



Legislation Details (With Text)

File #: 17-5951 **Version:** 1 **Name:**

Type: Resolution **Status:** Adopted

File created: 3/23/2017 **In control:** City Commission

On agenda: 3/28/2017 **Final action:** 3/28/2017

Enactment date: 3/28/2017 **Enactment #:** 2017-76

Title: A review of Dispute Resolution Agreement among Mundomed S.A., South High Cliff Corp., and the City of Coral Gables regarding 20 acres south of Hammock Oaks pursuant to Article 3, Division 17 of the Zoning Code.

Sponsors:

Indexes:

Code sections:

Attachments: 1. R-2017-76 Signed - Dispute Resolution Agreement, 2. Cover Memo-Review of Dispute Resolution Agreement with Mundomed S.A. and South High Cliff Corp. regarding 20 Acres South of Hammock Oaks, 3. Dispute Resolution Agreement-Mundomed and South High Cliff, 4. CCMtg March 28 2017 - Agenda Item I-3 - A review of Dispute Resolution Agreement among Mundomed S.A. South High Cliff Corp

Date	Ver.	Action By	Action	Result
3/28/2017	1	City Commission	adopted by Resolution Number	Pass

A review of Dispute Resolution Agreement among Mundomed S.A., South High Cliff Corp., and the City of Coral Gables regarding 20 acres south of Hammock Oaks pursuant to Article 3, Division 17 of the Zoning Code.

The attached proposed Dispute Resolution Agreement will be considered by the Commission at a public hearing pursuant to Section 3-1705 of the Zoning Code. The Commission may approve the dispute resolution agreement, approve with conditions, or reject the dispute resolution agreement.

If the dispute resolution agreement is approved by the Commission or approved with conditions, the City Manager is authorized to execute the dispute resolution agreement (as modified, if applicable). Once executed by the City Manager, the dispute resolution agreement shall be placed on the next available consent agenda of the City Commission for ratification. The item shall not be pulled from the consent agenda except by supermajority vote of the entire membership of the City Commission.