 24, \end{gathered}$ | item $[24]-6: 10,9: 4$, 10:2, 10:13, 10:14, |  | 45:7, 47:1, 47:13, |
|  |  |  | 713 | $\begin{aligned} & 53: 25,73: 13,82: 20, \\ & 82: 24,83: 5,83: 8, \end{aligned}$ |
| 29:1, 113:23, 158:19 impact [13] - 20:15, | 117:14 | 10:23, 11:2, $12.12: 16$, 13:1, 13:3, 13:23, |  |  |
| 38:12, 44:5,59, ${ }^{\text {a }}$,123:19, $123: 21$, |  | $\begin{aligned} & \text { 14:21, 90:24, 101:6, } \\ & \text { 111:19, 111:20, } \end{aligned}$ | keeping [1] - 146:22 | 22, 83:23, 83:25, <br> :11, 90:1, 90:9, <br> 9:10, 110:15 |
|  | insult [1] - 33:15 intensities [1]112:14 intensity [2] - 24:11 |  |  |  |
| 124:5, 124:13, |  | 113:13, 113:14, <br> 113:16, 121:13, <br> 121:14, 127:18, <br> 148:20 | $\begin{aligned} & \text { Kendall [3] - } 56: 23, \\ & 143: 6,143: 7 \end{aligned}$ | 109:10, 110:15, <br> 115:23, 116:13, |
| $\begin{aligned} & \text { 124:22, 125:14, } \\ & \text { 125:15, 140:19, } \end{aligned}$ |  |  | kept [2] - 41: 13,59 :20 |  |
| 150:23impacted [6] - 20:19, | $\begin{aligned} & \text { intensity }[2]-24: 11, \\ & 119: 2 \end{aligned}$ |  | [1] - $112: 16$ | 119:15, 121:13, |
|  | Intensity' $[2]$ - 13:11,13:12 intention [1] - $78: 9$ | items $[7]-6: 3,11: 14$, 11:15, 113:10, | kids [4] - $31: 25,75: 16$, 76:3, 76:11 | $\begin{aligned} & 127: 4,129: 4, \\ & 1192 \cdot 131, \end{aligned}$ |
| $\begin{aligned} & \text { 38:20, } 43: 18 \\ & \text { impacting }[1]-125: 13 \end{aligned}$ |  |  | kind [10]-23:15, $29: 15,59: 21,72: 5$, | 3:12, 135:1, |
|  | intention [1] - 78:9 interest $[8]-6: 16$, | 11:15, 113:10, <br> 113:12, 131:17, <br> 131:22 |  |  |
| impacts [3] | 95:12, 112:9, | $\begin{gathered} \text { 131:22 } \\ \text { itself }\{4]-16: 20, \end{gathered}$ | $\begin{aligned} & \text { 117:4, 117:5, } \\ & \text { 117:21, 119:25, } \end{aligned}$ | , |

MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600

| 143:22, 144:16, <br> 148:19, 154:17, <br> 154:25, 156:25, <br> 157:4, 157:10, 158:5 <br> lastly [2] - 15:20, 20:2 <br> late [1] - 90:11 <br> laughing [1] - 43:9 <br> Law ${ }_{[1]}$ - $48: 17$ <br> law $[8]$ - 12:3, 46:11, <br> 49:13, 102:13, <br> 106:25, 112:4, <br> 138:10, 144:10 <br> lawyer [1] - 54:12 <br> learn [1] - 135:17 <br> learned [1] - 133:18 <br> least [3]-24:7, 97:16, 97:17 <br> leave $[4]-20: 2,33: 25$, <br> 37:19, 143:13 <br> left [6]-15:9, 23:14, <br> 125:1, 131:18, <br> 159:17 <br> left-hand [1] - 15:9 <br> legal $[5]$ - 19:14, <br> 24:24, 29:5, 111:16, 111:21 <br> LeJeune [4] - 52:22, <br> 65:22, 76:3, 127:8 <br> Leon []] - 13:17, <br> 15:16, 17:12, 18:2, <br> 64:23, 101:22 <br> less [6] - 13:13, 51:1, <br> 68:12, 68:16, 151:5, 153:3 <br> letting $[2]$ - 77:1, <br> 155:16 <br> Level [2]-61:11 <br> level [3]-113:15, <br> 124:18, 141:14 <br> levels [1] - 23:7 <br> liberal [1]-113:8 <br> liberalized [2] - 112:6, <br> 112:22 <br> life $[7-38: 20,38: 22$, <br> 60:3, 60:5, 118:18, <br> 143:3, 143:8 <br> lifestyle $[3]$ - $55: 20$, <br> 88:6, 88:8 <br> Lifetime [1] - 140:17 <br> light $[5]-19: 4,19: 13$, <br> 19:15, 59:24, 59:25 <br> limit [1] - 14:3 <br> limitation $[1]$ - $25: 2$ <br> limitations $[1]-32: 14$ <br> limited [6]- 32:19, <br> 48:7, 49:3, 49:5, <br> 81:2, 131:23 <br> limiting [1] - 31:9 <br> line [10] - $33: 17$, <br> 46:18, 51:8, 78:3, |  |  |  | 134:18, 135:10, 135:17, 136:15, 136:22, 137:1, 137:11, 137:15, 137:17, 138:10, 141:21, 141:23, 142:1, 144:4, 144:8, 144:16, 151:9, 154:22, 155:19, 159:3, 159:5, 159:21, 161:23, 162:12 meetings $[7]-104: 11$, 104:20, 105:1, 105:25, 132:10, $132: 20,142: 20$ 132:20, 142:20 MEMBER $[123]-3: 19$, <br> 3:21, 3:23, 3:25, 4:2, 4:4, 5:18, 7:8, 7:19, 7:20, 7:22, 8:2, 8:4, $8: 6,8: 8,8: 10,8: 24$, $9: 9,9: 10,9: 13,9: 15$, 9:17, 9:19, 9:21, 9:23, 10:25, 11:2, 25:15, 25:16, 25:21, 26:1, 26:3, 26:11, 26:13, 26:18, 26:24, 27:1, 27:2, 27:4, 27:6, 27:12, 27:15, 27:23, 27:25, 28:4, 28:6, 28:12, 28:19, 28:23, 29:8, 29:17, 29:20, 30:3, 30:12, 35:16, 36:2, 36:15, 37:16, 38:9, 41:20, 67.5, $67: 9,67: 15$, $67: 21,68: 11,68: 15$, 68:21, 69:6, 69:9, 80:14, 80:17, 82:18, 83:15, 83:19, 84:6, 84:15, 84:16, 86:12, 86:19, 96:12, 110:16, 110:18, 110:20, 111:3, 111:7, 111:11, 113:18, 113:21, 114:1, 114:19, 116:6, 116:9, 118:4, 118:8, 120:13, 122:20, 133:3, 143:23, 144:1, 146:2, 146:9, 146:12, 146:15, 151:17, 151:22, 151:24, 151:25, 152:10, 153:19, 155:8, 155:14, 158:3, 158:9, 159:23, 160:5, 161:2, 161:4, 161:6, |
| :---: | :---: | :---: | :---: | :---: |

MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600

| 7, 76:7 | [1] - 57:13 | objective [3] - 118:22 | 49:3, 49:10, 52:3, |  |
| :---: | :---: | :---: | :---: | :---: |
| 88:13, 94:10, 94:24, 106:6. 109:18, | next [19] - 2:15, 9:4 | 23, 119:10 | 5:10, 59:12, 61 | 7:24, 14 |
| 106:6, 109:18, | 18:6, 34:2, 37:23, | objectives [2]-25 | :7, 64:1, 65:9, | on (1) - 137:8 |
| $\begin{aligned} & 119: 8,132: 16, \\ & 136: 2.139: 7 \end{aligned}$ | 39:21, 40:20, 42:21, <br> 45:1, 53:8, 63:5, | 119:4 <br> objectors [2] - 49: | 68:23, 68:24, 81:14, 82:13, 82:20, 85:25, | order $[8]-2: 3,3: 15$ 36:14, 99:18, 113 |
| needed [ [3] - 128:8, | 70:12, 70:15, 79:7, | 93:17 | 86:9, 86:15, 92:2 | 13, 121:11, |
| 158:24, 159:8 | 89:12, 91:4, 102:22, | observation | 93:22, 95:25, 97: | 161:18 |
| needless [1] - 55:21 | 08:5 | 115:14 | 97:17. 99.7 100 | ordinan |
| needs [5] - 63:23, | nice [2] - 45:6, 79: | uction [1]-20:8 | 根:7,171.23 | 12:22 |
| 8:11, 148:2, 148:4, | night [2] - 159:2, | obtain [1] - 12:18 | 107:16, 107:22, | Ordina |
| 0:7 | 159:4 | obtained [1] - $2: 21$ | 108:15, 108:2 | organ |
| negatively [] - 126:15 | night" 11 - $44: 10$ | obvious [1] -61:1 | 108:25, 110:17, | 88:24 |
| negativity [1] - 126:16 | NIMBY ${ }_{[1]}$ - 47:13 | obviously []] - 14:1 | 115:16, 116:10 | oriented |
| negligence [ $[1$ - 154:3 | nobody [5] - 44:11 | 24:25, 37:13, | 116:18, 120:18, | original [3] |
| negotiable [1]-55:4 | 44:13, 123:9, | 6:20, 118:1 | 123:14, 129:2, | 57:21, 155:18 |
| negotiated [ $44-121: 9$, | 33:10, 136:17 | 32:8 | 130:14, 132:1, | ated ${ }_{11}$ |
| 125:25, 126:2, | non [1] - 21:4 | occupancy | 138:24, 144:11, | origins [1]-116:21 |
| 26:11 | non-conditional | 150:22 | 144:12, 144:14, | Oscar [4]-39:23, |
| $\begin{aligned} & \text { negotiations [1] - } \\ & \text { 145:21 } \end{aligned}$ | 21:4 <br> nonconformin | occupied [4] - 150:19, 152:6, 152:25, 153:2 | $\begin{aligned} & \text { 144:17, 145:1, } \\ & \text { 145:5, 146:23, } \end{aligned}$ | 40:2, 100:18, 100:22 otherwise [3]-3:6, |
| neighborhood [36] | 24:24, 29:5 | OF ${ }_{[3]}$ | 146:25, 150:4 | 11:21, 82:16 |
| 15:3, 16:15, 17:5, | none [1] - 117:8 | 162:5 | online [1] - 143:19 | rselves [1] - 13 |
| 17:15, 17:16, 17:18, | normal [1] - 55:20 | offended [2] | open $[11]-6: 11,10: 4$, | utcom |
| 33:1, $33: 3,3,33: 7,7$ $47: 12,56: 25,57: 3$ | north [8] - $27: 10$, | 32:22 | 13:25, 30:15, 55:14, | outlier |
| 57:6, 57:7, 57:23, | 52:11, 70:11, | - offer $157 / 12$ | 19, 110 |  |
| 58:4, 58:9, 59:16, | 退:13, 141:1 |  | opened [4] - $75: 23$ |  |
| 61:9, 61:22, 63:23, | Notary [1] - 162: | offers [1]-131 | 90:13, 128:15 |  |
| 66:10, 68:3, 69:23, | note [3] - 16:11, | Office [5] - 1:16, | operating $[1]$ - 140 | m |
| 97:1, 97:2, 108:7, <br> 108:13, 110:4, | $17: 25,109: 22$ | $133: 21,138: 2,$ | opined [2] - 133:24 137:18 | 55:9, 90:6, 92:4 |
| 115:12, 115:15, | 42:1, 123:11 | 159:1 | n $[14]-12: 1$ |  |
| 116:24, 132:21, | 138:19, 145:4, | official [1]-5:23 | 2:19, 70:14, 92 | ersized [1] - 20: |
| 148:14, 150:1, 150:24 | 62:15 | officially | 102:16, 103:9, | - |
| 150:24 neighborh | nothing [8] - 22:11 22:12, 47:19, 53 | $\begin{aligned} & 75: 23 \\ & \text { officials }[4]-104: 1 \end{aligned}$ | 103:10, 115:1, 117:11, 117:12, | 3:14 |
| 56:2 | 116:9 | 104:23, 105:3, | 120:9, 120:21, | 5n [6] - 25:22, 60:24, |
| Neighbors $[5]$ - $58: 22$, 58:23, 58:25, 65:23, 104:6 | $\begin{gathered} 137: 16 \\ \text { notice }[3]-4: 7, \end{gathered}$ | 105:25 <br> often [1] - 76:12 <br> old [5] - $28: 18,29 \cdot 24$ | 148:9, 159:9 | 22.17 |
|  | notice [3] - 4:7, 116:12, 146:4 |  | $\begin{aligned} & \text { opinions }[1]-91: 22 \\ & \text { opportunity }[21] \text { - } \end{aligned}$ | owner [4] - 82:1 <br> 114:12, 122 |
|  | noticed [1]-99:1 | 48:2, 55:24, 154:13olga $11-60: 11$ | 35:2, 35:25, 36:12, | 147:1 |
| $\begin{aligned} & 15: 23,21: 9,43: 22, \\ & 51: 23,60: 4,67: 16, \end{aligned}$ | now" [1] - 115:12 <br> nowhere [i] - 157:23 |  | $\begin{aligned} & 36: 20,61: 3,73: 7 \\ & 75: 3,84: 5,84: 8, \end{aligned}$ | owners []] - 19, |
| 109:9, 116:14, | number $[8]-12: 23$, <br> 24:1, 35:20, 59:20, |  | 84:10, 91:20, 93:1 | P |
| 119:9, 119:11, | 104:16, 104:18, <br> 130:5, 154:19 | Oliver [2] - 86:3, 90:18 Olivia [2]-56:15, | $\begin{aligned} & 152: 13,155: 10, \\ & 156: 9 \end{aligned}$ | $\begin{aligned} & \text { p.m [3] - 1:3, } \\ & 161: 23 \end{aligned}$ |
| $\begin{aligned} & \text { 140:23, 149:6, } \\ & 155: 24 \end{aligned}$ <br> neighbors' ${ }^{[1]}$ - $55: 16$ never [11]-82:24, | Number [4] - 119:16, 130:4, 132:9, 152:24 | once [3]-45:24, <br> 91:25, 160:1 | oppose | ing [1] - 114.22 |
|  | numerous [1] - 104:14 <br> nuts [1] - 152:20 |  | 88.4 92.3.133:19, | s [1] - 162:14 |
| never [11]-82:24, <br> 83:12, 91:25, |  | one [84] - 7:6, 10:13, 11:15, 12:17, 14:9, | 88:4, 92:3, 133:19, | painting [1] - 92:11 |
| 83:12, 91:25, <br> 104:22, 117:18, |  | 16:4, 17:10, 17:11, | $\begin{gathered} \text { 137:15, } 137: 17 \\ \text { opposed }[15]-20 \end{gathered}$ | $\begin{gathered} \text { Paist } 3]-78: 20, \\ 78: 23,79: 2, \end{gathered}$ |
| 135:19, 148:18, 150:15, 156:21 | 0 | 8:5, 19:25, 22:7, 6:13, 27:2, 27:7, |  | $-147$ |
| new [ []] - 26:20, 30:17, | object [3] - 48:7, | , 27:14, 28:1 | 7:111, 108:10, | andemic [ []- |
| 5:20, 71:6, 83:7, |  | 29 | 21:17, 124: | 45:15, 76:23 |
| 127:15, 134:9, 138:1 New [4] - 57:17, 72:1, | 105:6, 111:24 <br> objection [2] - 105:8, | 35:21, 37:16, 37:17, | 134:23, 142:1, 145:10, 156:20 | papers [1] - 142:22 |
| New [8] 78:1, $153: 123$ | objection [2]-105:8, <br> 111:25 | 39:17, 43:25, 46:24, 47:14, 48:8, 48:21, | $\text { opposition }[5] \text { - 15:24, }$ | paragraph [1] - 127:20 parcel [1] - 50:19 |

MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600


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MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600

| 102:8, 104:13, 106:15, 106:23, 109:24, 110:12, 137:24, 138:21, 139:1, 139:12 <br> processes [1] - 139:3 produces [1] - 49:12 product ${ }_{[1]}$ - 132:18 Professional [2]162:8, 162:23 professional [2] 17:3, $102: 16$ professor $[1]-73: 21$ proffer [1]-131:12 proffered [1] - 128:25 project [102] - 11:15, <br> 11:18, 15:4, 15:9, 15:16, 15:24, 15:25, 16:3, 16:11, 17:6, 17:24, 20:7, 20:10, 20:13, 20:19, 21:14, 28:11, 33:14, 38:13, 44:4, 47:2, 47:8, 47:16, 48:5, 50:24, 51:9, 51:15, 51:25, 53:2, 53:17, 58:15, 59:2, 60:16, 61:2, 61:7, 61:10, 61:14, 61:15, 66:1, 66:24, 67:1, 67:18, 71:23, 74:22, 76:18, 81:17, 87:11, 87:12, 88:5, 92:4, 97:21, 98:4, 98:16, 99:8, 104:8, 107:3, 107:4, 107:7, 109:4, 109:14, <br> 120:2, 120:3, 120:6, 121:8, 122:2, 122:21, 122:25, 123:1, 123:15, 123:22, 124:3, 124:7, 125:21, 128:22, 128:23, 130:20, 130:21, 130:22, 130:24, 141:15, 142:8, 145:10, 148.5 , 148:23, 149:12 149:16, 149:17, 156:20, 156:22, <br> 157:5, 157:6, 157:7, 157:9, 157:17, 157:18, 157:23 <br> projects [6] - 102:18, <br> 123:3, 123:18, <br> 126:4, 144:14, <br> 152:14 <br> promotes [2] - 153:16 |  |  | radius [6] - 146:4, <br> 146:13, 146:14, <br> 146:15, 148:5 <br> raise [4]-47:10, 55:2, <br> 91:13, 97:2 <br> raised [2] - 48:3, <br> 57:16 <br> Ramos [3] - 48:18, <br> 136:24, 162:7 <br> RAMOS $_{[1]}$ - 162:22 <br> rate [1] - 77:3 <br> reached [3] - 133:20, <br> 141:23, 142:7 <br> reaching [1] $-55: 25$ read [8]-10:20, <br> 12:10, 13:1, 16:22, <br> 51:13, 114:5, <br> 118:25, 157:12 <br> reading [1] - 19:2 <br> ready [3] $-2: 2,10: 22$, <br> 45:1 <br> real [1] - 155:11 <br> reality $[1]-134: 6$ <br> realized [1] - 158:18 <br> really [33] $-27: 21$, <br> 30:8, 40:24, 43:24, <br> 44:3, 44:16, 44:17, <br> 94:9, 94:11, 107:10, <br> 110:1, 113:14, <br> 114:14, 116:4, <br> 116:10, 116:11, <br> 116:18, 117:1, <br> 117:19, 120:4, <br> 125:18, 132:19, <br> 135:19, 136:9, <br> 138:22, 141:18, <br> 142:6, 147:7, 159:24 <br> reason [12] - 33:18, <br> $37: 18,39: 16,43: 22$, $48: 25,53: 1,55: 11$, <br> 58:12, 119:25, <br> 134:1, 137:12, <br> 141:25 <br> reasonable [2]-40:8, 145:3 <br> reasonably [1] - $20: 9$ <br> reasons [2]-43:21, <br> rebuttal [10] - 34:12, <br> 34:22, 36:8, 36:10, <br> 36:17, 37:1, $93: 6$, <br> 94:14, 95:3, 106:11 eceive $[3]-16: 18$, <br> 134:11, 136:5 <br> received [2] - 16:19, <br> 78:16 <br> recently [4]-23:8, <br> 73:2, 78:16, 108:17 <br> reckless [1]-55:18 |  |
| :---: | :---: | :---: | :---: | :---: |

MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600

| condly [2] - | :16 | 122:23, 125:22 | 24:20, 25:9, 52:11 | 10, 10 |
| :---: | :---: | :---: | :---: | :---: |
| 18:10 | seventeen [1] - 56:22 | :11, 131: | 61:1, 61:9, 107:32 | 102:16, 103 |
| Secretary [1]-2:19 | severability [1] - | 31:22 | 41:2, 148:14 | , |
| $\text { Section }[3]-13: 8 \text {, }$ | $\begin{aligned} & \text { 13:21 } \\ & \text { several } \end{aligned}$ | sits [1] - 34:15 <br> sitting [3] - 40:12 | South [1] - 65:22 <br> spaces ${ }^{[1]}$ - 132:6 | 106:1, 106:24, 107:3, 108:22, |
| $\text { see }[35]-15: 9,15: 11 \text {, }$ | $62: 21,62: 24,96: 22,$ | 55:25, 152:13 | spaghetti [1]-46:11 | 109:5, 109:1 |
| 16:3, 16:6, 16:16, | 00:8, 133:6 | situation [2] - 37 | Spanish [2]-29:24, | 09:20, 117: |
| 17:22, 23:14, 24:3, | dow | 66.14 | 48:2 | 118:20, 118:2 |
| 24:9, 24:13, 24:19, | shape [1] - 128:1] | situations [1]-59 | speak |  |
| 46:13, 55:5, 64:9, | share [2] - 48:24, | six [7]-16:8, 45:3, | 30:17, 39:22, 42:19, | 12:12, 142: |
| 72:10, 78:6, 78:8, | 91:22 | 135:15, 135:16 | 42:21, 42:24, 45: | 142:17 |
| 86:5, 86:10, 93:13, | shared [ 44$]$-112:1 | 135:20, 136:9 | 53:8,8, 89:12, 90:11 | staff's [1] - 11 |
| 95:11, 95:15, | 112:21, 114:7 | 54:10 | 91:5, 92:20, 123: | stage [2] - 50:2 |
| 118:19, 123:2, | 114:10 | six | speakers [15]-30:18, | 111:17 |
| 126:16, 138:20, | sheet [2] | size [f] - 20:11, 52 |  | sta |
| 139:6, 141:7, | sh | , 88.14 | 49:2, 53:12, 80:18, | stamp [1]-11 |
| 143:11, 144:9, | shops [1]-128:13 | 141:16 | 80:24, 85:5, 92:1 | stand [2]-73:7, 88:17 |
| $\begin{aligned} & \text { 145:10, } 145: 14, \\ & 145: 20,152: 17, \end{aligned}$ | short (9]-40:1, 57:10, | slip [6] - 110:23, <br> 129:9, 129:18 | 92:21, 93:5, 138:14, 138:25, 146:22 | standard [6] - 41:9, 92:8, 112:22 |
| 152:21 | 96:13, 140:9, 141:2, | 132:1, 132:4, 132.7 | speaking 19 - 14: | 136:18, 136:1 |
| seeing [1] - 45:6 | 141:13 | Small [1] - 13: | 3,47 | 140:10 |
| seek [4] - 93:14, 96:5, | shot[ [2] - 18:5, 24:12 | small $[4]$ - 15:4, 70:2, | 1, 68:25, 92 | standardize [1]-23:5 |
| $\begin{gathered} \text { 111:24, 137:17 } \\ \text { seeking }[1]-95: 20 \end{gathered}$ | show [5]-15:2, 25:12, | 122:14, 129:19 | 143:16, 154:1 <br> speaks $[1]$ - $5 \cdot 20$ | standards [3]-92:13, 150:9 |
| seem[2]-46:11, | showca | smart [1] - 144:2 | special [4]-2:19, | standing [2] - 20:21, |
| 71:24 |  | soccer [1]-75:6 | 20:18, 83:15, $155: 16$ | 111:24 |
| self [ [2] - 51:12 | showing [1]-24:17 | Sokoloff [ $[3$ - 42:23 | specially [1] - 143:18 | standpoint [2]-77:22, |
| self-aggrandizing [1] -51:12 | shown [3]-25:12, | $44: 23,45: 1$ | specific [5] - 35:7, <br> 97:19, 103:25, | $\left\lvert\, \begin{aligned} & 140: 21 \\ & \text { stands }[1]-130: 2 \end{aligned}\right.$ |
| seli-published [1]- | $\begin{aligned} & \text { 148:16, 151: } \\ & \text { shows }[1]-73 \end{aligned}$ | $\begin{gathered} \text { SOKOL } \\ 45: 13 \end{gathered}$ | 130:19, 130 | $\begin{aligned} & \text { stands } \begin{array}{l} {[1]-120: 2} \\ \text { start } 4]-2: 2,43: 9, \end{array}, ~ \end{aligned}$ |
| 51:12 | M- 15:10, 107:2, | Soler [1] - 136:24 | specifically [10]- | 110:13, 133:8 |
| sell [1] - 122:12 | 107:25, 138:18 | -28:20 | 1:16, 38:17, 50:18, | started (10]-22:20 |
| send [1] -6:11 sense $[1 / 145$ | sides [2]-49:17 | 11-80:10 | 57:18, 82:6, 88:7, | 23:23, 110:16 |
| sense $[1]-145: 5$ senses [2] -128:17, | $156: 7$ | someone [1] -94:15 | 118:23, 122:13, | 117:13, 120:19, 120:25, 121:10, |
| $\begin{aligned} & \text { senses }[2]-128: 17, \\ & 128: 18 \end{aligned}$ | sidewalk [3] - 54:3, 63:5, 129:19 | sometime ${ }_{[1]}$ - $25: 14$ somewhat [2]-112:6 | $\begin{gathered} \text { 123:6, } 123: 17 \\ \text { specifics }[2]-23: \end{gathered}$ | 120:25, 121:10, $\text { 124:6, 125:17, } 126$ |
| sent $[1]-137: 10$ | $\text { sight }[4]-77: 23,78: 2,$ | $\begin{array}{\|c} \text { somewhat } \\ 112: 22 \end{array}$ |  | g ${ }^{27}$ - $46: 15$, |
| $\text { seriously }[1]-53: 2$ served [2] - 155:25, | 78:3, 78:9 | son [3] -57:16, 154:5, 154:13 | speed [1] - 55:18 speedway 11 - $76 \cdot 2$ | $\left\lvert\, \begin{aligned} & \text { 128:7 } \\ & \text { starts }_{[1]}-62: 8 \end{aligned}\right.$ |
| ${ }_{\text {served }}^{\text {156:2 - }}$ - 155.25 , | $\begin{aligned} & \text { signed }[2]-73: 21 \\ & \text { sid } \end{aligned}$ | $\text { sorry }{ }_{[18]}-24: 1$ | $\begin{aligned} & \text { speeeway }[1]-16-896 \\ & \text { spelled }[1]-89: 1 \end{aligned}$ | $\operatorname{STATE}_{[1]}-162: 4$ |
| serves [1]-19:17 |  | , 29 | spend [1]-136:8 | state 112$]-4: 23,5: 6$, |
| service [5] - 61:3, | silence [ 11 - $2: 4$ | 39:8, 45:13 | spent [1] - 152:20 | 5:11, 8:21, 12:3 |
| 64:12, 75:4, 88:2, | similar [3]-63:25 | 54.19, 60:4, 64.6 | spite [1]-19:2 | 45:11, 64:13, 75:8, |
| 90:15 | 98:7, 128:16 | 64:15, 67:9, 76:3 | splurge [1] -74:8 | 87:5, 87:20, 89:16, |
| services [2] - 112:13, 112:16 | simple [4] - 14:25, | 86:24, 88:17, 89.7 , 111:11 146:9 | spoken [7]-30:21, | $\begin{aligned} & 100: 19 \\ & \text { statement }[6]-11: 7, \end{aligned}$ |
| 112:16 <br> serving [1] - 134:10 | $\begin{aligned} & \text { 23:15, 106:14, } \\ & \text { 107:11 } \end{aligned}$ | $\begin{gathered} \begin{array}{c} 111: 11,146: 9 \\ \text { sort }[5]-58: 11, ~ 70: 6, ~ \end{array} \end{gathered}$ | 35:1, 48:22, 82:2, 82:3, 82:4, 82:7 | statement [6] - 11:7, 37:2, 37:18, 117:23, |
| session [1] - 67:22 | $\text { simply }[2]-55$ | 79:22, 123:2, 147:25 | spot $[3]-37: 22$ | 120:24, 155:2 |
| Set [5] - 2: 19, 45:24, |  | Sosa [4] - 39:23, 40:2, | 50:14, 50:2 | states [2] - 112:7, |
| 73:9, 88:18, 111:17 | single [f] - 14:21, | S00.18, 100.22 | square ${ }^{\text {[4] - } 17.8}$ |  |
| setback [2] - 129:13, 129:14 | 29:25, 35:6, 55:13, | SOSA [15] - 40:2, 100:19, 100:22 | $\begin{aligned} & 53: 24,124: 24, \\ & 124: 25 \end{aligned}$ | stating ${ }_{[1]}-6: 12$ <br> statute $[3]$ - 12:11, |
| sets [2] - 78:18, 79:5 | ${ }_{\text {152:19 }}$ 5.717, | 101:1, 101:4, 101:8, | staff [46] - 10:4, 14, | 112:3, 112:5 |
| setting [2]-66:15, | single-family [] | 101:12, 101:16, | 5:25, 16:7, 16:4, | stay [6] - 43:5, 71:11, |
| 149:21 | 29:25, 61:8, 152:19 | 101:19, 101:25, | 16:20, 16:24, 17:4, 20:25, 21:3 21:19, | 71:14, 71:16, 139:7, 145:17 |
| $\text { settlement }[1] \text { - }$ 122:10 | $\text { sit [1] }-65: 5$ $\text { site }[15]-4: 11,5: 2$ | 102:4, 102:20, 103:13, 103:15, | $\begin{aligned} & 20: 25,21: 3,21: 19, \\ & 25: 3,49: 10,49: 11, \end{aligned}$ | $\begin{aligned} & \begin{array}{l} 145: 17 \\ \text { stenographic }[1] \end{array} \end{aligned}$ |
|  | site [15] - 4:11, $5: 2$, <br> 5:7, 5:16, 23:18, | 103:13, 103:15, 104:2 | - $54.176,49994,4,99: 5$, | -162:15 |
| 85:6, 158:17, 158.20, 160:1 | 26:4, 103:6, 107:18, 107:19, 113:13 | sounds [1] - 59:21 <br> south [9]-15:19 | 99:7, 99:13, 99:17, 99:21, 102:3, 102:9, | stenographically ${ }_{[1]}$ 162:10 |

MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600

| ister [3] - 3:11, | ports [1] - 108:22 | 63:13, 63:17, 63:21, | 30:11, 59:5, 59:6, | San [16]-21: |
| :---: | :---: | :---: | :---: | :---: |
| 104:7, 105:19 $\text { registered }[7]-100: 1 \text {, }$ | represent [3] - 65:23, 65:25, 77:17 | $\begin{gathered} \begin{array}{c} 63: 22,109: 23 \\ \text { responding }[1]-28: 9 \end{array} \end{gathered}$ | $\begin{aligned} & \text { 59:7, 119:2, 119: } \\ & \text { 119:20, 119:21, } \end{aligned}$ | 53:16, 55:1, 56:18 60:25, 74:5, 75:5, |
| 100:4, 100:9, | representing[]- | response [1] - 137: | 119:22 | 75:25, 76:1, 78: |
| 100:12, 100:13, | 58:21, 67:11, 68:12, | responsibilities [2] | rises [2] - 61:22 | 79:5, 100:22, |
| 105:11, 105:21 | 8:17, 69:10, 77:15, | 133:12, | 140:15 | 146:24, 14 |
| Registered [2]- | 47:13 | responsibility | risk [2] -140:13 | 149:5 |
| 162:7, 162:23 | 兂 |  | Riviera [2] - 59:4 | sandwiched $[1]$ - |
| registration [2] - 3:9, | request [9] - 2:14, | II- | Poadis. | $21: 11$ |
| 105:13 | 2:23, 22:7, 22:8, | rest [1] -80:19 | Road $[5]-31: 3,52: 22$, 60:15, $65: 22,96: 19$ | sandwic |
| regret [1] - 59:14 | 5, 70:20, 77: | restrictio | 60:15, 65:22, 96:19 | 17:14 |
| regular [11-92:12 | 12, 80:7 | 148:21, 148:2 | roads [1] -77:25 | sandw |
| regularly $[1]-2: 16$ requlated $11-23: 16$ | requested [6] - $66: 5$ $77710,83: 25,84: 4$ | ${ }_{\text {restrictions [1] }}^{127.25}$ | Robert[7] -1:9, 4:5, | $\begin{gathered} 21: 7 \\ \text { Santander }[5]-81: 10 \end{gathered}$ |
| regulated [1] - 23:16 regulating [1]-24:1 | $\begin{aligned} & \text { 77:10, 83:25, 84:44 } \\ & 93: 12,94: 25 \end{aligned}$ | $\begin{array}{\|l\|} 127: 25 \\ \text { result }_{[1]}-62: 24 \end{array}$ | $\begin{aligned} & 8: 11,9: 24,129: \\ & 156: 10,161: 13 \end{aligned}$ | Santander $[5]-81: 10$, 82:11, 82:13, 147:2, |
| regulation [1] - 103:7 | requesting (1) | retired [1]-96:19 | robot[1] - 160:4 | 149:4 |
| regulations []] - 43:6, | 101:18 | revealed [1]-19:1 | Rock [3] - 18:25, 19:5, | Sara [2] - 69:12, 69:15 |
| 74:10, 74:11, 74:18, | requests [1]-22:6 | review [2]-12:3, 4 | 19:8 | Sarreta [1]-26:21 |
| 74:24, 88:17, 139:5 | require [2]-15:5, | reviewed [ $[2]$ - 15: | roll [ [3] - 3:17, 7 | Sarto [3]-87:8, 147 |
| rehash [1] - 152:16 | 115:13 | 106:24 | 160:25 | 149:5 |
| reinforce [1] -56:10 | required | reviews [1] - 102 | Romano [2] - 14 | sat [3] - |
| related [4] -5:3, |  | Revuelta [9] - 1:1 | 49:5 | 158:21 |
| $\begin{aligned} & \begin{array}{l} 11: 15,10: 22, \\ 112 \cdot 12 \end{array} \end{aligned}$ | requirement $[2]$ $62: 2,146: 3$ | $3: 22,8: 3,9: 12,$ | roof $[4]-71: 6,71,7$ $71 \cdot 10,106 \cdot 18$ | save [2]-50:2, 122:8 <br> saved [1] - 136:11 |
| relationship [1] - | requires []] - 4:1 | 146:1, 151:18, 161:1 | roofs [1] -92:10 | saw [5] - 56:2 |
| 67:17 | 11:19, 159:12 | REVUELTA ${ }^{\text {[3] }}$ - | rooftop [1]-28 | 115 |
| relatively [1] -96:13 | rescheduled [1] | 3:23, 5:18, 7:20, 8 | rooftops [1]-146: | 115:16, 142:10 |
| relevant [5] - 99:14, | 1:22 | 2515 | -81:20 | calability 313 |
| 99:16, 118:11, | research ${ }^{\text {[3] - 19:11 }}$ | 26:13, 26:18, 27: | 129:23, 129:2 | 101:19, 103:20, |
| 118:17, 125:7 | 25:12, $25: 17$ reside [1]-89.20 | 27:12, 27:15, 28:12, 28:23, 7716.4120 | 130:3, 130:5 roster [11-5:21 | 103:20 Scale 111 - 13:10 |
| remain [2]-34:25, | reside [1] - 89:20 | 28:23, 37:16, 41:20, 67:5, 67:9, 67:15, | roster [1] - $5: 21$ <br> rubber [1]-116:1 | Scale [1] - 13:10 <br> scale [2] - 101:19, |
| remarks [1] - 143:17 | residences [2] - | 67:21, 68:11, 68:15, | rubber-stamp (1) | 125:5 |
| remedy [1] - 137:14 | 44:20, 141:3 | 68:21, 69:6, 69:9 | 116:1 | scapes [2]-125:9, |
| remember ${ }^{122}$ - $22: 5$, | resident [9] - 20:17, | 80:14, 80:17, 84:16, | ruin [1]-57 | 130:15 |
| 25:25, 35:6, 35:21, | 31:20, 57:13, 64:7, | 143:23, 146:2, | ruined [ [1] - 56:25 | scare [1]-54:18 |
| 35:23, 43:15, 82:19, | 64:12, 89:21, 89:25, | 146:9, 146:12, | -ules [1] - $73: 2$ | scary [1] - 75:21 |
| 82:22, 83:4, 135:16, | 11, 147: | 146:15, 151:24, | les [12]-37:15 | schedule [2] - 34:13 |
| 143:3, 143:4 | residential [13]-21:8, | 152:10, 161:2 | 3:5, 43:13, 73 | 34:17 |
| reminded [1] - 55:13 reminiscent ${ }_{[1]}$ - 59 :3 | 33:7, 46:5, 52:2 <br> 58:9, 61:8, 70:1 | $46: 21$ | 74:10, 74:11, 74:17, | scheduled [1] - 2:16 scholars [1] - 79:3 |
| remote [1] | 17, 107: | ites [1] - 156 | $139: 5$ | school [ 11 - 31:25 |
| remotely [3] - 7:4, | 107:20, 107:21 | rezoning [1]-88: | - [1] -73:24 | cramble [1]-32:3 |
| 7:18, 155:11 | 53:7, 153:15 | rid [1] - 132:5 |  | screen [1]-24:12 |
| removal [1]-127:25 | residents [30]-20 | de [4] - $75: 17,76$ | S | creens [1]-86:11 |
| $\begin{aligned} & \text { render }_{[1]}-19: 5 \\ & \text { rentals }[11-132: 1 \end{aligned}$ | 60:2, 66:6, 66:23 | ridiculous [2]-33: |  | Sebastian [16] - 21 |
| repeale [1] - 13:20 | 69:20, 70:7, 71:13, |  | saddens [1] - 139:10 | 56:18, 60:25, 74:6 |
| replaced [1] - 18:19 | 72:13, 74:14, 75:25, | riding [1] - $75: 20$ | safe [1] - 154:15 | 75:5, 76:1, 78 |
| report [9] - 16:10, | 77:8, 77:17, 81:15, | rigamarole [1] - 107:7 | safest $[1]$ - 150:5 safety [10] - 112: | 79:5, 100:23 |
| $16: 20,16: 24,17: 4,$ | 92:6, 102:2, 102:25, | right-of-ways [1] | safety [10] - 112: | 146:24, 146:2 |
|  | 103:21, 107: |  | 141:12, 150:12, | 149:5 |
|  | 117:16, 136:1, | Rise [2]-13:11, 13:12 | 150:13, 150:1 |  |
| 68:24, 82:17, 85:24 | 136:21, 139:4, | rise [30] - 6:3, 18:12 | 153:21, 153:22 | 16:1, 17:20, 43:25, |
| REPORTER[2] - | 145:2, 145:18 | 8:14, 22:9, 22:10 | Salamanca ${ }^{[4]}-86$ | 54:11, 54:14, 109:1, |
| 162:1, 162:22 | residing [1] - 47:6 resolution | 23:25, 24:8, 24:9, | 99:6, 89:7, 89:9 | 110:17 |
| Reporter $[2]$ - 162:8, | resolution [1] -80:3 | 24:20, 24:25, 25:10, |  |  |
| 162:23 | respect $[1]$ - 134:8 respectful [6]-63:12, | 25:13, 29:13, 29:21, 29:23, 30:9, 30:10, |  | 160:20, 160:21, |

[^0]| [21-37:23 | [1] -58:18 | 122:19 | 20:20, 58:25, 5 | topic [1] - 77:4 |
| :---: | :---: | :---: | :---: | :---: |
| 26:17 | Sue (1]-58:20 |  | 134 | TORRE[22] - - |
| Stephen [3]-86:1, | suffer [1] - 112:8 | team[5] -63:11, | Thereupon 1612 | 8:6, 9:15, 10:25, 25:16, $5 \cdot 21.26: 3$, |
| 87:18, 87:22 stepping $[11-156: 10$ | sufficient ${ }^{\text {d1] - } 96: 16}$ suggested | 63:12, 96:25, 99:25, 100:9 | 161:23 | 25:16, 25:221, 26:3 |
| stepping [1] - 156:10 steps ${ }^{[1]}$ - 55 : 15 | suggested [2]-121:7, 132:22 | $\begin{aligned} & \text { 100:9 } \\ & \text { technical }[1]-77: 21 \end{aligned}$ | $\begin{aligned} & \text { they've } \\ & \text { [16] } 22 \end{aligned}$ | 26:11, 26:24, 27, $27 \cdot 6,27: 25,28: 6$, |
| stick [1] - 74:15 | suggesting [2] | technically $[2]-77: 11$, | third [3] - 17:20, 44 | 28:19, 29:17, 8 |
| sticking [2] - 139:23 | 124:18, 129:25 | 77:12 | 109:1 | 96:12, 110:16, |
| still (14]-24:9, 72: 216 , | suggestion [1] - 85:7 | Tejera [3]-86 | Thompson | 110:20, 120:13 |
| 76:23, 120:1, 121:9, | Sumberg [1] -1:21 | 1:18 | 44:10 | 122:20, 161:4 |
| 130:3, 130:5, | summer [1] - $38: 8$ | TEJERA [3] - 91: | thoroughfar | Torre []] $1: 112$, |
| 132:24, 137:21, | Sundays [1]-76:13 | 91:10, 91: | 22:3, 23:21, 24: | 8:5, 9: |
| 152:7, 156:8, 157:5, | Sunshine [1]-48:17 | tend [3] - 46:10, | thousand [1]-99. | 161:3 |
| 157:17, 159:5 |  | $145 \cdot 1$ | threat [1] - 148:14 | torre |
| stop [4] - $32: 15,51: 5$, $132: 24$ | 122:1, 122:6 | Teresita [3]-54:2 56:17, 143:4 | threatened [1] - 5 threatening [1] - | $\begin{aligned} & 120: 12,145: 12 \\ & \text { totally }[4]-59: 1, \end{aligned}$ |
| stopped [2] - 48:21, | 144:7, 149:8 | term [2] -11 | S | 59:17, 60:16, 12 |
| 51:6 | suppose [1] | 139:1 | eats [1] - 6 | touch [4] - 43:14, |
| store [1]-26:7 <br> stories [3]-18:17, | supposed [2]-54:7, <br> 119:14 | terms [1] - 146:4 terrible [1] - 160:3 | three [13]-14:7, 14:25, 20:11, 23 | $\begin{aligned} & \text { 108:19, 134: } \\ & \text { 153:4 } \end{aligned}$ |
| $24: 2,154: 10$ | surface [1] - $53: 20$ | territory [1] - 111:14 | 29:13, 30:18, 43:21, | toward [1] - 78:10 |
| story [1] - 127:19 | surfaced [1] - 128: | testifies [1] - 49:1 | 48:23, 82:12, 96:1, | towards [2] - 34:20, |
| straight [3] - 17:11, | surprised [1]-147; | testify [2] - 3:4, 115: | 116:7, 137:5, 146:24 | 41:14 |
| 54:16, 121:17 |  | testifying [3] - 66:2, | throughout [3]-2 | Tower [5] - 15 |
| Street [1]-58:21 | 70:23, 70:24 | testim | 62:23, 121:22 | 15:14, $38: 24$ |
|  | sustain | testimony $[171-5: 1$ 37:4, $72: 10,90: 21$, | throw [1] - 46:1 <br> tie [1] - 14:23 | tower $[2]$ - $15: 21$, <br> $62: 15$ |
| 22:22, 24:22, 55:23, | 113:2 | ,72:10, 90:21, | tie [1] - 14:23 | $\begin{aligned} & \begin{array}{l} 62: 15 \\ \text { towers }[2]-17: 22, \end{array} \end{aligned}$ |
| 75:18, 90:8, 98:11, 98:13, 98:15, | $\begin{aligned} & \text { swear [3] - } 85: 20, \\ & 85: 25,86: 6 \end{aligned}$ | $\begin{aligned} & \text { 93:10, 94:13, } \\ & \text { 105:23, 116:3, } \end{aligned}$ | tiers [1] - 23:24 <br> tight ${ }_{[1]}$ - 129:14 | $\begin{array}{\|l} \hline \text { towers }[2]-17: 22, \\ 18: 20 \end{array}$ |
| 107:24, 107:25, |  | , |  | town [3] - 31:23, 68, |
| 125:9, 129:7, 148:3 |  | 6:6 | title [1] - 38:8 | 72.1 |
| streets [2] - 130:16, | 87:16 | Text [1] - $13: 9$ | today [33]-14:20, | track [3] - 37:8, 42 |
| 154:20 | ten [1] - 130 | THE [73] - 3:18, 3:20, | 15:17, 18:18, 21: | 146:22 |
| stretch [1]-81:3 | sworn [5] - 3:5, 3:7, | 3:22, 3:24, 4:1, 4:3, | 22:2, 23:24, $24: 3$ | traditional [1]-63:1 |
| strong [1] - 120:15 strongest ${ }_{[1]}-71: 10$ | 6:4, 6:7, 87:2 | $\begin{aligned} & 4: 5,8: 1,8: 3,8: 5, \\ & 8: 7,8: 9,8: 11,8: 1 \end{aligned}$ | 24:6, 31:9, | traffic [25] - 15:6, 52:7, |
| strongly [1] - 152:24 |  | 9:12, 9:14, 9:16, |  | , |
| structure [2] - 19:17, |  | 9:20, 9:22, | 60:5, 61:4, 63: | 24, 90:10, |
| 19:20 | T | 9:24, 30:23, 39:23, | 66:2, 69:5, 72:15 | 117:15, 117: |
| students [1] |  | 41:4, 42:22, 44:23, | 75:22, 78:7, 104: |  |
| studied [1] - 46:20 |  | 47:22, 51:6, 51:18, | 105:23, 108.7., | 123:16, 124:4, |
| studies $[1]$ - 127:5 | TAB [1] - $29: 17$ | 53:9, 53:13, 54:22, | 108:15, 110:23, | 124:14, 127:5, |
| study [ $[6]-15: 6,15: 8$, | table [2]-79:1, 121:10 | 14, 58:18, 60:11, | 112:25, 123 | 27:8, 127: |
| 45:16, 45:22, 61:20, | tall [3] - 51:3, 61:21, | 64:6, 65:19, 68:13, | 123:10, 138:14 | 年:14, 152.9 , |
| 117:18 | 110:6 | 69:12, 70:23, 71:18, | together [1] - 13:14 | 152:11, 153:2, |
| stuff [] - 31:9, 31:17 | taller [7] - 18:17, | 74:3, 74:25, 76:19, | tone [2] - 78:18, 79:5 | ${ }^{\text {153:10 }}$ (ain [1]-97:18 |
| style [3] - 61:13, <br> 61:15, 132:15 | 17, 108:24, <br> 2, 110:5, 11 | 80:18, | tonight [19] - 6:3, 7:1, | $\begin{aligned} & \begin{array}{l} \begin{array}{l} \text { train }[1] \end{array}-97: 18 \\ \text { traility }[1]-55: 8 \end{array} \end{aligned}$ |
| subject [1] - 24:3 | 140:12 | 87:1, 87:17, 87:2 | 11:8, 14:2, 14:23, | transcript (3)-10:20, |
| subjective ${ }^{[3]}$ - | tallest 4 [ - $17: 20$, | 89:6, 89:11, 89:14 | 58:21, 81:22, 84:21 | 10:22, 162:14 |
| 117:11, 117:21 subjectively 11. | 108:12, 108:25, <br> 109:2 | 90:18, 91:3, $91: 6$ $92: 18,92: 21,93$ | 113:17, 116:11, | transter [1] - 50:16 |
| subjectively $[1]$ 117:22 | targeted [1] - 50:18 | 95:22, 100:18, | 8, | 76. |
| substantial [14]-5:13, | tasked [1] - 133:11 | 44:4, 161:1, 161:3, | 157:21, 160:18 | transportation |
| 16:21, 16:23, 17:2, | TDR ${ }_{[2]}$ - 113:13, | 161:5. 161:7, 161:9, | tonight's [2] -6:1 | 112:1 |
| 20:24, 66:3, 90:22, | 121:6 | 161:11, | 6:21 | traveling [1] -68:8 |
| 94:6, 103:11, 107:2, | TDRs [8] - 120:20, 121:9, 121:18, | 161:15 themselves [2]-17:2, | took [5] - 45:18, 50:23, 118:20, | treasure [3]-55:10, 78:24, 79:8 |
| 109:6, 112:24, | $\begin{aligned} & \text { 121:9, 121:18, } \\ & \text { 121:20, 122:1, } \end{aligned}$ | themselves [2]-17:2, 85:23 | 50:23, 118:20, 123:11, 133:17 | 78:24, 79:8 treasures $11-78: 22$ |
| substantive [1] - 48:6 | 122:6, 122:12, | therefore [ $\mathrm{ll}^{\text {- } 7: 2,}$ | top [2] - 23:14, 104:18 | tremendous [1]- |

MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600

|  | uniquely ${ }^{[1]}-66: 6$ unit ${ }_{[1]}$ - 132:17 units $[10]-15: 7,52: 5$, 115:9, 124:3, <br> 124:10, 124:18, <br> 132:15, 132:25, <br> 150:18 <br> universally $[1]$ - 19:16 <br> University $[8]-13: 18$, <br> 22:3, 52:11, 78:6, <br> 78:10, 121:18, <br> 147:18, 148:4 <br> unless [1] - 94:15 <br> unlocked [1] - 48:15 <br> unobstructed $[1]$ - <br> 19:13 <br> untenable [1]-80:7 <br> untrained $[1]-61: 14$ <br> unusual [1] - 111:21 <br> up [45] - 13:25, 14:7, <br> 18:22, 30:15, 34:15, <br> 36:9, 59:6, 60:6, <br> 64:23, 66:4, 66:15, <br> 66:17, 66:18, 67:2, <br> 69:2, 73:4, 73:7, <br> 75:2, 75:17, 75:20, <br> 78:5, 78:10, 79:6, <br> 80:4, 81:9, 82:20, <br> 83:5, 85:2, 85:14, <br> 92:1, 95:15, 103:3, 103:18, 103:19, <br> 103:18, 103:19, 103:20, 110:13, <br> 110:24, 115:8, <br> 117:6, 120:14, <br> 130:9, 132:2, <br> 146:18, 150:8, <br> 151:10 <br> upgrade [1] - $53: 3$ <br> upheld [1] - 92:14 <br> urban [4] - 119:7, <br> 125:6, 125:9, 130:15 <br> urbanist $[1]$ - 153:9 <br> urge [6] - $63: 9,63: 11$, <br> 63:16, 63:24 <br> useful [1]-19:17 <br> useless [1] - 152:22 <br> uses [1] - 101:20 <br> vacation [4] - 44:15, <br> 120:20, 138:15, <br> 154:21 <br> Valedo [1]-147:4 <br> value [1] - 3:8 <br> variance $[3]$ - $46: 1$, <br> 46:4, 77:9 <br> variances [1]-126:11 variant ${ }_{[1]}-76: 25$ |  <br> -156:1 <br> 8:5, 9:14, 29:16, <br> 142:18, 142:19, <br> 157:11, 161:3 <br> version [1] - 61:16 <br> versus [2]-18:24, <br> 2.23 <br> via [3] - 44:24, 53:14, <br> 80:19 <br> Vice $[11-3: 13$ <br> vicinity $[2]$ - 17:21, <br> 70:9 <br> Vidal [2] - 76:19, 70.21 <br> VIDAL[2] - 76:20, <br> 80:16 <br> -85.24 <br> Village [1] - 126:8 <br> villain [1] - 80:5 <br> violation [1] - 48:16 <br> 64:16, 146:23 <br> visible [1] - 3:4 <br> visit $[5]-5: 2,5: 4,4: 5$, <br> 5:16, 76:12 <br> visits [1] - 4:12 <br> voice [3]-68:24, 92:2, <br> 137:23 <br> voiced [1] - 144:22 <br> volume [2] - 63:4, <br> voluntary []] - 131:13 <br> volunteer [1] - 75:6 <br> voluntered [1]- <br> 98:19 <br> V. <br> 8.15. 10.12. 18 , <br> 33:20, 40:16, 47:18, <br> 51:15, 67:2, 87:13, <br> 134.13, 142:4, <br> 151:3, 156:7, <br> 158:18, 159:6, <br> voted [3] - 5 <br> 148:19, 160:12 <br> votes [6] - $2: 21,11: 20$, <br> 12:18, 12:23, <br> 159:13, 160:18 <br> voting [1] - 160:16 <br> W <br> $\operatorname{wad}[2]-73: 4,73: 10$ |  |  |
| :---: | :---: | :---: | :---: | :---: |
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|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
| Uh-hum [1] - 155:8 <br> ultimate [1] - 80:3 <br> ultimately [1] - 132:1 <br> unanimous [1] - 68:3 <br> unanimously [1] - <br> 77:8 <br> unbelievable [1] - |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
| unbelievable [1] 127:2 <br> under [1] - 29:11 <br> unfair [2] - 32:4 <br> unfit [1] - 19:6 <br> unfortunately [5] - <br> 6:24, 83:18, 133:2 <br> 144:3, 157:20 <br> unintelligible [1] - <br> 62:22 |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |

MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600

| years [36] - 38:7, 48:2, | 62:23, 66:4, 66:17, |
| :---: | :---: |
| 51:24, 55:5, 56:22, | 66:18, 67:1, 67:2, |
| 57:15, 57:17, 57:25, | 69:22, 108:18, |
| 62:23, 65:9, 71:6, | 113:12, 131:22, |
| 71:21, 74:13, 75:7, | 144:25 |
| 78:1, 87:12, 90:1, | Zoning [151-1:6, |
| 90:2, 90:9, 91:24, | 3:15, 11:10, 13:7, |
| 116:22, 116:23, | 20:12, 23:2, 62:16, |
| 127:4, 127:17, | 71:2, 118:21, |
| 128:21, 142:24, | 133:10, 135:18, |
| 143:6, 143:7, 150:3, | 156:3, 156:19, |
| 155:25, 158:17, | 162:11, 162:12 |
| 158:21, 160:1 | Zoom [17] - 3:3, 6:8, |
| yield [1]-21:15 | 6:18, 6:19, 10:7, |
| $\begin{aligned} & \text { York }[3]-57: 17,78: 1, \\ & 153: 23 \end{aligned}$ | 44:24, 45:3, 45:4, 53:14, 72:16, 80:19, |
| young [1] - 55:24 | 80:25, 85:4, 85:5, |
| youth [1] - 75:7 | 85:9, 85:24, 92:17 |
| YURRE [84] - 14:14, 28:8, 28:14, 28:20, 29:4, 34:3, 35:4, | Zoom) [1] - 1:10 |
|  | Zubi [6]-26:23, |
|  | 27:14, 28:14, 40:20, |
| $\begin{aligned} & 29: 4,34: 3,35: 4, \\ & 35: 15,37: 5,38: 2, \end{aligned}$ | 102:23, 103:16 |
| 35:15, 37:5, 38:2, 38:5, 38:10, 38:16, | Zyberk [3] - 45:16, |
| 38:5, 38:10, 38:16, <br> 41:5, 41:8, 42:12, | $38: 23,39: 9,39: 14$, $46: 21,108: 18$ <br> $41: 5,41: 8,42: 12$,  |
|  |  |
| 41:5, 41:8, 42:12, <br> 42:16, 81:1, 81:14 |  |
| 81:19, 81:24, 82:11, |  |
| 85:13, 94:4, 97:7, 97:11, 97:16, 97:22, |  |
| 97:11, 97:16, 97:22, 98:1, 98:25, 99:9, |  |
| 98:1, 98:25, 99:9, |  |
| $100: 1,100: 4,100: 8 \text {, }$100:13, 100:25, |  |
| 101:3, 101:5, 101:9, |  |
| 101:14, 101:17, |  |
| 101:23, 102:3,102:5, 103:5, |  |
|  |  |  |
| 102:5, 103:5,103:14, 1049, |  |
| 104:14, 104:17, |  |
| 104:21, 104:24, |  |
|  |  |  |
| 105:17, 105:20, |  |
| 106:13, 111:6, |  |
| 111:9, 111:13,114:24, 131:25 |  |
|  |  |  |
| Yurre [17] - $1: 20$, |  |
| 14:18, 21:18, 34:18, |  |
| - |  |
| 50:4, 50:23, 59:18, |  |
|  |  |  |
| 70:8, 96:23, 100:24, 104:7, 106:9, 135:1, |  |
| 135:5 |  |
| Z |  |
| zone [2]-50:17, 149:2 |  |
| zen |  |
|  |  |  |
| zoning [21] - 11:18, <br> 24:14, 24:15, 24:16, |  |
| 44:17, 45:24, , 46:21, |  |
| 50:14, 50:20, 62:21, |  |

MIAMI-DADE COUNTY COURT REPORTERS, INC. (305) 373-5600


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