

CERTIFICATION OF TAX DEED APPLICATION

Sections 197.502 and 197.542, Florida Statutes

Applicant Name Applicant Address	KEYS FUNDING LI PO BOX 71540 PHILADELPHIA, P		1540		Applic	ation date	Apr 22, 2024	
Property description	ENGLISH OTIS J 3803 N 10TH AVE PENSACOLA, FL				Certificate #		2022 / 980	
	829 HOPE DR 03-0401-000 LT 5 LESS W 70 F	Г OR 424 Р	956 LESS	6 OR 1263 P	Date	certificate issued	06/01/2022	
	862 FOUR STAR E			attached.)				
Part 2: Certificat	es Owned by App	licant and	d Filed wi	th Tax Deed	Applic	ation		
Column 1 Certificate Numbe	r Date of Certifi			olumn 3 unt of Certificate		Column 4 Interest	Column 5: Total (Column 3 + Column 4)	
# 2022/980	06/01/2	022		1,371.60		68.58	1, 44 0.18	
						→Part 2: Total*	1,440.18	
Part 3: Other Cer	tificates Redeem	ed by App	olicant (O	ther than Co	unty)			
Column 1 Certificate Number	Column 2 Date of Other Certificate Sale	Face Ar	mn 3 nount of ertificate	Column 4 Tax Collector's F	-ee	Column 5 Interest	Total (Column 3 + Column 4 + Column 5)	
# 2023/943	06/01/2023		1,500.47		6.25	89.40	1,596.12	
						Part 3: Totai*	1,596.12	
Part 4: Tax Colle	ctor Certified Am	ounts (Li	nes 1-7)		€1, 186 ⁷ × 40			
1. Cost of all certi	ficates in applicant's	possessior	and other			by applicant Parts 2 + 3 above)	3,036.30	
2. Delinquent taxe	es paid by the application	ant					0.00	
3. Current taxes p	aid by the applicant						1,481.71	
4. Property inform	ation report fee						200.00	
5. Tax deed appli	cation fee						175.00	
6. Interest accrue	d by tax collector und	der s.197.54	42, F.S. (se	e Tax Collector	r Instru	ctions, page 2)	0.00	
7.					Tota	I Paid (Lines 1-6)	4,893.01	
	formation is true and I that the property inf				inform	ation report fee, an	d tax collector's fees	
R	1					Escambia, Florida	3	
Sign here:					D -	te April 24th, 2	004	

Send this certification to the Clerk of Court by 10 days after the date signed. See Instructions on Page 2

Par	t 5: Clerk of Court Certified Amounts (Lines 8-14)
8 .	Processing tax deed fee
9.	Certified or registered mail charge
10.	Clerk of Court advertising, notice for newspaper, and electronic auction fees
11.	Recording fee for certificate of notice
12.	Sheriff's fees
13.	Interest (see Clerk of Court Instructions, page 2)
14.	Total Paid (Lines 8-13)
15.	Plus one-half of the assessed value of homestead property, if applicable under s. 197.502(6)(c), F.S.
16.	Statutory opening bid (total of Lines 7, 14, 15, and 16 if applicable)
Sign h	ere: Date of sale 04/02/2025 Signature, Clerk of Court or Designee

INSTRUCTIONS + 6.25

Tax Collector (complete Parts 1-4)

Part 2: Certificates Owned by Applicant and Filed with Tax Deed Application

Enter the Face Amount of Certificate in Column 3 and the Interest in Column 4 for each certificate number. Add Columns 3 and 4 and enter the amount in Column 5.

Part 3: Other Certificates Redeemed by Applicant (Other than County)

Total. Add the amounts in Columns 3, 4 and 5 $\,$

Part 4: Tax Collector Certified Amounts (Lines 1-7)

Line 1, enter the total of Part 2 plus the total of Part 3 above.

Total Paid, Line 7: Add the amounts of Lines 1-6

Line 6, Interest accrued by tax collector. Calculate the 1.5 percent interest accrued from the month after the date of application through the month this form is certified to the clerk. Enter the amount to be certified to the clerk on Line 6. The interest calculated by the tax collector stops before the interest calculated by the clerk begins. See Section 197.542, F.S., and Rule 12D-13.060(3), Florida Administrative Code.

The tax collector's interest for redemption at the time of the tax deed application is a cost of redemption, which encompasses various percentages of interest on certificates and omitted or delinquent taxes under Section 197.502, F.S. This interest is calculated before the tax collector calculates the interest in Section 197.542, F.S.

Attach certified statement of names and addresses of persons who must be notified before the sale of the property. Send this form and any required attachments to the Clerk of Court within 10 days after it is signed.

Clerk of Court (complete Part 5)

Line 13: Interest is calculated at the rate of 1.5 percent per month starting from the first day of the month after the month of certification of this form through the last day of the month in which the sale will be held. Multiply the calculated rate by the total of Line 7, minus Line 6, plus Lines 8 through 12. Enter the amount on Line 13.

Line 14: Enter the total of Lines 8-13. Complete Lines 15-18, if applicable.

LT 5 LESS W 70 FT OR 424 P 956 LESS OR 1263 P 862 FOUR STAR ENTERPRISES INC & INTERNATIONAL TIMBER CO INC LESS OR 2200 P 420 WILLIAMS LESS DB 493 P 683 RD R/W LESS OR 105 P 326 MCWILLIAM AND LT 6 LESS W 70 FT OR 3035 P 724 OR 2888 P 428 LESS OR 103 P 699 BROWN LESS OR 1204 P 860/862 CHEESE LESS OR 2282 P 682 ENGLISH LESS OR 1092 P 863 OWENS LESS 1633 P 787 MENEFFEE LESS OR 2066 P 594 MENEFFEE LESS OR 2127 P 440 STEVENS LESS DB 567 P 307 ROSE LESS OR 138 P 701 BOUTWELL LESS OR 259 P 565 BAKER LESS OR 2013 P 176 JACKSON LESS DB 543 P 558 REGAN LESS OR 2497 P 886 BOUTWELL LESS OR 2554 P 998 MENEFEE

APPLICATION FOR TAX DEED

Section 197.502, Florida Statutes

R. 12/16

512

Application Number: 2400508

To: Tax Collector of _____ESCAMBIA COUNTY_____, Florida

I, KEYS FUNDING LLC - 9022 PO BOX 71540 PHILADELPHIA, PA 19176-1540,

hold the listed tax certificate and hereby surrender the same to the Tax Collector and make tax deed application thereon:

Account Number	Certificate No.	Date	Legal Description
03-0401-000	2022/980	06-01-2022	LT 5 LESS W 70 FT OR 424 P 956 LESS OR 1263 P 862 FOUR STAR ENTERPRISES INC & INTERNATIONAL TIMBER CO INC LESS OR 2200 P 420 WILLIAMS LESS DB 493 P 683 RD R/W LESS OR 105 P 326 MCWILLIAM AND LT 6 LESS W 70 FT OR 3035 P 724 OR 2888 P 428 LESS OR 103 P 699 BROWN LESS OR 1204 P 860/862 CHEESE LESS OR 2282 P 682 ENGLISH LESS OR 1092 P 863 OWENS LESS 1633 P 787 MENEFFEE LESS OR 2127 P 440 STEVENS LESS DB 567 P 307 ROSE LESS OR 138 P 701 BOUTWELL LESS OR 259 P 565 BAKER LESS OR 2013 P 176 JACKSON LESS DB 543 P 558 REGAN LESS OR 2497 P 886 BOUTWELL LESS OR 2554 P 998 MENEFEE

l agree to:

- pay any current taxes, if due and
- redeem all outstanding tax certificates plus interest not in my possession, and
- pay all delinquent and omitted taxes, plus interest covering the property.
- pay all Tax Collector's fees, property information report costs, Clerk of the Court costs, charges and fees, and Sheriff's costs, if applicable.

Attached is the tax sale certificate on which this application is based and all other certificates of the same legal description which are in my possession.

Electronic signature on file KEYS FUNDING LLC - 9022 PO BOX 71540 PHILADELPHIA, PA 19176-1540

04-22-2024 Application Date

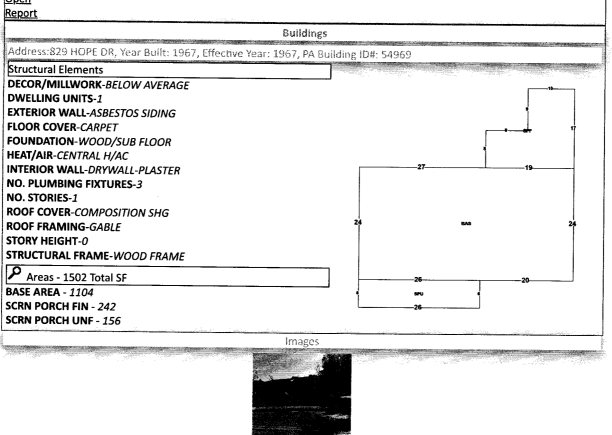
Applicant's signature

AND A COLOR

Chris Jones Escambia County Property Appraiser

	Real Estate Search	Tangil	ble Prop	erty Search	Sa	le List	
		Ba	<u>ack</u>				
Nav. Mode	e Account Parcel ID 					Printer Frie	ndly Version
General Inform	hation		Assessn	nents			
Parcel ID:	2215305101002005		Year	Land	Imprv	Total	<u>Cap Val</u>
Account:	030401000		2023	\$18,200	\$84,653	\$102,853	\$90,975
Owners:	ENGLISH OTIS J		2022	\$18,200	\$75,567	\$93,767	\$82,705
Mail:	3803 N 10TH AVE PENSACOLA, FL 32503-2804		2021 	\$18,200	\$59,559	\$77,759	\$75,187
Situs:	829 HOPE DR 32534				Disclaim	er	
Use Code: Taxing	SINGLE FAMILY RESID 🔑				Tax Estima	tor	
Authority: Tax Inquiry:	COUNTY MSTU Open Tax Inquiry Window			File fo	r Exemptio	n(s) Online	W
Tax Inquiry link	 courtesy of Scott Lunsford ty Tax Collector 	1		<u>Re</u> r	oort Storm I	<u>Damage</u>	
Sales Data			2023 Ce	ertified Roll E	xemptions	**************************************	administration
	Offici	al Records	None				
Sale Date B	ant Daga Value Tupo	Window)	li anni ri		en andre	a two of the second sec	
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Official Record	is Inquiry courtesy of Pam Childer	5				TIONAL TIMB	
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Comptroller							
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Evacuation & Flood Information Open Report



11/23/2020 12:00:00 AM

The primary use of the assessment data is for the preparation of the current year tax roll. No responsibility or liability is assumed for inaccuracies or errors.

Last Updaled:05/07/2024 (tc.4957)



PROPERTY INFORMATION REPORT

3050 Concho Drive, Pensacola, Florida 32507 | Phone: 850-466-3077

THE ATTACHED REPORT IS ISSUED TO:

SCOTT LUNSFORD, ESCAMBIA COUNTY TAX COLLECTOR

 TAX ACCOUNT #:
 03-0401-000
 CERTIFICATE #:
 2022-980

THIS REPORT IS NOT TITLE INSURANCE. THE LIABILITY FOR ERRORS OR OMISSIONS IN THIS REPORT IS LIMITED TO THE PERSON(S) EXPRESSLY IDENTIFIED BY NAME IN THE PROPERTY INFORMATION REPORT AS THE RECIPIENT(S) OF THE PROPERTY INFORMATION REPORT.

The attached Report prepared in accordance with the instructions given by the user named above includes a listing of the owner(s) of record of the land described herein together with current and delinquent ad valorem tax information and a listing and copies of all open or unsatisfied leases, mortgages, judgments and encumbrances recorded in the Official Record Books of Escambia County, Florida that appear to encumber the title to said land as listed on page 2 herein. It is the responsibility of the party named above to verify receipt of each document listed. If a copy of any document listed is not received, the office issuing this Report must be contacted immediately.

This Report is subject to: Current year taxes; taxes and assessments due now or in subsequent years; oil, gas, and mineral or any subsurface rights of any kind or nature; easements, restrictions and covenants of record; encroachments, overlaps, boundary line disputes, and any other matters that would be disclosed by an accurate survey and inspection of the premises.

This Report does not insure or guarantee the validity or sufficiency of any document attached, nor is it to be considered a title insurance policy, an opinion of title, a guarantee of title, or as any other form of guarantee or warranty of title.

Use of the term "Report" herein refers to the Property Information Report and the documents attached hereto.

Period Searched: December 12, 2004 to and including December 12, 2024 Abstractor: Vicki Campbell

BY

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Michael A. Campbell, As President Dated: December 16, 2024

PROPERTY INFORMATION REPORT

CONTINUATION PAGE

December 16, 2024 Tax Account #: **03-0401-000**

- 1. The Grantee(s) of the last deed(s) of record is/are: OTIS J. ENGLISH AKA OTIS JERONE ENGLISH
 - By Virtue of Quit Claim Deed recorded 7/24/1991 in OR 3035/725
- 2. The land covered by this Report is: See Attached Exhibit "A"
- **3.** The following unsatisfied mortgages, liens, and judgments affecting the land covered by this Report appear of record:
- a. MSBU Fire Tax Lien in favor of Escambia County recorded 10/2/1998 OR 4313/1257
- b. Code Enforcement Lien in favor of Escambia County recorded 9/12/2003 OR5238/1068
- c. Code Enforcement Lien in favor of Escambia County recorded 7/12/2007 OR 6181/118 together with Cost Order recorded 9/19/2008 OR 6378/785
- d. Code Enforcement Lien in favor of Escambia County recorded 9/8/2010 OR 6633/374 together with Amended Order recorded 6/17/2024 OR 9161/1724
- e. Judgment in favor of State of FL/Department of Environmental Protection recorded 1/26/2006 OR 5826/1472
- f. Judgment in favor of State of FL/Department of Environmental Protection recorded 11/18/2005 OR 5779/619
- g. Judgment in favor of Superior Landscaping recorded 12/17/2007 OR 6262/681
- h. Judgment in favor of Disposall, Inc., recorded 5/12/2008 OR 6326/841
- i. Judgment in favor of Family Dental of Mobile, P.C. a/k/a Dental Solutions, Inc. recorded 3/20/2013 OR 6989/1980
- j. Judgment in favor of Escambia County recorded 3/12/2015 OR 7313/125
- k. Civil Restitution Lien in favor of Stat of FL/Escambia County and Alexakos & Owens, LLC., recorded 10/13/2014 OR 7241/1134
- I. Judgment in favor of John Deere Construction & Forestry Company recorded 7/25/2011 OR 6744/1519
- m.Judgment in favor of Fairfield Drive Properties, L.L.C., recorded 7/29/2010 OR 6618/1833
- n. Judgment in favor of Bank of Pensacola recorded 12/16/2010 OR 6668/1625
- o. Code Enforcement Order in favor of Escambia County recorded 10/31/2024 OR 9225/1592

4. Taxes:

Taxes for the year(s) 2021-2023 are delinquent. Tax Account #: 03-0401-000 Assessed Value: \$100,072.00 Exemptions: NONE

5. We find the following HOA names in our search (if a condominium, the condo docs book and page are included for your review): **NONE**

Payment of any special liens/assessments imposed by City, County, and/or State.

Note: Escambia County and/or local municipalities may impose special liens/assessments. These liens/assessments are not discovered in a title search or shown above. These special assessments typically create a lien on real property. The entity that governs subject property must be contacted to verify payment status.

PERDIDO TITLE & ABSTRACT, INC. PROPERTY INFORMATION REPORT

3050 Concho Drive, Pensacola, Florida 32507 | Phone 850-466-3077

Scott Lunsford Escambia County Tax Collector P.O. Box 1312 Pensacola, FL 32591

CERTIFICATION: TITLE SEARCH FOR TDA

TAX DEED SALE DA	TE: APR 2, 2025
TAX ACCOUNT #:	03-0401-000
CERTIFICATE #:	2022-980

In compliance with Section 197.522, Florida Statutes, the following is a list of names and addresses of those persons, firms, and/or agencies having legal interest in or claim against the above-described property. The above-referenced tax sale certificate is being submitted as proper notification of tax deed sale.

YES	NO
	\square
\boxtimes	
	\boxtimes

Notify City of Pensacola, P.O. Box 12910, 32521 Notify Escambia County, 190 Governmental Center, 32502 Homestead for <u>2024</u> tax year.

OTIS J. ENGLISH AKA OTIS JERONE ENGLISH 3803 N 19TH AVE. PENSACOLA, FL 32503-2804

OTIS J. ENGLISH AKA OTIS JERONE ENGLISH 825 HOPE DR. PENSACOLA, FL 32534

SUPERIOR LANDSCAPING C/O JON & MARGARET FAIN 4822 ATTAWAY DR. PACE, FL 32571

FAMILY DENTAL OF MOBILE, P.C., A/K/A DENTAL SOLUTIONS, INC. 1924 DAUPHIN ISLAND PKWY MOBILE, AL 36605 OTIS J. ENGLISH AKA OTHIS JERONE ENGLISH 829 HOPE DR. PENSACOLA, FL 32534

STATE OF FLORIDA DEPT. OF ENVIRONMENTAL PROTECTION 3900 COMMONWEALTH BLVD MS-35 TALLAHASSEE, FL 32399-3000

DISPOSALL, INC., 540 DOUGLAS AVE. ALTAMONTE SPRINGS, FL 32714

ALEXAKOS & OWENS, LLC 3715 NAVY BLVD. PENSACOLA, FL 32507

CONTINUED ON PAGE 4

CONTINUED FROM PAGE 3

JOHN DEERE CONSTRUCTION & FORESTRY COMPANY ONE JOHN DEERE PLACE MOLINE, IL 61265

SYNOVUS BANK FKA BANK OF PENSACOLA 1111 BAY AVE. SUITE 500 COLUMBUS, GA 31901 FAIRFIELD DRIVE PROPERTIES, L.L.C. 2106 W. GIMBLE ST. PENSACOLA, FL 32502

ESCAMBIA COUNTY CODE ENFORCEMENT 3363 W PARK PL PENSACOLA, FL 32505

Certified and delivered to Escambia County Tax Collector, this 16th day of December, 2024.

PERDIDO TITLE & ABSTRACT, INC.

Malalph

BY: Michael A. Campbell, As It's President

NOTE: The above listed addresses are based upon current information available, but addresses are not guaranteed to be true or correct.

PROPERTY INFORMATION REPORT

December 16, 2024 Tax Account #:03-0401-000

LEGAL DESCRIPTION EXHIBIT "A"

LT 5 LESS W 70 FT OR 424 P 956 LESS OR 1263 P 862 FOUR STAR ENTERPRISES INC & INTERNATIONAL TIMBER CO INC LESS OR 2200 P 420 WILLIAMS LESS DB 493 P 683 RD R/W LESS OR 105 P 326 MCWILLIAM AND LT 6 LESS W 70 FT OR 3035 P 724 OR 2888 P 428 LESS OR 103 P 699 BROWN LESS OR 1204 P 860/862 CHEESE LESS OR 2282 P 682 ENGLISH LESS OR 1092 P 863 OWENS LESS 1633 P 787 MENEFFEE LESS OR 2066 P 594 MENEFFEE LESS OR 2127 P 440 STEVENS LESS DB 567 P 307 ROSE LESS OR 138 P 701 BOUTWELL LESS OR 259 P 565 BAKER LESS OR 2013 P 176 JACKSON LESS DB 543 P 558 REGAN LESS OR 2497 P 886 BOUTWELL LESS OR 2554 P 998 MENEFEE

SECTION 22, TOWNSHIP 1 S, RANGE 30 W

TAX ACCOUNT NUMBER 03-0401-000()

ABSTRACTOR'S NOTE: WE ARE UNABLE TO CERTIFY LEGAL DESCRIPTION AS WRITTEN. SEE NOTES ON COPIES OF DEEDS WITHIN THE DESCRIPTION. SOME OF THEM WE ARE UNABLE TO DRAW. SOME APPEAR TO HAVE INCORRECT PAGES. THE DEED ABOVE OR 3035 PAGE 724 IS THE INCORRECT BOOK AND PAGE INTO THE CURRENT OWNER WHICH IS OR 3035 PAGE 725. QUIT CLAIM DEED

***3035N 725

STATE OF FLORIDA ESCAMBIA COUNTY

KNOW ALL MEN BY THESE PRESENTS: That NORA B. SIMMONS, a/k/a Nora Belle Simmons, a widow, for and in consideration of SIX HUNDRED FORT/-SEVEN AND NO/100 DOLLARS (\$647.00) and other good and valuable consideration, the receipt whereof is hereby acknowledged, do remise, release, convey and quit claim unto OTIS J. ENGLISH, a/k/a Otis Jerone English, whose address is %25 Hope Drive, Pensacola, Florida 32534, his heirs, executors, administrators and assigns, forever, the following described real property, situate, lying and being in the County of Escambia, State of Florida to wit:

Lot 5 and Lot 6, of subdivision of the South 1 of Government Lot 5, Section 22, Township 1 South, Range 30 West, Escambia County, according to plat filed in Deed Book 94 at page 14, of the public records of Escambia County, Florida.

LESS AND EXCEPT the following described property: Commence at the Southeast corner of Lot 5 of said subdivision of the South 1 of Government Lot 5, Section 22, Township 1 South, Range 30 West, thence run North 80°46'00" West along the South line of said Lot 5 for a distance of 30.00 feet; thence run North 8°22'20" West for a distance of 1.28.00 feet to the Point of Beginning; thence continue North 8°22'20" West for a distance of 50.00 feet; thence run North 8°46'00" West for a distance of 190.00 feet; thence run South 8°22'20" East for a distance of 50.00 feet; thence run South 8°22'20" East for a distance of 50.00 feet; thence run South 8°22'20" East for a distance of 50.00 feet; thence run South 8°22'20" East for a distance of 50.00 feet; thence run South 80°46'00"

This instrument is being recorded simultaneously with a Quit Claim Deed from Otis J. English, a/k/a Otis Jerone English to Nora B. Simmons, a/k/a Nora Belle Simmons. The purpose of recording these instruments is to correct an error in the legal description in that certain Quit Claim Deed irom Nora B. Simmons, a/k/a Nora Belle Simmons to Otis J. English, a/k/a Otis Jerone English dated July 25, 1990 and recorded in O.R. Book 2888 at page 428 of the public records of Escambia County, Florida, which Quit Claim Peed inadvertently failed to except the homestead of Nora B. Simmons consisting of a parcel of land 190.00 feet x 50.00 feet x 190.00 feet x 50.00 feet.

Subject to taxes for 1991, and easements, restrictions, and reservations of record, if any.

Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining, free from all exemptions and right of homestead.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this <u>//</u> day of July, 1991.

Signed, sealed and delivered in the presence of: nora B Simmonit (SEAL) SHE NORA B. SIMMONS, a/k/a-Nora-Belle Sammons 7501 Cobb Lane 0 Pensacola, Florida 32514 Atal A. S. PD. putaille -24.41 8 TRIQUETIC STURIES 31 0.... JOE A. PLOWER COMPTHOLLER 7 PHUS DED STATE OF FLORIDA ESCAMBIA COUNTY 1. Can The 20. D.C. 5Y: ഫ് CENT

Before the subscriber personally appeared NORA B. SIMMONS, a/k/a Nora Belle Simmons, a widow, known to me, and known to me to be the individual described by said name in and who executed the foregoing instrument and acknowledged that she executed the same for the uses and purposes therein set forth. Given under my hand and official seal this _//_ day of July,

Allentric h S.A. RODDENBERY, JR- NOTARY PUBLIC, State of Florida My .ommission Expires: 10/21/91

1745 m 1745 m 1745

This instrument prepared by: S. A. RODDENBERY, JR. S. A. RODDENBERY, JR., P.A. 8601 Pensacola Boulevard Pensacola, Florida 32534 (904) 478-8464

Win's.

ABBIH BB

OR BK 4313 P61257 Escambia County, Florida INSTRUMENT 98-526667 - 1

NOTICE OF LIEN

ر است قر ان

RCD Oct 02, 1998 10:06 am Escambia County, Florida

Ernie Lee Magaha Clerk of the Circuit Court INSTRUMENT 98-526667

FIRE PROTECTION MUNICIPAL SERVICE BENEFIT UNIT (MSBU)

ACCT.NO. 03 0401 000 000

Re: ENGLISH OTIS J 825 HOPE DR PENSACOLA FL 32534

STATE OF FLORIDA COUNTY OF ESCAMBIA

AMOUNT \$7.72

THIS Notice of Lien is hereby filed pursuant to Section 1-15-63 of the Escambia County, Florida Code of Ordinances for delinquent annual assessments for fiscal years prior to and including September 30, 1998 plus a 10% penalty charge against real property, more particularly described as:

> LT 5 LESS W 70 FT OR 424 P 956 LESS OR 1263 P 862

PROP.NO. 22 1S 30 5101 002 005

filed in the public records of Escambia County. This constitutes a lien against the property identified above until discharged and satisfied by payment to the Clerk of the Circuit Court of the lien, plus penalties, in the total amount of \$7.72. Evidence of discharge and satisfaction of this lien can be recorded in the public records of Escambia County, Florida by the Clerk of the Circuit Court.

This lien shall not be assigned to any person. Until fully satisfied by payment, discharged or barred by law, this lien shall remain equal in rank and dignity with the liens of all state, county, district or municipal taxes and special assessments and superior in rank and dignity to all other subsequently filed liens, encumbrances, titles and claims in, to, or against the property. This lien may be enforced at any time by the Board of County Commissioners subsequent to the date of recording of this Notice of Lien for the amount due under the recorded lien, including all penalties, plus costs and a reasonable attorney's fee by proceedings in a court of equity to foreclose liens in the manner in which a mortgage lien is foreclosed or under the provisions of Chapter 173, Florida Statutes or the collection and enforcement of payment thereof may be accomplished by any other method authorized by law.

Date:	09/04/1998		N. N. N.	Ernie Lee J Clerk of J	agaha he Crcwit	Court	
Ernie Clerk by:	Lee Magaha of the Circu Danne Dy Hypclerk	it Court		COUNTY SAME	inance Dir	rector	my



OR BK 5238 PG1065 Escambia County, Florida INSTRUMENT 2003-146020 OR BK 5238 PG1068 Escambia County, Florida INSTRUMENT 2003-146021 THE OFFICE OF ENVIRONMENTAL CODE ENFORCEMENT SPECIAL MASTER IN AND FOR THE

COUNTY OF ESCAMBIA, STATE OF FLORIDA

ESCAMBIA COUNTY, FLORIDA

Vs.

Case No.: 03-03-0309 825 Hope Dr.

Otis J. English 825 Hope Dr. Pensacola, FL 32534

ORDER

This CAUSE having come before the Office of Environmental Code Enforcement Special Master on the Petition of the Environmental Code Enforcement Officer for alleged violation of the ordinances of the County of Escambia, State of Florida, and the Special Master having considered the evidence before it, and the appropriate sections of the Escambia County Code of Ordinances, the Special Master makes the following findings of fact and conclusions of law:



A violation of the following ordinance(s) has occurred: Escandby (and ordinance COO(42-114(2)) 482.3 and COO(42-114(5))(COO(42.114(4)) for but abald). A violation of the ordinance(s) as set forth in the Petition has not occurred.

THEREFORE, The Special Master being otherwise fully advised in the premises; it is hereby

ORDERED that: <u>Otis</u> J. English shall have until <u>September 30</u>, 2003 to correct the violation and to bring the violation into compliance.

OR BK Correction shall include: 1. Kenwa + proper all Removal f and 2. disectar proverly 12" maintain xun prosechi ourgrowth and

If you fail to fully correct the violation within the time required, you will be assessed a fine of $\frac{10.^{\circ}}{10.^{\circ}}$ per day, commencing 0 + 0 + 1 = 2003. This daily fine shall continue until this violation is abated and the violation brought into compliance or until as otherwise provided by law. Immediately upon your full correction of this violation, you should contact the Escambia County Environmental Code Enforcement Office in writing to request that they immediately inspect the property to make an official determination of whether the violation has been abated and brought into compliance.

If the violation is not abated within the specified time period, then the County may elect to abate the violation for you and the reasonable cost of such will be assessed against you and will constitute a lien on the your property.

Costs in the amount of \$675.00 are hereby awarded in favor of Escambia County as the prevailing party against These costs will be suspended and will not be assessed against you if you fully cure the violation within the time provided above.

_____ presents a serious threat to the public health, safety and welfare.

is irreparable or irreversible in nature and, as such, under Florida Statutes 162.09(2)(a), the fine shall not exceed \$5,000.00

This fine shall be forwarded to the Board of County Commissioners. Under the authority of 162.09(1), F.S. and Sec. 30-34(d) of the Code of Ordinances, the Board of County

OR BK 5238 PG1067 Escambia County, Florida INSTRUMENT 2003-146020 OR BK 5238 PG1070

Escambia County, Florida INSTRUMENT 2003-146021

Commissioners may make all reasonable repairs necessary to bring the property into compliance if the violator does not correct the violation by a specified date. The costs of such repairs shall be certified to the Special Master and may be added to any fines imposed pursuant to this order.

All monies owing hereunder shall constitute a lien on all your real and personal property including any property involved herein, which lien can be enforced by foreclosure and as provided by law.

You have the right to appeal orders of the Special Master to the Circuit Court of Escambia County. If you wish to appeal, you must give notice of such in writing to both the Environmental Code Enforcement Division at 1190 West Leonard Street, Pensacola, Florida 32501 and the Escambia County Circuit Court Clerk at the M.C. Blanchard Judicial Building, 190 Governmental Center, Pensacola, Florida 32501, no later than 30 days from the date of the Order. Failure to timely file a written Notice of Appeal will waive your rights to appeal.

Jurisdiction is retained to enter such further orders as may be appropriate and necessary.

DONE AND ORDERED at Escambia County, Florida on this the 9th day of Superview, 2003

Contribut to be a true septy of the original on file in this office	
Witness my hand and official seal ERNIE LEE MAGAHA Clerk of the Circuit Court Escambia County, Florida	Sally Kull Special Master
By: <u>Mr. Printal</u> D. D. D. D. D. Counting Dates SEP 12 2003	of Environmental Code Enforcement RCD Sep 12, 2003 09:39 am Escambia County, Florida
	ERNIE LEE MAGAHA Clerk of the Circuit Court Instrument 2003-146020
	RCD Sep 12, 2003 09:39 am Escambia County, Florida
	ERNIE LEE MAGAHA Clerk of the Circuit Court Instrument 2003-146021

Recorded in Public Records 07/12/2007 at 02:48 PM OR Book 6181 Page 118, Instrument #2007066363, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL Recording \$27.00

Recorded in Public Records 07/12/2007 at 02:19 PM OR Book 6181 Page 10, Instrument #2007066340, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL Recording \$27.00

THE OFFICE OF ENVIRONMENTAL ENFORCEMENT SPECIAL MAGISTRATE IN AND FOR THE COUNTY OF ESCAMBIA, STATE OF FLORIDA

ESCAMBIA COUNTY, FLORIDA

Vs.

Case No.: 07-04-0361 Location: 800 Blk / 825 Hope Drive PR# 221S30-5101-002-005

Otis J. English 825 Hope Drive Pensacola, FL 32534

ORDER

This CAUSE having come before the Office of Environmental

Enforcement Special Magistrate on the Petition of the Environmental Enforcement

Officer for alleged violation of the ordinances of the County of Escambia, State of

Florida, and the Special Magistrate having considered the evidence before him in the

form of testimony by the Enforcement Officer and the respondent or representative,

OHS English as well as evidence submitted and after consideration of the

appropriate sections of the Escambia County Code of Ordinances, the Special Magistrate finds that a violation of the Code of Ordinances

42-196 (c) Anticle 6.05.12 R-5 42-196 (5)

has occurred and continues.

ł

BK: 6181 PG: 11

THEREFORE, The Special Magistrate being otherwise fully advised in the premises; it is hereby ORDERED that: OTIS ENglish shall have until $\frac{7/90}{}$, 2007 to correct the violation and to bring the violation into compliance. Corrective action shall include: Apply within 20 days for A determination that the property is A NON- CONFORMING USE WILL ASTRE Zoning. If there is A denial on rejection of the application property owner strall have 30 days to Abok All conditions New date of April 23, 2007 If you fail to fully correct the violation within the time required, you cited in Bodys After Staff devial will be assessed a fine of \$______per day, commencing of application for war carling use This daily fine shall continue until this violation is abated and the violation brought into compliance or until as otherwise provided by law. Immediately upon your full correction of this violation, you should contact the Escambia County Environmental Enforcement Office in writing to request that they immediately inspect the property to make an official determination of whether the violation has been abated and brought into compliance.

If the violation is not abated within the specified time period, then the County may elect to abate the violation for you and the reasonable cost of such will be assessed against you and will constitute a lien on the property.

Costs in the amount of \$1,100,00 are hereby awarded in favor of Escambia 1/10.00 County as the prevailing party against $0715 \ evg/.7h$ if Agg(:c+hThis fine shall be forwarded to the Board of County Commissioners. is deviced

This fine shall be forwarded to the Board of County Commissioners. Under the authority of 162.09(1), F.S. and Sec. 30-34(d) of the Code of Ordinances, the Board of County Commissioners may make all reasonable repairs necessary to bring the property into compliance if the violator does not correct the violation by a specified date.

, he may

Qant.

BK: 6181 PG: 12 Last Page

The costs of such repairs shall be certified to the Special Magistrate and may be added to any fines imposed pursuant to this order.

All monies owing hereunder shall constitute a lien on all your real and personal property including any property involved herein, which lien can be enforced by foreclosure and as provided by law.

You have the right to appeal orders of the Special Magistrate to the Circuit Court of Escambia County. If you wish to appeal, you must give notice of such in writing to both the Environmental Enforcement Division at 6708 Plantation Road Pensacola, Florida 32504 and the Escambia County Circuit Court Clerk at the M.C. Blanchard Judicial Building, 190 Governmental Center, Pensacola, Florida 32501, no later than 30 days from the date of the Order. Failure to timely file a written Notice of Appeal will waive your rights to appeal.

Jurisdiction is retained to enter such further orders as may be appropriate and necessary.

DONE AND ORDERED at Escambia County, Florida on the day ,2007. obert O Beasley Special Magistrate Office of Environmental Enforcement

file in th 0n official sea

Recorded in Public Records 09/19/2008 at 02:30 PM OR Book 6378 Page 785, Instrument #2008071291, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL Recording \$10.00

ESCAMBIA COUNTY, FLORIDA

VS.

Case No.: CE 07-04-0361 Location: 800 Blk / 825 Hope Drive PR# 221S30-5101-002-005

Otis J. English 825 Hope Drive Pensacola, Florida 32534

ORDER

THIS CAUSE was brought before the Office of the Environmental Enforcement Special Magistrate on Petitioner's Certification of Costs, pursuant to the Special Magistrate's Order of July 10, 2007; and the Special Magistrate having found the Respondent in violation of Escambia County Code of Ordinances Sec. 42-196 (b), (c) and Article 6.05.12 R-5, Escambia County made certain repairs to bring the property into compliance and that the repairs were reasonable and necessary. THEREFORE, the Special Magistrate being otherwise fully advised of the premises; it is hereby ORDERED, pursuant to Section 30-35 of the Escambia County Code of Ordinances, that the following itemized costs shall be added to the fines imposed by the Order of Special Magistrate dated July 10, 2007.

Itemized		Cos	st	
a. Fines (07/31/2007-02/12/2008 @ \$100.00 per	day) \$	1	9,600.00	
b. Court Costs	5	6	1,100.00	
c. County Abatement Fees		<u>\$</u>	9,670.00	
r	fotal:	\$ 3	30,370.00	
DONE AND ORDERED at Escambia County, Florida o	on this	Tay o	of Staff	2008.
L.	James	1	witt	
	Special Mag	istra	te the second	

Office of Environmental Enforcement

Recorded in Public Records 09/08/2010 at 03:10 PM OR Book 6633 Page 374, Instrument #2010058430, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL Recording \$44.00

Recorded in Public Records 09/08/2010 at 02:12 PM OR Book 6633 Page 182, Instrument #2010058387, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL Recording \$44.00

THE OFFICE OF ENVIRONMENTAL ENFORCEMENT SPECIAL MAGISTRATE IN AND FOR THE COUNTY OF ESCAMBIA, STATE OF FLORIDA

ESCAMBIA COUNTY, FLORIDA

VS.

CASE NO: CE#09-04-02177 LOCATION: 7543 Cobb Lane PR# 221S30-5101-011-005

Otis J. English, Jr. 825 Hope Drive Pensacola, Florida 32534

ORDER

This CAUSE having come before the Office of Environmental

Enforcement Special Magistrate on the Petition of the Environmental Enforcement

Officer for alleged violation of the ordinances of the County of Escambia, State of

Florida, and the Special Magistrate having considered the evidence before him in the

form of testimony by the Enforcement Officer and the respondent or representative,

DID NOT ATPAIR as well as evidence submitted and after consideration of the

appropriate sections of the Escambia County Code of Ordinances, the Special Magistrate

finds that a violation of the following Code of Ordinance(s) has occurred and continues

42-196 (a) Nuisance Conditions
 42-196 (b) Trash and Debris
 42-196 (c) Inoperable Vehicle(s); Described

42-196 (d) Overgrowth



BK: 6633 PG: 183

	<u> </u>
Ľ	30-203 Unsafe Building; Described as 🗆 Main Structure 🖺 Accessory Building(s)
	$\Box (a) \Box (b) \Box (c) \Box (d) \Box (e) \Box (f) \Box (g) \Box (h) \Box (i) \Box (j) \Box (k) \Box (l) \Box (m) \Box (n) \Box (o)$
	$\Box (p) \Box (q) \Box (r) \Box (s) \Box (t) \Box (u) \Box (v) \Box (w) \Box (x) \Box (y) \Box (z) \Box (aa) \Box (bb) \Box (cc) \Box (dd)$
	94-51 Obstruction of County Right-of-Way (ROW)
	82-171 Mandatory Residential Waste Collection
	82-15 Illegal Burning
	82-5 Littering Prohibited
	LDC Article 6 Commercial in residential and non permitted use
	LDC 4.01.02 and LDC 4.01.04 Land Disturbance without permits
	LDC 8.03.02 and COO 86-91 Prohibited Signs, Un-permitted Sign ROW
	Other
	THEREFORE, The Special Magistrate being otherwise fully advised in

the premises; it is hereby ORDERED that: Dfis J. ErgLish, JR.shall have until (See be(ow), 2010 to correct the violation and to bring the violation into compliance. Corrective action shall include:

September 30,2010 for Sec. 42-196(d) September 10,2010 to demonstrate vehicles Are Operative, otherwise remove inoperable vehicles by September 30, 2010 September 30, 2010 for Section 30-203 (CC) BK: 6633 PG: 184

N Complete removal of all contributing nuisance conditions; trash, rubbish, overgrowth and legally dispose of. Maintain clean conditions to avoid a repeat violation. Remove vehicle. Repair vehicle or store in rear yard behind 6' opaque fencing M Obtain building permit and restore structure to current building codes or, obtain demolition permit and remove the structure(s), legally disposing of all debris. \Box Remove all structures, signs, vehicles, etc. from County ROW; refrain from further obstruction. Subscribe for residential waste collection with a legal waste collection service and comply with solid waste disposal methods Immediately cease burning and refrain from future burning Remove all refuse and dispose of legally and refrain from future littering Rezone property and conform to all performance standards or complete removal of the commercial or industrial entity Obtain necessary permits or cease operations Acquire proper permits or remove sign(s) Other Other \square Other Other \Box Other _____

BK: 6633 PG: 185

If you fail to fully correct the violation within the time required, you oct. [, 2010 is assessed a fine of s 100 for the factor of the facto

Costs in the amount of $\underline{s}_{1,100}$ are awarded in favor of Escambia County as the prevailing party against <u>OTTS</u> J. Ewg Lish JR.

This fine shall be forwarded to the Board of County Commissioners. Under the authority of 162.09(1) F.S. and Sec. 30-34(d) of the Code of Ordinances, the Board of County Commissioners will certify to the Special Magistrate all costs imposed pursuant to this order. All Monies owing hereunder shall constitute a lien on ALL YOUR REAL AND PERSONAL PROPERTY including any property involved herein, which lien can be enforced by foreclosure and as provided by law. BK: 6633 PG: 186 Last Page

You have the right to appeal orders of the Special Magistrate to the Circuit Court of Escambia County. If you wish to appeal, you must give notice of such in writing to both the Environmental Enforcement Division at 6708 Plantation Road Pensacola, Florida 32504 and the Escambia County Circuit Court at the M.C. Blanchard Judicial Building, 190 Governmental Center, Pensacola, Florida 32501, no later than 30 days from the date of this Order. Failure to timely file a Written Notice of Appeal will waive your rights to appeal.

Jurisdiction is retained to enter such further orders as may be appropriate and necessary.

DONE AND ORDERED at Escambia County, Florida on the _______ day of <u>lugust</u>, 2010.

Janet Lander Special Magistrate Office of Environmental Enforcement

Recorded in Public Records 6/17/2024 11:07 AM OR Book 9161 Page 1724, Instrument #2024046166, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$27.00

Recorded in Public Records 6/17/2024 11:04 AM OR Book 9161 Page 1703, Instrument #2024046161, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording S27.00

> THE OFFICE OF ENVIRONMENTAL ENFORCEMENT SPECIAL MAGISTRATE IN AND FOR THE COUNTY OF ESCAMBIA, STATE OF FLORIDA

> > CASE NO:

LOCATION: PR#:

CE090402177N 7543 COBB LANE

BY:

DATE:

2218305101011005

CERTIFIED TO BE A TRUE COPY OF THE ORIGINAL ON FILE IN THIS OFFICE WITNESS MY HAND AND OFFICIAL SEA

PAM CHILDERS

CLERK OF THE CIRCUIT COURT & COMPTROLLER

D.C.

PETITIONER ESCAMBIA COUNTY FLORIDA,

VS.

ENGLISH, OTIS J JR 825 HOPE DR PENSACOLA, FL 32534

RESPONDENT(S)

AMENDED ORDER

This CAUSE having come before the Office of Environmental Enforcement Special Magistrate on the Petition of the Environmental Enforcement Officer for alleged violation of the ordinances of the County of Escambia, State of Florida, and the Special Magistrate having considered the evidence before him in the form of testimony by the Enforcement Officer and the Respondent(s) or representative thereot <u>Did Not there</u> as well as evidence submitted, and after consideration of the appropriate sections of the Escambia County Code of Ordinances, the Special Magistrate finds that a violation of the following Code of Ordinances has occurred and continues: Sec. 42-196(a) Nulsance - (A) Nuisance Sec. 42-196(b) Nulsance - (B) Trash and Debris Sec. 42-196(d) Nuisance - (D) Overgrowth Unsafe Structure - 30-203 (CC) Accessory structure unmaintained Sec. 42-196(c) Nuisance - (C) Inoperable Vehicle

Page 1 Of 3

BK: 9161 PG: 1704

THEREFORE, the Special Magistrate, being otherwise fully apprised, finds as follows:

It is hereby **ORDERED** that the <u>**RESPONDENT(S)**</u> shall have until <u>9/10/2010</u> to correct the violation(s) and to bring the violation into compliance. Corrective action shall include:

If Respondent(s) fail to fully correct the violation(s) within the time required, Respondent(s) will be assessed a fine of **\$100.00** per day, commencing **9/11/2010**. This fine shall continue until the violation(s) ls/are abated and the violation(s) brought into compliance, or until as otherwise provided by law. **RESPONDENT IS REQUIRED**, immediately upon full correction of the violation(s), to contact the Escambia County Office of Environmental Enforcement in writing to request that the office immediately inspect the property to make an official determination of whether the violation(s) has/have been abated and brought into compliance. If the violation(s) is/are not abated within the specified time period, Escambia County may elect to undertake any necessary measures to abate the violation(s). These measures could include, but are not limited to, **DEMOLISHING NON-COMPLIANT STRUCTURES, LEGALLY DISPOSING OF ALL CONTRIBUTING CONDITIONS, AND TOWING OF DESCRIBED VEHICLE(S)**.

At the request of Escambia County, the Sheriff shall enforce this order by taking reasonable law enforcement action to remove from the premises any unauthorized person interfering with the execution of this order or otherwise refusing to leave after warning. The reasonable cost of such abatement will be assessed against **RESPONDENT(S)** and shall constitute a lien on the property. Pursuant to Escambia County Resolution R2017-132, costs in the amount of **\$1100.00** are awarded in favor of Escambia County as the prevailing party against **RESPONDENT(S)**.

This fine shall be forwarded to the Board of County Commissioners of Escambia Page 2 Of 3 BK: 9161 PG: 1705 Last Page

County. Under the authority of Sec. 162.09, Fla. Stat., as amended, and Sec. 30-35 of the Escambia County Code of Ordinances, as amended, the Board of County Commissioners will certify to the Special Magistrate all costs imposed pursuant to this order. All fees, fines, and costs owing hereunder shall constitute a lien upon ALL REAL AND PERSONAL PROPERTY OWNED BY RESPONDENT(S) Including property involved herein, which lien can be enforced by foreclosure and as provided by law.

RESPONDENT(S) have the right to appeal the order(s) of the Special Magistrate to the Circuit Court of Escambia County. If RESPONDENT(S) wish(es) to appeal, RESPONDENT(S) must provide notice of such appeal in writing to both the Environmental Enforcement Division at 3363 West Park Place, Pensacola, Florida 32505, and the Escambia County Circuit Court, M.C. Blanchard Judicial Building, 190 W. Government St, Pensacola, Florida, 32502, no later than **30 days** from the date of this order. Failure to timely file a Written Notice of Appeal will constitute a waiver of the right to appeal this order.

Jurisdiction is hereby retained to enter such further orders as may be appropriate and necessary.

DONE AND ORDERED in Escambia County, Florida on this13th day of June, 2024 .

Trawn John B. Trawick

Special Magistrate Office of Environmental Enforcement

Page 3 Of 3

7

Recorded in Public Records 01/26/2006 at 10:39 AM OR Book 5826 Page 1472, Instrument #2006008353, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL

IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT IN AND FOR ESCAMBIA COUNTY, FLORIDA

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION,

Petitioner,

vs.

Case No.: 05-CA-340-J

OTIS ENGLISH

Respondent.

AMENDED DEFAULT JUDGMENT

This cause having come before the Court on the Department of Environmental

Protection's ("Department") Motion to Amend Default Judgment against Otis English

("Respondent"), and the Court being fully advised, it is

ORDERED AND ADJUDGED:

A. The Department holds a judgment against Respondent. The Department's address is

3900 Commonwealth Boulevard, MS-35, Tallahassee, Florida, 32399-3000;

B. Respondent shall immediately comply with the Final Order;

C. Respondent shall remove all solid waste from the unpermitted solid waste

management facility located on East Fence Road, approximately 450 feet north of Saufley Field Road, Pensacola, Florida ("Site") and dispose of it in a Department permitted or approved solid waste management facility, ensure access control at the Site is sufficient to prevent unauthorized solid waste disposal at the Site, and provide disposal receipts for all materials removed from the Site;

D. The Department is awarded penalties of \$3,000 as assessed in the Final Order;



P

E. The Department is awarded costs of \$500.00 as assessed in the Final Order; and

F. This Court shall retain jurisdiction to enforce compliance with the Court's Orders.

DONE AND ORDERED in Pensacola, Escambia County, Florida, this 17 day of

2006.

Honorable T. Michael Jones Circuit Court Judge

Copies furnished to:

Diana Grawitch Assistant General Counsel Department of Environmental Protection 3900 Commonwealth Boulevard, MS-35 Tallahassee, FL 32399-3000

Otis English 825 Hope Drive Pensacola, Florida 32534 Recorded in Public Records 11/18/2005 at 08:26 AM OR Book 5779 Page 619, Instrument #2005445753, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL

	COURT OF THE FIRS		CUIT
IN AND FU	OR ESCAMBIA COUN	II, FLORIDA	
STATE OF FLORIDA DEPART			VUN 2005
Petitioner,	· · · · · · · · · · · · · · · · · · ·		
VS.		Case No.: 05-CA-3	40.5
OTIS ENGLISH			i shee
Respondent.	/		
	/ DEFAULT JUDGME		

("Respondent"), and the Court being fully advised, it is

ORDERED AND ADJUDGED:

A. Respondent shall immediately comply with the Final Order (a copy of which is attached).

B. Respondent shall remove all solid waste from the unpermitted solid waste

management facility located on East Fence Road, approximately 450 feet north of Saufley Field Road, Pensacola, Florida ("Site") and dispose of it in a Department permitted or approved solid waste management facility, ensure access control at the Site is sufficient to prevent unauthorized solid waste disposal at the Site, and provide disposal receipts for all materials removed from the Site;

C. The Department is awarded penalties of \$3,000 as assessed in the Final Order;

D. The Department is awarded costs of \$500.00 as assessed in the Final Order; and

Ś

BK: 5779 PG: 620





E. This Court shall retain jurisdiction to enforce compliance with the Court's Orders.

DONE AND ORDERED in Pensacola, Escambia County, Florida, this 8th day of

November, 2005.

Honorable T/Michael Jones

Honorable T/ Michael Jon Circuit Court Judge

Copies furnished to:

Diana Grawitch Assistant General Counsel Department of Environmental Protection 3900 Commonwealth Boulevard, MS-35 Tallahassee, FL 32399-3000

Otis English 825 Hope Drive Pensacola, Florida 32534 BK: 5779 PG: 621





BEFORE THE STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION,

IN THE OFFICE OF THE NORTHWEST DISTRICT

OGC CASE NO. 03-0243E-17-SW

Complainant,

vs.

Otis English,

Respondent.

FINAL ORDER

TO:

Mr. Otis English 825 Hope Drive Pensacola, Florida 32534

Certified Mail Number 7003 1010 0001 0543 6490.

BY THE DEPARTMENT:

On April 25, 2003, the Department of Environmental Protection issued a Notice of Violation and Orders for Corrective Action ("Notice") to Respondent, pursuant to the authority of Sections 403.061(8), 403.121(2), and 403.141, Florida Statutes. A copy of the Notice is attached and incorporated herein as Exhibit A. Respondent received the Notice on or about April 29, 2003. A. copy of the certified return receipt is attached and incorporated herein as Exhibit B.

1. The Notice informed Respondent that unless a formal request for hearing was filed with the Department within 20 days of receipt, the Orders contained therein would become final. The Notice also informed Respondent of the opportunity to engage in an informal conference with the Department for the purpose of negotiating a prompt resolution of the violations. Respondent did not request a formal hearing nor engage in an informal conference. The issues described in the Notice therefore remain unresolved. Pursuant to Section 403.121(2)(c), Florida Statutes, the allegations contained in the Notice are deemed admitted and have become binding and final as a result of Respondent's failure to file a responsive pleading. The Orders for Corrective Action have likewise become final and effective, pursuant to Section 403.121(2)(c), Florida Statutes.

2. The Orders for Corrective Action (Exhibit A) contain the following directions to the

EXHIBIT A

Otis English Final Order OGC No. 03-0243E-17-SW Page 2 of 3

Respondent:

3. Respondent shall immediately comply with all Department rules regarding solid waste. Respondent shall correct and redress all violations in the time periods required below and shall comply with all applicable rules in Chapter 62-701, Florida Administrative Code (F.A.C.).

4. Respondent shall remove all solid waste from the Site and dispose of all solid waste in a permitted Solid Waste Management Facility, within 30 days of the effective date of this Order. Respondent shall ensure that access control is sufficient to prevent unauthorized solid waste disposal at the Site within 30 days of the effective date of this Order. Respondent shall provide disposal receipts to the Department within 45 days of the effective date of this Order.

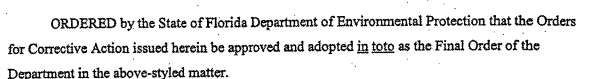
5. Within 60 days of the effective date of this Order, Respondent shall pay \$3,000.00 to the Department for the administrative penalties imposed above. Payment shall be made by cashier's check or money order payable to the "State of Florida Department of Environmental Protection" and shall include thereon the OGC Case number assigned to this case and the notation "Ecosystem Management and Restoration Trust Fund." The payment shall be sent to Department of Environmental Protection, Northwest District, 160 Governmental Center, Pensacola, Florida 32501-5794.

6. In addition to the administrative penalties, within 60 days of the effective date of this Order Respondent shall pay \$500.00 to the Department for costs and expenses. Payment shall be made by cashier's check or money order payable to the "State of Florida Department of Environmental Protection" and shall include thereon the OGC Case number assigned to this case and the notation "Ecosystem Management and Restoration Trust Fund." The payment shall be sent to: Florida Department of Environmental Protection, Northwest District, Solid Waste Section, 160 Governmental Center, Pensacola, Florida 32501-5794.

7. Respondent shall remain liable to the Department for any damages resulting from the violations alleged herein and for the correction, control, and abatement of any pollution emanating from Respondents' Facility.

8. Having considered the Notice of Violation and Orders for Corrective Action and the failure of the Respondent to timely file a responsive pleading to request a hearing, it is, therefore,

Otis English Final Order OGC No. 03-0243E-17-SW Page 3 of 3



9. Respondent shall comply with the Orders for Corrective Action adopted herein within the time frames specified herein. The times specified for taking corrective action shall commence on the effective date of this Order.

10. Any Party to this Final Order has the right to seek judicial review of the Final Order pursuant to Section 120.68, Florida Statutes, by filing a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellate Procedure, with the Clerk of the Department in the Office of General Counsel, 3900 Commonwealth Blvd., MS-35, Tallahassee, Florida 32399-3000; and by filing a copy of the Notice of Appeal with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 days from the date this Order is filed with the Clerk of the Department.

DONE AND ENTERED this 25th day of July, 2003, in Escambia County, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Director of District Management.

FILING AND ACKNOWLEDGMENT

FILED, on this date, pursuant to §120.52, Florida Statutes, with the designated Department clerk, receipt of which is hereby acknowledged.

07/25/03 Date



STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION,

IN THE OFFICE OF THE NORTHWEST DISTRICT

Complainant,

OGC FILE NO.: 03-0243E-17-SW

v. Otis English

Respondent.

NOTICE OF VIOLATION, ORDERS FOR CORRECTIVE ACTION, AND CIVIL PENALTY ASSESSMENT

TO: Mr. Otis English 825 Hope Drive Pensacola, Florida 32534

Certified Mail Number 7002 2410 0004 8524 7383

Pursuant to the authority of Section 403.121(2), Florida Statutes ("F.S".) the State of Florida Department of Environmental Protection ("Department") gives notice to Otis English ("Respondent") of the following findings of fact and conclusions of law with respect to violations of Chapter 403.087, F.S.

FINDINGS OF FACT

PARAGRAPHS APPLICABLE TO ALL COUNTS

1. The Department is the administrative agency of the State of Florida having the power and duty to protect Florida's air and water resources and to administer and enforce the provisions of Chapter 403.087, F.S., and the rules promulgated thereunder in Florida Administrative Code ("F.A.C.") Title 62.

2. The Respondent is the owner and operator of a parcel of property ("Site"), located on East Fence Road, approximately 450 feet north of Saufley Field Road, Escambia County Florida (Section: 38, Township: 1S, Range: 31W) (Latitude: 30°8'50'N, Longitude: 87°20'01"W).

3. On September 4, 2002, a representative of the Department conducted an inspection at the Site, in response to complaints of unauthorized dumping of solid waste. The Department inspection found unauthorized disposal of solid waste; specifically one truckload (approximately 15 cubic yards) of roofing and wood debris, two truckloads of dirt mixed with metal, wood, plastic, cardboard, fiberglass, foam and PVC piping and construction and demolition debris was visually estimated to be in excess of 20 cubic yards. A chain hung from a tree at the Site _____

EXHIBIT B

Ötis English OGC FILE NO.: 03-0243E-17-SW Page 2 of 7

entrance provided no access control. Respondent failed to respond to a non-compliance letter sent September 5, 2002. A representative of the Department conducted a follow-up inspection on September 17, 2002, and found additional unauthorized dumping of solid waste and a lack of access control.

<u>COUNT I</u>

4. On September 4, 2002, a Department inspector observed the disposal or storage of solid waste at the Site.

<u>COUNT II</u>

5. On September 4, 2002, a Department inspector observed the disposal or storage of construction and demolition debris in excess of 20 cubic yard at the Site.

COUNT III

6. The Department has incurred expenses to date while investigating this matter in the amount of \$500.00.

CONCLUSIONS OF LAW

The Department has evaluated the Findings of Fact with regard to the requirements of Chapter 403.087, F.S. and F.A.C. Title 62. Based on the foregoing facts the Department has made the following conclusions of law:

7. Respondent is a "Person" within the meaning of Sections 403.031, F.S.

8. Respondent operates an unpermitted solid waste disposal facility.

9. The Department is imposing an administrative penalty of less than or equal to

\$10,000.00 in this Notice of Violation as calculated in accordance with Section 402.121, F.S. 10. The facts related in Count I constitute a violation of F.A.C. Rule 62-701.320(1),

which requires that no solid waste management facility shall be operated without a permit issued by the Department.

11. The violation related in Count I requires the assessment of an administrative penalty under Section 403.141(4)(e), F.S. of \$2,000.00 for the unpermitted disposal of solid waste

12. The facts related in Count II constitute a violation of F.A.C. Rule 62-701.320(1), which requires that no solid waste be disposed of at an unpermitted or unauthorized solid waste management facility consisting of construction and demolition debris in excess of 20 cubic yards.

Otis English OGC FILE NO.: 03-0243E-17-SW Page 3 of 7



13. The violation related in Count II requires the assessment of an administrative penalty under Section 403.141(4)(e), F.S. of \$1,000.00 for the unpermitted disposal of solid waste being Construction and Demolition Debris in excess of 20 cubic yards.

14. The total Administrative penalties assessed for Counts I & II are \$3,000.00.

15. The costs and expenses related in Count III, \$500.00 are reasonable costs and expenses incurred by the State while investigating this matter, which are recoverable pursuant to Section 403.141(1) F.S.

ORDERS FOR CORRECTIVE ACTION

The Department has alleged that the activities related in the Findings of Fact constitute violations of Florida law. The Orders for Corrective Action state what you, Respondent, must do in order to correct and redress the violations alleged in this Notice.

The Department will adopt the Orders for Corrective Action as part of its Final Order in this case unless Respondent either files a timely petition for a formal hearing or informal proceeding, pursuant to Section 403.121(2)(c), F.S., file written notice with the Department opting out of this administrative process, pursuant to 403.121(2)(c), F.S. (See Notice of Rights.) If Respondent fails to comply with the corrective actions ordered by the Final Order, the Department is authorized to file suit seeking judicial enforcement of the Department's Order pursuant to Sections 120.69, 403.121 and 403.131, F.S.

Pursuant to the authority of Sections 403.061(8) and 403.121, F.S., the Department proposes to adopt in its Final Order in this case the following specific corrective actions that will redress the alleged violations:

16. Respondent shall immediately comply with all Department rules regarding solid waste. Respondent shall correct and redress all violations in the time periods required below and shall comply with all applicable rules in Chapter 62-701, F.A.C.

17. Respondent shall remove all solid waste from the site and dispose of all solid waste in a permitted solid waste disposal facility within 30 days of the effective date of this Order. Respondent shall ensure that access control is sufficient to prevent unauthorized solid waste disposal at the Site within 30 days of the effective date of this Order. The Respondent shall provide disposal receipts to the Department within 45 days of the effective date of this Order.

18. Within 60 days of the effective date of this Order, Respondent shall pay \$3,000.00 to the Department for the administrative penalties imposed above. Payment shall be made by

Ofis English OGC FILE NO.: 03-0243E-17-SW Page 4 of 7

cashier's check or money order payable to the "State of Florida Department of Environmental Protection" and shall include thereon the OGC Case number assigned to this case and the notation "Ecosystem Management and Restoration Trust Fund." The payment shall be sent to Department of Environmental Protection, Northwest District, 160 Governmental Center, Pensacola, Florida 32501-5794.

19. In addition to the administrative penalties, within 60 days of the effective date of this Order, Respondent shall pay \$500.00 to the Department for costs and expenses. Payment shall be made by cashier's check or money order payable to the "State of Florida Department of Environmental Protection" and shall include thereon the OGC Case number assigned to this case and the notation "Ecosystem Management and Restoration Trust Fund." The payment shall be sent to: Florida Department of Environmental Protection, Northwest District, Solid Waste Section, 160 Governmental Center, Pensacola, Florida 32501-5794.

NOTICE OF RIGHTS

Respondent's rights to negotiate, litigate or transfer this action are set forth below. Right to Negotiate

20. Respondent may request an informal conference with the Department in order to resolve this matter promptly and amicably. Respondent's rights will not be adjudicated at an informal conference, and the right to a formal hearing or informal proceeding will not be affected by requesting or participating in an informal conference. The Department does not have to grant the informal conference.

21. If Respondent desires an informal conference, Respondent must file a written "Request for Informal Conference" within ten days of receipt of this Notice. The request must be made to the person indicated on the last page of this Notice. The request is filed when it is received by the office of the person indicated on the last page of this Notice. A properly filed written request for Informal Conference shall toll the time for filing a petition for a formal hearing or informal proceeding as provided herein. If no resolution of this matter results from the informal conference or if the Department notifies the Respondent that it will not hold an informal conference, Respondent has the right to file a petition for a formal hearing or informal proceeding within 20 days of the date the Department notifies Respondent the conference is closed or will not be held. Otis English OGC FILE NO.: 03-0243E-17-SW Page 5 of 7

22. This matter may be resolved if the Department and Respondent enter into a Consent Order, in accordance with Section 120.57(4), F.S., upon such terms and conditions as may be mutually agreeable.

Right to Request a Hearing

23. Respondent has the right to a formal administrative hearing pursuant to Sections 120.569, 120.57(1) and 403.121(2), F.S., if Respondent disputes issues of material fact raised by this Notice of Violation and Orders for Corrective Action ("Notice"). At a formal hearing, Respondent will have the opportunity to be represented by counsel, to present evidence and argument on all issues involved, to conduct cross-examination and submit rebuttal evidence, to submit proposed findings of fact and orders, and to file exceptions to any order or hearing officer's recommended order.

24. Respondent has the right to an informal administrative proceeding pursuant to Sections 120.569 and 120.57(2), F.S., if Respondent does not dispute issues of material fact raised by this Notice. If an informal proceeding is held, Respondent will have the opportunity to be represented by counsel, to present to the agency written or oral evidence in opposition to the Department's proposed action, or to present a written statement challenging the grounds upon which the Department is justifying its proposed action.

25. If Respondent desires a formal hearing or an informal proceeding, Respondent must file a written responsive pleading entitled "Petition for Administrative Proceeding" within 20 days of receipt of this Notice or within 20 days of any timely requested informal conference held pursuant to paragraph 24 above. The petition must be in the form required by Chapter 62-103.155, F.A.C. and by Rule 28-106.201, F.A.C. A petition is filed when it is <u>received</u> by the Department's Office of General Counsel, 3900 Commonwealth Boulevard, MS-35, Tallahassee, Florida 32399-3000.

Right to Mediation

26. If Respondent timely files a petition challenging the Notice, the Respondent has the right to mediate the issues raised in the Notice. If requested, a mediator will be appointed to assist the Department and Respondent to reach a resolution of some or all of the issues. The mediator is chosen from a list of mediators provided by the Florida Conflict Resolution Consortium (FCRC). The FCRC will provide up to 8 hours of free mediation services to the Respondent. A mediator cannot require the parties to settle the case. If mediation is

Otis English OGC FILE NO.: 03-0243E-17-SV Page 6 of 7 ٣)

unsuccessful, both parties retain their full rights to litigate the issues before an administrative law judge. The Respondent must select the mediator and notify the FCRC within 15 days of receipt of the list of mediators. The mediation process does not interrupt the time frames of the administrative proceedings and the mediation must be completed at least 15 days before the date of the final hearing.

27. The written request to appoint a mediator must be made within 10 days after receipt of the Initial Order from the administrative law judge appointed to hear the case. The request must be received by the Florida Conflict Resolution Consortium, Shaw Building, Suite 132, 32031 East Paul Dirac Drive, Tallahassee, Florida 32310. Once the request is timely received, the FCRC will provide the parties with a list of mediators and the necessary information.

Right to Opt Out of the Administrative Proceeding

28. If Respondent does not wish to contest the issues before an administrative law judge, Respondent may file a notice with the Department opting out of the administrative process. Respondent must file its written opt out notice within 20 days after service of the Notice. The written notice to opt out is filed when it is <u>received</u> by the Department's Office of General Counsel, 3900 Commonwealth Boulevard, MS-35, Tallahassee, Florida 32399-3000.

29. Once the Respondent opts out of the administrative process, the Department may sue the Respondent for injunctive relief, damages, costs and expenses and civil penalties. If the Respondent opts out of the administrative process, the Department may ask the judge to assess civil penalties in excess of the amounts in this Notice up to \$10,000.00 per day per violation. The election to opt out of the administrative process is permanent and once the election is made the administrative process cannot be restarted.

Waivers

30. Respondent will waive the right to a formal hearing or an informal proceeding if

either:

a. A written request for an informal conference is not received by the Department within 10 days of receipt of this Notice,

b. A petition for a formal hearing or informal proceeding is not filed with the Department within 20 days of receipt of this Notice or within 20 days of the date an informal conference is denied or closed if one is held, or Otis English OGC FILE NO.: 03-0243E-17-SW Page 7 of 7



c. A notice opting out of the administrative proceeding is not filed with the Department within 20 days of receipt of this Notice.

These time limits may be varied only by written consent of the Department.

31. The allegations of this Notice together with the Orders for Corrective Action will be adopted by the Department in a Final Order if Respondent fails to timely file a petition for a formal hearing or informal proceeding, pursuant to Section 403.121, F.S. A Final Order will constitute a full and final adjudication of the matters alleged in this Notice.

32. If Respondent fails to comply with the Final Order, the Department is authorized to file suit in circuit court seeking a mandatory injunction to compel compliance with the Order, pursuant to Sections 120.69, 403.121 and 403.131, F.S. The Department may also seek to recover damages, all costs of litigation including reasonable attorney's fees and expert witness fees, and civil penalties of not more than \$10,000.00 per day for each day that Respondent has failed to comply with the Final Order.

33. Copies of Department rules referenced in this Notice may be examined at any Department Office or may be obtained by written request to the person listed on the last page of this Notice.

2003 DATED this A

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

γ Director of District Management

FILING AND ACKNOWLEDGMENT FILED:

FILED, on this date, pursuant to §120.52, Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.

(llerk

pil 25+ 2003

cc: Larry Morgan, OGC

Recorded in Public Records 12/17/2007 at 10:51 AM OR Book 6262 Page 681, Instrument #2007116730, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL

IN THE COUNTY COURT IN AND FOR ESCAMBIA COUNTY, FLORIDA

SUPERIOR LANDSCAPING % JON & MARGARET FAIN 4822 ATTAWAY DRIVE PACE FL 32571

Plaintiff,

VS.

OTIS ENGLISH 3803 NORTH 10TH AVE PENSACOLA FL 32503

Defendant.

Case No. 2007 SC 006628 Division: V FINAL JUDGMENT AGAINST OTIS ENGLISH

THIS CAUSE having come before the Court, and the Court being fully advised in the premises, it is therefore

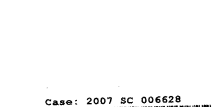
ORDERED AND ADJUDGED that the Plaintiff shall recover from the Defendant the sum of \$270.00, plus \$100.00 costs for a total of \$370.00 that shall bear interest at the rate of 11% per annum, for which let execution issue.

DONE AND ORDERED in Chambers at Pensacola, Escambia County, Florida this day of December, 2007.

Copies to:

SUPERIOR LANDSCAPING

OTIS ENGLISH



Dkt: CC1033 Pg#: \

00087218291

Recorded in Public Records 05/12/2008 at 03:23 PM OR Book 6326 Page 841, Instrument #2008036297, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL Recording \$27.00

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT IN AND FOR ORANGE, COUNTY, FLORIDA

CASE NO.: 2006-CA+747-O

DISPOSALL, INC., a Florida Corporation,

Plaintiff,

vs.

OTIS ENGLISH,

Defendant,



FINAL JUDGMENT FOR DAMAGES

THIS CAUSE having come to be heard on Plaintiff's Complaint for damages, and the court having considered the affidavits, testimony, and the arguments of counsel, expert testimony, and being otherwise duly advised in its premises, the court finds as follows: (1) the Summons and Complaint were duly served on Defendant, OTIS ENGLISH; (2) A default was duly entered by the Clerk of the Court for failure of Defendant to file or serve any paper as required by law; (3) Defendant has failed to pay the amounts due pursuant to the Service Agreement; (4) the Court has jurisdiction of the parties; (5) Plaintiff is entitled to an award of court costs and attorneys' fees in accordance with the terms of the Service Agreement, together with expert witness fees; and (6) Plaintiff is entitled to a Final Judgment for damages herein. Therefore, the court

FURTHER FINDS, ORDERS AND ADJUDGES:

- 1. The amount of damages due to Plaintiff from Defendant is $\frac{25,644.9}{25,644.9}$
- 2. The amount of prejudgment interest is 3,029.56.

 The court awards attorneys' fees in this action pursuant to the terms of the Service Agreement to Plaintiff and against Defendant, computed as follows:

HOURS & RATE:

Hours Reasonably Expended:Reasonable Hourly Rate:\$ 300.00Lodestar (Enhancement – Contingency Risk Factor)Success more likely than not at outset (x1.5)xSuccess unlikely at outset (x 1.5 – 2.0)x(x 2.0 – 2.5)x

Total Attorneys' Fees Awarded:

\$ 4,380.00

3. The court awards court costs due to Plaintiff in the sum of $\frac{283.5}{3}$

4. Plaintiff is entitled to recover the expert witness fee of Attorney Patrick C. Crowell based upon the holding and reasoning contained in the cases of <u>Rock v</u>. <u>Prairie Building Solutions</u>. Inc., 854 So.2d 722 (Fla. 2nd DCA 2003); <u>Travieso v</u>. <u>Travieso</u>, 474 So.2d 1184 (Fla. 1985), and <u>Stokus v</u>. Phillips, 651 So.2d 1244 (Fla. 2nd DCA 1995); and that $-\int_{-}^{-}$ hours is a reasonable amount of hours, and that $\frac{270.\omega}{2}$ is a reasonable hourly rate. As a result the expert witness fees which Plaintiff is entitle to recover on behalf of its expert witness for preparation of testimony and testimony before the trial court is $\frac{270.00}{2}$.

Based on the foregoing, it is

ORDERED AND ADJUDGED as follows:

1. Plaintiff shall recover from Defendant the sum of $\frac{25,644.64}{100}$ for damages, $\frac{3}{1029.56}$ for prejudgment interest, $\frac{287.50}{100}$ for court costs, $\frac{4}{380.50}$ for attorneys' fees, $\frac{270.00}{100}$ for expert witness fees, for a total judgment of $\frac{33,608.05}{100}$, that shall bear interest at the rate of 11% a year, all

for which let execution issue.

DONE AND ORDERED in chambers at Orlando, Orange County, Florida this K day of April, 2008.

Circuit Court Ju

I HEREBY CERTIFY, that a true and correct copy of the foregoing was delivered by U.S. Mail delivery this 15th day of April, 2008 to WILLIAM L. MIMS, JR., ESQ. 540 Douglas Avenue, Altamonte Springs, Florida 32801, and OTIS ENGLISH, 3803 N.

10th Avenue, Pensacola, FL 32503.

Attorney/Judicial Assis

Name, Address and Social Security Number of Defendant:

OTIS ENGLISH 3803 N. 10th Avenue Pensacola, Florida 32503 SSN: UNKNOWN

Name and Address of person claiming a lien as a result of the judgment:

Disposall, Inc. 540 Douglas Avenue Altamonte Springs, Florida 32714

STATE OF FLORID that the above and i APR 1 5 2008 oune Herry



Recorded in Public Records 03/20/2013 at 10:08 AM OR Book 6989 Page 1980, Instrument #2013018993, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$18.50

Recorded in Public Records 02/26/2013 at 08:34 AM OR Book 6979 Page 642, Instrument #2013013215, Pam Childers Clerk of the Circuit Court Escambia County, FL

IN THE COUNTY COURT IN AND FOR ESCAMBIA COUNTY, FLORIDBAM CHILDERS

Family Dental of Mobile, P.C., a/k/a Dental Solutions, Inc.

2013 FEB 20 P 2:31

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Plaintiff,

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COUNTY CIVIL DIVISION CASE NO.: 2012 CC 003526 RECORDED

Case: 2012 CC 003520

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00052931528 Dkt: CC1033 Pg#:

Otis English,

Defendant.

DEFAULT FINAL JUDGMENT

THIS MATTER having come before this Court and the Court having considered same, it is

ORDERED AND ADJUDGED that Plaintiff, Family Dental of Mobile, P.C. a/k/a Dental Solutions, Inc., recover from Defendant, Otis English, whose address is 3803 10th Avenue, Pensacola, Florida 32505, the sum of <u>\$5,719.52</u> on principal, <u>\$616.77</u> interest and late charges through January 15, 2013, <u>\$1,242.50</u> for attorneys' fees, which the Court hereby finds are reasonable fees, with costs in the sum of <u>\$350.00</u>, making a total of <u>\$7,928.79</u>, the total of which as of January 15, 2013, plus a per diem thereafter of <u>\$.94</u> until the date of the entry of this Judgment which total shall bear interest at the rate of 4.75% from entry thereon, for which let execution issue.

It is further ordered and adjudged that the Judgment debtor(s) shall complete under oath Florida Rule of Civil Procedure Form 1.977 (Fact Information Sheet), including all required attachments and serve it on the judgment creditor's attorney, or the judgment creditor if the judgment creditor is not represented by an attorney, within 45 days from the date of this final judgment, unless the final judgment is satisfied or post judgment discovery is stayed.

Jurisdiction of this case is retained to enter further orders that are proper to compet the judgment debtor(s) to complete form 1.977, including all required attachments, and

BK: 6979	PG: 643 Last Page	
		e e e e e e e e e e e e e e e e e e e
	is not represented by an atto discovery and collection steps	tor's attorney, or the judgment creditor if the judgment creditor rney and for the Plaintiff to pursue such other post judgment as Plaintiff may pursue. D in Chambers at Pensacola, Escambia County, Florida this
	Conformed copies to:	PAT KINSEY/COUNTY JUDGE
2-22-3	Andrea C. Lyons, Esquire Emmanuel, Sheppard & Condon 30 South Spring Street Pensacola, FL 32502 alvons@esclaw.com Otis English 3803 10 th Avenue Pensacola, Florida 32505	CERTIFIED TO BE A TRUE COPY OF THE
	Prepared by: Andrea C. Lyons, Esquire	ORIGINAL ON FILE IN THIS OFFICE WITNESS MY HAND AND OFFICIAL SEAL PAM CHILDERS CLERK OF THE CIRCUIT COURT & COMPTROLLER ESCAMBIA COUNTY, FLORIDA BY:
	χ.	

Recorded in Public Records 10/13/2014 at 02:40 PM OR Book 7241 Page 1135, Instrument #2014075582, Pam Childers Clerk of the Circuit Court Escambia County, FL

Recorded in Public Records 10/04/2006 at 04:03 PM OR Book 6005 Page 431, Instrument #2006100791, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL

	N THE COUNTY COURT IN AND FOR ESCAMBIA COUNTY 190 GOVERNMENTAL CENTER PENSACOLA, FLORIDA	HEIL CONT COMPANY
ESCAMBIA COUNTY	CASE NO: 2006 CO 025685 A CODE ENFORCEM <u>ENT CITATIO</u>	N NO: 00073
1		TO BE A TRUE COPY OF THE
vs	ORIGINA	AL ON FILE IN THIS OFFICE
OTIS J ENGLISH		PAM CHILDERS
3803 N 10TH AVE	CLERK OF THE C	CIRCUIT COURT& COMPTROLLER
PENSACOLA FL 32503	BY LESCA	VIBIA CODINTY ELOPIDA
JUDGMENT AGAINST DE	FENDANT FOR CODE ENFORCEMENT CIVI	LPENALTY 10.13.14

It is hereby ordered and adjudged that the above-named defendant shall pay to ESCAMBIA COUNTY, a political subdivision of the State of Florida, the sum of \$ 50.00, to the Clerk of the Court, which the Court has determined to be the defendant's liability for civil infraction under Escambia County Resolution R98-171;

It is further ordered and adjudged that, in accordance with Section 162.21, Florida Statutes, a lien is hereby created against all of the property, both real and personal, of the defendant and his/her estate, in the amount aforesaid, in favor of the aforesaid county and shall bear interest at the rate set out in \$25.03 Florida Statutes, for which let execution issue.

•••• DONE AND ORDERED this 27 day of υ Indge

ONE OF THE FOLLOWING MUST BE EXECUTED

I hereby acknowledge receipt of a copy of this judgment.

Defendant's Signature

I do hereby certify that copy of hereof has been furnished defendant by delivery/mail, this 2 day of DI.O. , <u>A</u>U Ernie Lee Magaha Clerk of the Cirpuit Court Case: 2006 CO 025685 A Escambia County Florida 00063656997 Dkt: FILED Pg#: Denutv

Recorded in Public Records 03/12/2015 at 08:58 AM OR Book 7313 Page 125, Instrument #2015019067, Pam Childers Clerk of the Circuit Court Escambia County, FL

County, FL	CERTIFIED TO BE A TRUE COPY OF TH ORIGINAL ON FILE IN THIS OFFICE
	WITNESS MY HAND AND OFFICIAL SEA
	FOR ESCAMBIA COUNTY CLERK OF THE CIROUT, COURT & COMPTRO
	190 GOVERNMENTAL CENTER ESCAME A COUNTY FIORIDA
	PENSACOLA, FLORIDA BY:
THE AN OUT A COUNTRY	DATE:
ESCAMBIA COUNTY	CASE NO: 2006 CO 025685 A
i	CODE ENFORCEMENT CITATION NO: 00073
	/ DOB: 07/23/1950
vs	
OTIS J ENGLISH	**************************************
3803 N 10TH AVE	
PENSACOLA FL 32503	
JUDGMENT AGAINST	DEFENDANT FOR CODE ENFORCEMENT CIVIL PENALTY
which the Court has determined Resolution R98-171;	ion of the State of Florida, the sum of \$ 50.00, to the Clerk of the Court, d to be the defendant's liability for civil infraction under Escambia County
The first surface of and	adjudged that, in accordance with Section 162.21, Florida Statutes, a lien
	the property both real and personal. Of the detendant and movier estate, in
the amount of oregoid in favor	of the aforesaid county and shall bear interest at the rate set out in the set
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Florida Statutes, for which let DONE AND ORDERE ONE I hereby acknowledge receipt	ED this <u>17</u> day of <u>Judge</u> B OF THE FOLLOWING MUST BE EXECUTED of a copy of this judgment. Defendant's Signature of hereof has been furnished defendant by delivery/mail, this <u>2</u> day of Ernie Lee Magaha
Florida Statutes, for which let DONE AND ORDERE ONE I hereby acknowledge receipt	ED this <u>17</u> day of <u>Judge</u> Judge <u>First Record</u> BOF THE FOLLOWING MUST BE EXECUTED of a copy of this judgment. <u>Defendant's Signature</u> of hereof has been furnished defendant by delivery/mail, this <u>2</u> day of

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Deputy

00063656997

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Recorded in Public Records 10/13/2014 at 02:40 PM OR Book 7241 Page 1134, Instrument #2014075581, Pam Childers Clerk of the Circuit Court Escambia County, FL

Recorded in Public Records 05/01/2008 at 02:03 PM OR Book 6321 Page 1251, Instrument #2008033367, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL

ľm.

STATE OF FLORIDA	Clerk Number: 1707CF004573A
Plaintiff,	Division: A Date of Birth: 07/23/1950 Sex: M
VS.	Race: B
OTIS JEROME ENGLISH,	SS#: ORIGINAL ON FILE IN THIS OFFICE WITNESS MY HAND AND OFFICIAL SEAL
Defendant.	PAM CHILDERS CLERK OF THE CIRCUIT COURT & COMPTROLLE
CIVIL REST	TITUTION LIEN OF DEM
	ADJUDGED that the above-named defendant shall AKOS & OWENS, LLC., for restitution in the above-

It is further **ORDERED AND ADJUDGED** that this lien shall exist upon any real or personal property of the defendant.

It is further **ORDERED AND ADJUDGED** that this lien order may be enforced by the crime victim in the same manner as a judgment in a civil action, pursuant to Section 775.089, Florida Statutes (2007) which shall bear interest at the rate of 11% (eleven percent) per annum for which let execution issue.

285 DONE AND ORDERED this the day of 2008.

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ANNINAL

DIVISION

NICKOLAS P GEEKER

ac: JOSEPH A SCHILLER, Assistant State Attorney ALICE F HARRIS, Defense Attorney ALEXAKOS & OWENS, LLC. 3715 NAVY BLVD. PENSACOLA, FL 32507 2007 CF 004573 A

00035641821

Dkt: CF615 Pg#:

Recorded in Public Records 07/25/2011 at 12:57 PM OR Book 6744 Page 1519, Instrument #2011050195, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL Recording \$18.50

Recorded in Public Records 01/22/2009 at 01:29 PM OR Book 6417 Page 1015, Instrument #2009004106, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL

IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT IN AND FOR ESCAMBIA COUNTY, FLORIDA CIVIL DIVISION

JOHN DEERE CONSTRUCTION & FORESTRY COMPANY,

Plaintiff,

CASE NO.: 2008 CA 001511 DIVISION: B

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OTIS J. ENGLISH,

Defendant.



SUMMARY FINAL JUDGMENT

THIS CAUSE having come before the Court on December 2, 2008, on the Plaintiff's Motion for Summary Judgment against Defendant Otis J. English, and the Court having heard argument of counsel for the Plaintiff and the Defendant having failed to appear and the Court being otherwise fully advised in the premised herein, it is hereby

ORDERED AND ADJUDGED as follows:

1. The Plaintiff's Motion for Summary Judgment is granted.

2. Defendant Otis J. English is indebted to the Plaintiff on the March 20, 2006 Loan

Contract – Security Agreement in the amount of \$38,984.32 as of July 20, 2007, which is continuing to accrue interest at the rate of 5.5 percent per annum.

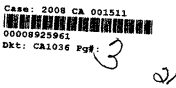
3. The Plaintiff is entitled to possession of the equipment more particularly described as follows:

John Deere 650J Crawler Dozer with 120" hang on Dozer rake Serial No. T0650JX104374

(collectively, "Equipment").

4. Upon request, the Clerk of the Court shall issue a writ of possession directing any Sheriff in the state of Florida to take possession of the Equipment and put it in the custody and control of the Plaintiff.

5. The Defendant, Otis J. English, shall ensure that all pieces and parts to the Equipment are made available to the Plaintiff or to the Sheriff for return.



BK: 6417 PG: 1016 Last Page

6. The Plaintiff is entitled to sell the Equipment and apply the proceeds to reduce the indebtedness set forth herein.

7. Pursuant to Florida Rules of Civil Procedure, Rule 1.560, Defendant shall complete, under oath, Florida Rule of Civil Procedure Form 1.977 (Fact Information Sheet), including all required attachments, and serve it on Plaintiff's attorney within 45 days from the date of this Final Judgment, unless the Final Judgment is satisfied or post-judgment discovery is stayed.

8. The Court retains jurisdiction of this case to enter further orders that are proper to compel Defendant to complete Form 1.977, including all required attachments, and serve it on Plaintiff's attorney.

9. In addition, the Court retains jurisdiction to enter a deficiency judgment against Defendant in the event that the sale proceeds of the collateral are insufficient to payoff the amount the Defendant is indebted to the Plaintiff.

10. The Court further determines that the Plaintiff is entitled to attorneys' fees and costs and reserves jurisdiction to determine the amount of those fees and costs.

FOR ALL OF WHICH LET EXECUTION ISSUE.

01-00-09 2

3 day of January, 2009.

THE HONORAPLE FRANK L. BELL Circuit Court Judge

Conformed Copies to:

Karen Cox, Esq.
 Bush Ross, P.A.
 P.O. Box 3913
 Tampa, FL 33601

✓ Otis J. English 825 Hope Dr. Pensacola, FL 32534



Certified to be a true copy of the original on file in this office Witness my hand and official seal ERNIE LEE MAGAHA Clerk of the Circuit Court Escambia County, Florida By: MANA 1. MUK, D.C. Date: J. WWA 25, 201 Recorded in Public Records 07/29/2010 at 12:07 PM OR Book 6618 Page 1833, Instrument #2010048817, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL Recording \$18.50

IN THE CIRCUIT COURT, FIRST JUDICIAL CIRCUIT ESCAMBIA COUNTY, FLORIDA

FAIRFIELD DRIVE PROPERTIES, L.L.C.,

Plaintiff,

v.	CASE NO.: 2006 CA 1192					
	DIVISION: E	Ω	<u>د مر</u> ا	n E		
ENGLISH BROTHERS CONSTRUCTION		22	2010	SCX		
MANAGEMENT, INC., OTIS J. ENGLISH,		55	JP.	HOR IF		
GEORGE D. SMITH, and EDWARD D. COLLINS	, JR.,	80	N	N C M		
Defendents		REC		COURA .		
Defendants/		e e e	10 191	Nor Nor		
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SUMMARY FINAL JUDGMENT

THIS CAUSE was heard upon Plaintiff's Amended Motion for Summary Judgment. After a hearing on said motion conducted on June 15, 2010, and after considering all evidence and argument of counsel, it is hereby,

ORDERED AND ADJUDGED,

1. All parties have been properly served and noticed.

2. Plaintiff's motion is granted as to Count III of Plaintiff's Complaint.

3. The court finds that Plaintiff has suffered damages in the amount of \$124,634.00 as

of April 1, 2006, exclusive of interest, attorney's fees, and costs.

4. Plaintiff, FAIRFIELD D RIVE P ROPERTIES, L.L.C., shall have and recover from Defendants, ENGLISH BROTHERS CONSTRUCTION MANAGEMENT, INC. and OTIS J. ENGLISH, jointly and severally, the sum of \$124,634.00, plus interest from April 1, 2006 through June 15, 2010 at per diem rate of \$20.49 per day, in the amount of \$30,834.14, plus costs incurred through June 15, 2010 in the amount of \$255.00, for a total judgment in this action of \$155,723.14

Page 1 of 2

29

se: 2006 CA 001192

00053046343 Dkt: CA1036 Pg#: as of June 15, 2010 which shall bear interest at the statutory rate per annum, for all of which let execution issue.

DONE AND ORDERED at Escambia County, Florida, on the day of July June, 2010.

THE HONORABLE JUDGE LINDA L. NOBLES, Circuit Judge.

Conformed copies to:

✓ Daniel R. Lozier, Esq. ✓ Ronnie Williams, Esq. 7-15-10 NW



3

Recorded in Public Records 12/27/2010 at 02:58 PM OR Book 6672 Page 304, Instrument #2010083266, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL

ERALD CALLERATION OF A SCAMBIA COUNTY, FLORIDA ERALD CALLERATION OF A COURT IN AND FOR ESCAMBIA COUNTY, FLORIDA ERALD COURT ESCAMBIA COUNTY, FL

BANK OF PENSACOLA,

87.

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Plaintiff,

2013 CEC - 9 P 2: 52

mannin,

CASE NO.: 2008 CA 001929 FL-SUM ALCOYDED

ENGLISH BROTHERS CONSTRUCTION MANAGEMENT, a Florida corporation, and OTIS J. ENGLISH,

Defendants.

FINAL JUDGMENT UPON DEFAULT

THIS CAUSE having come before the Court upon Plaintiff's Motion for Final Judgment Upon Default and the Court being fully advised in the premises, it is

ORDERED and **ADJUDGED** that:

1. Plaintiff, BANK OF PENSACOLA, recover from Defendants, ENGLISH BROTHERS CONSTRUCTION MANAGEMENT, a Florida corporation, and OTIS J. ENGLISH, \$33,931.53 as principal, \$9,107.71 as interest as of the date of this judgment, together with costs now taxed in the amount of \$350.00 for a total sum due of \$43,389.24

which shall accrue interest at the statutory interest at the rate of 6% per annum FOR ALL OF WHICH LET EXECUTION ISSUE.

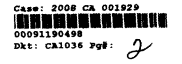
2. Defendant, OTIS J. ENGLISH, is ordered to complete, under oath, Form 1.997(a) of the Florida Rules of Civil Procedure, including all required attachments, and serve it on Plaintiff's attorney within 45 days of the date of this final judgment unless the final judgment is satisfied or post-judgment discovery is stayed.

3. Defendant, ENGLISH BROTHERS CONSTRUCTION MANAGEMENT, a Florida corporation, is ordered to complete, under oath, Form 1.997(b) of the Florida Rules of Civil Procedure, including all required attachments, and serve it on Plaintiff's attorney within 45 days of the date of this final judgment unless the final judgment is satisfied or post-judgment discovery is stayed.

4. This Court reserves jurisdiction as to:

a. The award of Plaintiff's attorneys' fees; and

b. Further orders that are proper including an order to compel Defendants to complete Forms 1.977(a) & (b), including all required attachments, and serve it on Plaintiff's attorney.



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18

-BR: 6668 PG: 1626 Last Page

5. Plaintiff, BANK OF PENSACOLA's address is 125 West Romana Street, Suite 400, Pensacola, FL 32502.

DONE AND ORDERED in Chambers in Escambia County, Florida this $-\frac{9^{\text{ft}}}{2}$ day of

December 2010.

HIN IN <u>Conformed copies to:</u>

STEPHEN A. PITRE, ESQUIRE Post Office Box 13010 Pensacola, FL 32591-3010

ENGLISH BROTHERS CONSTRUCTION MANAGEMENT c/o Ned J. English, Secretary 211 Ariola Avenue Pensacola, FL 32503

OTIS J. ENGLISH 3803 North 10th Avenue Pensacola, FL 32503



CERTIFIED TO BE A TRUE COPY OF THE CRIGINAL ON FILE IN THIS OFFICE WITNESS MY HAND AND OFFICIAL SEAL ERNIE LEE MAGAHA. CLERK CIRCUIT COURT AND COUNTY COULT ESCAMBIA COUNTY, FLORIDAT BY: MC CAMAGA, D.C

{A0766622.DOC }

Recorded in Public Records 10/31/2024 2:42 PM OR Book 9225 Page 1592, Instrument #2024083154, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$27.00

Recorded in Public Records 10/31/2024 1:01 PM OR Book 9225 Page 1453, Instrument #2024083111, Pam Childers Clerk of the Circuit Court Escambia County, FL Recording \$27.00

> THE OFFICE OF ENVIRONMENTAL ENFORCEMENT SPECIAL MAGISTRATE IN AND FOR THE COUNTY OF ESCAMBIA, STATE OF FLORIDA

PETITIONER ESCAMBIA COUNTY FLORIDA, CASE NO: CE24041932U LOCATION: 2615 N L ST PR#: 172S301600134134

VS.

ENGLISH, OTIS JR 3803 NORTH 10TH AVE PENSACOLA, FL 32501

RESPONDENT(S)

ORDER

This CAUSE having come before the Office of Environmental Enforcement Special Magistrate on the Petition of the Environmental Enforcement Officer for alleged violation of the ordinances of the County of Escambia, State of Florida, and the Special Magistrate having considered the evidence before him in the form of testimony by the Enforcement Officer and the Respondent(s) or representative thereof, \underbrace{CHS} as well as evidence submitted, and after consideration of the appropriate sections of the Escambia County Code of Ordinances, the Special Magistrate finds that a violation of the following Code of Ordinances has occurred and continues:

Unsafe Structure - 30-203 (A) Plumbing

Unsafe Structures - 30-203 (L) Electrical outlets/fixtures/wiring

Unsafe Structures - 30-203 (U) Broken/cracked

THEREFORE, the Special Magistrate, being otherwise fully apprised, finds

as follows:

It is hereby ORDERED that the RESPONDENT(S) shall have until

11/28/2024 to correct the violation(s) and to bring the violation into compliance.

Page 1 Of 3



Corrective action shall include:

Obtain building permit and restore structure to current building codes or, obtain demolition permit and remove the structure(s), legally disposing of all debris.

If Respondent(s) fail to fully correct the violation(s) within the time required, Respondent(s) will be assessed a fine of **\$40.00** per day, commencing **11/29/2024**. This fine shall continue until the violation(s) is/are abated and the violation(s) brought into compliance, or until as otherwise provided by law. **RESPONDENT IS REQUIRED**, immediately upon full correction of the violation(s), to contact the Escambia County Office of Environmental Enforcement in writing to request that the office immediately inspect the property to make an official determination of whether the violation(s) has/have been abated and brought into compliance. If the violation(s) is/are not abated within the specified time period, Escambia County may elect to undertake any necessary measures to abate the violation(s). These measures could include, but are not limited to, **DEMOLISHING NON-COMPLIANT STRUCTURES**, **LEGALLY DISPOSING OF ALL CONTRIBUTING CONDITIONS, AND TOWING OF DESCRIBED VEHICLE(S).**

At the request of Escambia County, the Sheriff shall enforce this order by taking reasonable law enforcement action to remove from the premises any unauthorized person interfering with the execution of this order or otherwise refusing to leave after warning. The reasonable cost of such abatement will be assessed against **RESPONDENT(S)** and shall constitute a lien on the property. Pursuant to Escambia County Resolution R2017-132, costs in the amount of **\$250.00** are awarded in favor of Escambia County as the prevailing party against **RESPONDENT(S)**.

This fine shall be forwarded to the Board of County Commissioners of Escambia County. Under the authority of Sec. 162.09, Fla. Stat., as amended, and Sec. 30-35 of the Escambia County Code of Ordinances, as amended, the Board of County

Page 2 Of 3

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Commissioners will certify to the Special Magistrate all costs imposed pursuant to this order. All fees, fines, and costs owing hereunder shall constitute a lien upon ALL REAL AND PERSONAL PROPERTY OWNED BY RESPONDENT(S) including property involved herein, which lien can be enforced by foreclosure and as provided by law.

An aggrieved party, including the local governing body, may appeal a final administrative order of an enforcement board to the circuit court. Such an appeal shall not be a hearing de novo but shall be limited to appellate review of the record created before the enforcement board. An appeal shall be filed within **30 days** of the execution of the order to be appealed.

Jurisdiction is hereby retained to enter such further orders as may be appropriate and necessary.

DONE AND ORDERED in Escambia County, Florida on this 29th day of

October, 2024.

John B. Trawick Special Magistrate Office of Environmental Enforcement

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Page 3 Of 3

STATE OF FLORIDA COUNTY OF ESCAMBIA

CERTIFICATE OF NOTICE OF MAILING NOTICE OF APPLICATION FOR TAX DEED

CERTIFICATE # 00980 of 2022

I, PAM CHILDERS, CLERK OF THE CIRCUIT COURT OF ESCAMBIA COUNTY, FLORIDA, do hereby certify that I did on February 13, 2025, mail a copy of the foregoing Notice of Application for Tax Deed, addressed to:

OTIS J ENGLISH 3803 N 10TH AVE PENSACOLA, FL 32503	3-2804	OTIS J. ENG 825 HOPE D PENSACOLA	R.		ONE	ENGLIS	Н			
	SUPERIOR LANDSCAPING C/O JON & MARGARET F 4822 ATTAWAY DR. PACE, FL 32571		RET FAIN	N FAMILY DENTAL OF MC 1924 DAUPHIN ISLAND MOBILE, AL 36605					SOLUTIONS	, INC.
				J. ENGLISH HOPE DR. ACOLA, FL 32534		DISPOSALL, INC. 540 DOUGLAS AVE. ALTAMONTE SPRINGS, FL 32714				
	3715 NAVY B PENSACOLA, SYNOVUS BA 1111 BAY AVI		VY BLVD. ONE JOH OLA, FL 32507 MOLINE,		DEERE CONSTRUCTION & FORESTRY COMPANY OHN DEERE PLACE NE, IL 61265					
					GACOLA	LA FAIRFIELD DRIVE PROPERTIES, L.L.C. 2106 W. GIMBLE ST. PENSACOLA, FL 32502				
	221 P/	1BIA COUNT ALAFOX PLAC ACOLA FL 325		IEY	ESCAMBIA COUNTY OFFICE OF CODE ENFORCE ESCAMBIA CENTRAL OFFICE COMPLEX 3363 WEST PARK PLACE PENSACOLA FL 32505			MENT		
39	STATE OF FLORIDA DEPT. OF EN 3900 COMMONWEALTH BLVD MS FALLAHASSEE, FL 32399-3000				NTA	L PROTE	CTION	S ESCAMBIA COUNT 190 GOVERNMEN PENSACOLA FL 32	TAL CENTER	FLORID

WITNESS my official seal this 13th day of February 2025.



PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA

By: Emily Hogg Deputy Clerk

WARNING

THERE ARE UNPAID TAXES ON PROPERTY WHICH YOU OWN OR IN WHICH YOU HAVE A LEGAL INTEREST. THE PROPERTY WILL BE SOLD AT PUBLIC AUCTION ON April 2, 2025, UNLESS THE TAXES ARE PAID. SHOULD YOU NEED FURTHER INFORMATION CONTACT THE CLERK OF THE CIRCUIT COURT IMMEDIATELY AT 850-595-3793.

NOTICE OF APPLICATION FOR TAX DEED

NOTICE IS HEREBY GIVEN, That **KEYS FUNDING LLC** holder of **Tax Certificate No. 00980**, issued the **1st** day of **June**, **A.D.**, **2022** has filed same in my office and has made application for a tax deed to be issued thereon. Said certificate embraces the following described property in the County of Escambia, State of Florida, to wit:

(see attached)

SECTION 22, TOWNSHIP 1 S, RANGE 30 W

TAX ACCOUNT NUMBER 030401000 (0425-09)

The assessment of the said property under the said certificate issued was in the name of

OTIS J ENGLISH

Unless said certificate shall be redeemed according to law, the property described therein will be sold to the highest bidder at public auction at 9:00 A.M. on the **first** Wednesday in the month of April, which is the **2nd** day of April 2025.

Dated this 18th day of February 2025.

In accordance with the AMERICANS WITH DISABILITIES ACT, if you are a person with a disability who needs special accommodation in order to participate in this proceeding you are entitled to the provision of certain assistance. Please contact Emily Hogg not later than seven days prior to the proceeding at Escambia County Government Complex, 221 Palafox Place Ste 110, Pensacola FL 32502. Telephone: 850-595-3793.



PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA

By: Emily Hogg Deputy Clerk

IF THE PROPERTY PROCEEDS TO SALE, YOU WILL RECEIVE NOTICE FROM US REGARDING SURPLUS FUNDS. YOU MAY CLAIM THE FUNDS DIRECTLY FROM OUR OFFICE, FREE OF CHARGE. PAYING A FEE FROM THE SURPLUS FOR ASSISTANCE FROM A THIRD PARTY IS NOT REQUIRED.

LEGAL DESCRIPTION

LT 5 LESS W 70 FT OR 424 P 956 LESS OR 1263 P 862 FOUR STAR ENTERPRISES INC & INTERNATIONAL TIMBER CO INC LESS OR 2200 P 420 WILLIAMS LESS DB 493 P 683 RD R/W LESS OR 105 P 326 MCWILLIAM AND LT 6 LESS W 70 FT OR 3035 P 724 OR 2888 P 428 LESS OR 103 P 699 BROWN LESS OR 1204 P 860/862 CHEESE LESS OR 2282 P 682 ENGLISH LESS OR 1092 P 863 OWENS LESS 1633 P 787 MENEFFEE LESS OR 2066 P 594 MENEFFEE LESS OR 2127 P 440 STEVENS LESS DB 567 P 307 ROSE LESS OR 138 P 701 BOUTWELL LESS OR 259 P 565 BAKER LESS OR 2013 P 176 JACKSON LESS DB 543 P 558 REGAN LESS OR 2497 P 886 BOUTWELL LESS OR 2554 P 998 MENEFEE

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Post Property:

829 HOPE DR 32534



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Personal Services:

OTIS J ENGLISH 3803 N 10TH AVE PENSACOLA, FL 32503-2804



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By: Emily Hogg Deputy Clerk

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ESCAMBIA COUNTY SHERIFF'S OFFICE ESCAMBIA COUNTY, FLORIDA

NON-ENFORCEABLE RETURN OF SERVICE 0425.09

Agency Number: 25-003841

Document Number: ECSO25CIV006228NON Court: TAX DEED County: ESCAMBIA Case Number: CERT NO 00980 2022

Attorney/Agent:

PAM CHILDERS CLERK OF COURT TAX DEED

Plaintiff: RE: OTIS J ENGLISH Defendant:

Type of Process: NOTICE OF APPLICATION FOR TAX DEED

Received this Writ on 2/21/2025 at 9:15 AM and served same at 11:56 AM on 2/24/2025 in ESCAMBIA COUNTY, FLORIDA, by serving POST PROPERTY, the within named, to wit: , .

POSTED TO THE PROPERTY AS INSTRUCTED BY THE CLERKS OFFICE

CHIP W SIMMONS, SHERIFF ESCAMBIA COUNTY, FLORIDA

By: J. CYPRET, CPS

Service Fee: Receipt No:

\$40.00 BILL

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Dated this 18th day of February 2025.

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Post Property:

829 HOPE DR 32534



PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA

By: Emily Hogg Deputy Clerk

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ESCAMBIA COUNTY SHERIFF'S OFFICE ESCAMBIA COUNTY, FLORIDA

NON-ENFORCEABLE RETURN OF SERVICE 0425-09

Agency Number: 25-003884

Document Number: ECSO25CIV006249NON Court: TAX DEED County: ESCAMBIA Case Number: CERT NO 00980 2022

Attorney/Agent:

PAM CHILDERS CLERK OF COURT TAX DEED

Plaintiff: RE: OTIS J ENGLISH Defendant:

Type of Process: WARNING/NOTICE OF APPLICATION FOR TAX DEED

Individual

Received this Writ on 2/21/2025 at 9:16 AM and served same on OTIS J ENGLISH , at 7:15 AM on 2/27/2025 in ESCAMBIA COUNTY, FLORIDA, by delivering a true copy of this Writ together with a copy of the initial pleadings, if any, with the date and hour of service endorsed thereon by me.

CHIP W SIMMONS, SHERIFF ESCAMBIA COUNTY, FLORIDA

Bv:

BILL

K. LUCAS, CPS Fee: \$40.00

Service Fee: Receipt No:

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Personal Services:

OTIS J ENGLISH 3803 N 10TH AVE PENSACOLA, FL 32503-2804



PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA

By:

Emily Hogg Deputy Clerk

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SUPERIOR LANDSCAPING [0425-09] C/O JON & MARGARET FAIN 4822 ATTAWAY DR. PACE, FL 32571

OTIS J ENGLISH [0425-09]

3803 N 10TH AVE

PENSACOLA, FL 32503-2804

9171 9690 0935 0128 0360 25

9171 9690 0935 0128 0360 49

OTIS J. ENGLISH [0425-09] 829 HOPE DR. PENSACOLA, FL 32534

9171 9690 0935 0128 0360 01

ALEXAKOS & OWENS, LLC [0425-09] 3715 NAVY BLVD. PENSACOLA, FL 32507

9171 9690 0935 0128 0366 43

SYNOVUS BANK FKA BANK OF PENSACOLA [0425-09] 1111 BAY AVE. SUITE 500 COLUMBUS, GA 31901

9171 9690 0935 0128 0366 67

ESCAMBIA COUNTY / COUNTY ATTORNEY [0425-09] 221 PALAFOX PLACE STE 430 PENSACOLA FL 32502

STATE OF FLORIDA DEPT. OF ENVIRONMENTAL PROTECTION [0425-09] 3900 COMMONWEALTH BLVD MS-35 TALLAHASSEE, FL 32399-3000

9171 9690 0935 0128 0366 98

OTIS J. ENGLISH AKA OTIS JERONE ENGLISH [0425-09] 825 HOPE DR. PENSACOLA, FL 32534

9171 9690 0935 0128 0360 32

FAMILY DENTAL OF MOBILE, P.C., A/K/A DENTAL SOLUTIONS, INC. [0425-09] **1924 DAUPHIN ISLAND PKWY** MOBILE, AL 36605

9171 9690 0935 0128 0360 18

DISPOSALL, INC. [0425-09] 540 DOUGLAS AVE. ALTAMONTE SPRINGS, FL 32714

9171 9690 0935 0128 0366 36

JOHN DEERE CONSTRUCTION & FORESTRY COMPANY [0425-09] ONE JOHN DEERE PLACE MOLINE, IL 61265

9171 9690 0935 0128 0366 50

FAIRFIELD DRIVE PROPERTIES, L.L.C. [0425-09] 2106 W. GIMBLE ST. PENSACOLA, FL 32502

9171 9690 0935 0128 0366 74

ESCAMBIA COUNTY OFFICE OF CODE ENFORCEMENT [0425-09] ESCAMBIA CENTRAL OFFICE COMPLEX 3363 WEST PARK PLACE PENSACOLA FL 32505

9171 9690 0935 0128 0366 81

ESCAMBIA COUNTY / STATE OF FLORIDA [0425-09] 190 GOVERNMENTAL CENTER PENSACOLA FL 32502

Jon that

WARNING

THERE ARE UNPAID TAXES ON PROPERTY WHICH YOU OWN OR IN WHICH YOU HAVE A LEGAL INTEREST. THE PROPERTY WILL BE SOLD AT PUBLIC AUCTION ON April 2, 2025, UNLESS THE TAXES ARE PAID. SHOULD YOU NEED FURTHER INFORMATION CONTACT THE CLERK OF THE CIRCUIT COURT IMMEDIATELY AT 850-595-3793.

NOTICE OF APPLICATION FOR TAX DEED

NOTICE IS HEREBY GIVEN, That **KEYS FUNDING LLC** holder of **Tax Certificate No. 00980**, issued the **1st** day of **June**, **A.D.**, **2022** has filed same in my office and has made application for a tax deed to be issued thereon. Said certificate embraces the following described property in the County of Escambia, State of Florida, to wit:

(see attached)

SECTION 22, TOWNSHIP 1 S, RANGE 30 W

TAX ACCOUNT NUMBER 030401000 (0425-09)

The assessment of the said property under the said certificate issued was in the name of

OTIS J ENGLISH

Unless said certificate shall be redeemed according to law, the property described therein will be sold to the highest bidder at public auction at 9:00 A.M. on the first Wednesday in the month of April, which is the 2nd day of April 2025.

Dated this 18th day of February 2025.

In accordance with the AMERICANS WITH DISABILITIES ACT, if you are a person with a disability who needs special accommodation in order to participate in this proceeding you are entitled to the provision of certain assistance. Please contact Emily Hogg not later than seven days prior to the proceeding at Escambia County Government Complex, 221 Palafox Place Ste 110, Pensacola FL 32502. Telephone: 850-595-3793.



PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA

By: Emily Hogg Deputy Clerk

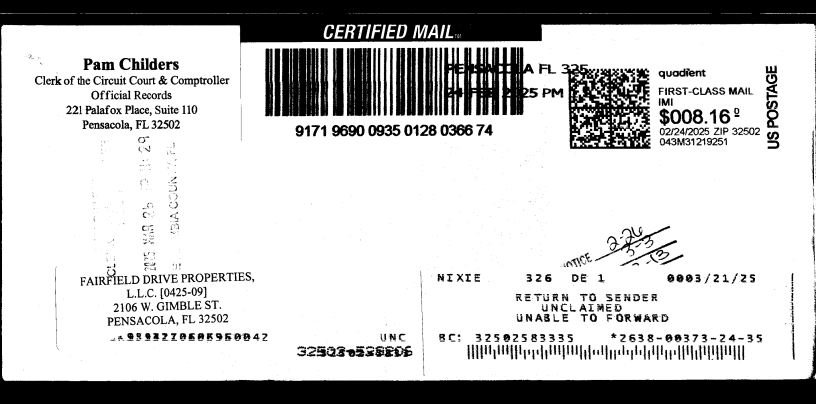
IF THE PROPERTY PROCEEDS TO SALE, YOU WILL RECEIVE NOTICE FROM US REGARDING SURPLUS FUNDS. YOU MAY CLAIM THE FUNDS DIRECTLY FROM OUR OFFICE, FREE OF CHARGE. PAYING A FEE FROM THE SURPLUS FOR ASSISTANCE FROM A THIRD PARTY IS NOT REQUIRED.















A Weekly Publication of the Escambia-Santa Rosa Bar Association Since 2014

NOTICE IS HEREBY GIVEN, That KEYS FUNDING LLC holder of Tax Certificete No. 00980, issued the 1st day of June, A.D., 2022 has filed same in my office and has made application for a tax deed to be issued 4WR2/26-3/19TD thereon. Said certificate embraces the following described property in the County of Escambia, State of Florida, to wit:

(see attached)

SECTION 22, TOWNSHIP 1 S, RANGE 30 W TAX ACCOUNT NUMBER 030401000 (0425-09)

The assessment of the said property under the said certificate issued was in the name of

OTIS J ENGLISH

Unless said certificate shall be redeemed according to law, the property described therein will be sold to the highest bidder at public auction at 9:00 A.M. on the first Wednesday in the month of April, which is the 2nd day of April 2025.

Dated this 20th day of February 2025.

in accordance with the AMERICANS WITH DISABILITIES ACT, if you are a person with who special needs а disability accommodation in order to participate in this proceeding you are entitled to the provision of certain assistance. Please contact Emily Hogg not later than seven days prior to the proceeding at Escambia County Government Complex, 221 Palafox Place Ste 110, Telephone: FL 32502. Pensacola 850-595-3793.

PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA

By: Emily Hogg Deputy Clerk

LEGAL DESCRIPTION

LT 5 LESS W 70 FT OR 424 P 956 LESS OR 1263 P 862 FOUR STAR ENTERPRISES INC & INTERNATIONAL TIMBER CO INC LESS OR 2200 P 420 WILLIAMS LESS DB 493 P 683 RD R/W LESS OR 105 P 326 MCWILLIAM AND LT 6 LESS W 70 FT OR 3035 P 724 OR 2888 P 428 LESS OR 103 P 699 BROWN LESS OR 1204 P 860/862 CHEESE LESS OR 2282 P 682 ENGLISH LESS OR 1092 P 863 OWENS LESS 1633 P 787 MENEFFEE LESS OR 2066 P 594 MENEFFEE LESS OR 2127 P 440 STEVENS LESS DB 567 P 307 ROSE LESS OR 138 P

NOTICE OF APPLICATION FOR TAX DEED 701 BOUTWELL LESS OR 259 P 565 BAKER LESS OR 2013 P 176 JACKSON LESS DB 543 P 558 REGAN LESS OR 2497 P 886 BOUTWELL LESS OR 2554 P 998 MENEFEE

Name: Emily Hogg, Deputy Clerk Order Number: 7737 Order Date: 2/20/2025 Number Issues: 4 Pub Count 2/26/2025 First Issue Last Issue 3/19/2025 Order Price: \$200.00 Publications: The Summation Weekly Pub Dates: The Summation Weekly: 2/26/2025, 3/5/2025, 3/12/2025, 3/19/2025 Publications:

Emily Hogg, Deputy Clerk First Judicial Circuit, Escambia County 190 W. Government St. Pensacola FL 32502 USA

Before the undersigned authority personally appeared Malcolm Ballinger who under oath says that he is the Legal Administrator and Publisher of The Summation Weekly Newspaper published at Pensacola in Escambia & Santa Rosa County, Florida: that the attached copy of the advertisement, being a notice in the matter of

2022 TD 00980 KEYS FUNDING LLC - English

was published in said newspaper in and was printed and released from 2/26/2025 until 3/19/2025 for a consecutive 4 weeks.

Affiant further says that the said Summation Weekly is a newspaper published at Pensacola, in said Escambia & Santa Rosa Counties, Florida, and that the said newspaper has heretofore been continuously published in said Escambia & Santa Rosa Counties, Florida each week and has been entered as second class mail matter at the post office in Pensacola, in said Escambia County, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that he has neither paid nor promised any person, firm or corporation any discount. rebate, commission or refund for the purpose of securing this advertisement for publication of the said newspaper.

Zall

MALCOLM BALLINGER, PUBLISHER FOR THE SUMMATION WEEKLY STATE OF FLORIDA COUNTY OF ESCAMBIA

The foregoing instrument was acknowledged before me by means of [X] physical presence or [] online notarization, on 3/19/2025, by MALCOLM BALLINGER, who is personally known to me.

NOTARY RUI Notary Public State of Florida Morgan S. Cole My Commission HH 606918 Expires 10/27/2028

Scott Lunsford, CFC · Escambia County Tax Collector

EscambiaTaxCollector.com

2024



ENGLISH OTIS J

🖬 facebook.com/ECTaxCollector 🛛 🎐 twitter.com/escambiatc

REAL ESTATE



SCAN TO PAY ONLINE

TAXES

Notice of Ad Valorem and Non-Ad Valorem Assessments

PROPERTY REFERENCE NUMBER MILLAGE CODE ESCROW CODE ACCOUNT NUMBER

221S305101002005 03-0401-000 06 EXEMPTIONS: **PROPERTY ADDRESS:**

829 HOPE DR

3803 N 10TH AVE PENSACOLA, FL 32503-2804

PRIOR YEAR(S) TAXES OUTSTANDING

22/980

TAXING AUTHORITY	MILLAGE RATE	ASSESSED VALUE	EXEMPTION AMOUNT	TAXABLE AMOUNT	TAXES LEVIED
COUNTY	6.6165	100,072	0	100,072	662.13
PUBLIC SCHOOLS					
BY LOCAL BOARD	1.7520	112,721	0	112,721	197.49
BY STATE LAW	3.0950	112,721	0	112,721	348.87
WATER MANAGEMENT	0.0218	100,072	0	100,072	2.18
SHERIFF	0.6850	100,072	0	100,072	68.55
M.S.T.U. LIBRARY	0.3590	100,072	0	100,072	35.93
ESCAMBIA CHILDRENS TRUST	0.4043	100,072	0	100,072	40.46

TOTAL MILLAGE	12.9336	AD VALOREM TAXES	\$1,355.61
LEGAL DESCRIPTION	NOM	-AD VALOREM ASSESSMENTS	
	TAXING AUTHORITY	RATE	AMOUNT
LT 5 OR 3035 P 725 LESS W 70 FT OR 424 P 956 LESS OR 1263 P 862 FOUR STAR ENTERP See Additional Legal on Tax Roll	FP FIRE PROTECTION LK LINCOLN PARK STREE	I LIGHTING	125.33 45.10
		NON-AD VALOREM ASSESSMENTS	\$170.43
Pay online at EscambiaTax	Collector.com	COMBINED TAXES AND ASSESSMENTS	\$1.526.04

Payments must be in U.S. funds drawn from a U.S. bank

	If Paid By Please Pay	Mar 31, 2025 \$1,526.04	Apr 30, 2025 \$1,571.82	May 30, 2025 \$1,606.82		
RETAIN FOR YOUR RECORDS						

2024 REAL ESTATE TAXES DETACH HERE AND RETURN THIS PORTION WITH YOUR PAYMENT

A	CCOUNT NUMBER
	03-0401-000
P	ROPERTY ADDRESS
	829 HOPE DR

ENGLISH OTIS J 3803 N 10TH AVE PENSACOLA, FL 32503-2804 Make checks payable to:

Scott Lunsford, CFC **Escambia County Tax Collector** P.O. BOX 1312 PENSACOLA, FL 32591

Pay online at EscambiaTaxCollector.com

PRIOR YEAR(S) TAXES OUTSTANDING

Payments in U.S. funds from a U.S. bank

PAY ONLY ONE AMOUNT			
AMOUNT IF PAID BY	Mar 31, 2025 1,526.04		
AMOUNT IF PAID BY	Apr 30, 2025 1,571.82		
AMOUNT IF PAID BY	May 30, 2025 1,606.82		
AMOUNT IF PAID BY			
AMOUNT IF PAID BY			

DO NOT FOLD, STAPLE, OR MUTILATE

PAM CHILDERS CLERK OF THE CIRCUIT COU ARCHIVES AND RECORDS CHILDSUPPORT CIRCUIT CIVIL CIRCUIT CRIMINAL COUNTY CRIMINAL DOMESTIC RELATIONS FAMILY LAW JURY ASSEMBLY JUVENILE MENTAL HEALTH MIS OPERATIONAL SERVICES PROBATE TRAFFIC	COUN	TY OF ESCAMBIA OFFICE OF THE FTHE CIRCUIT COURT	BRANCH OFFICES ARCHIVES AND RECORDS JUVENILE DIVISION CENTURY CLERK TO THE BOARD OF COUNTY COMMISSIONERS OFFICIAL RECORDS COUNTY TREASURY AUDITOR	
I		K OF THE CIRCUIT COURT		
		Redeemed From Sale		
Αςςοι	int: 030401000 Certi	ficate Number: 000980 of	2022	
-		PENSACOLA, FL 32503-28		1 05
Clerk's Check #	461385579	Clerk's Total	\$338.08 46,19	1.8-
Tax Collector Check #	1	Tax Collector's Total	\$5,780.00	
	······································	Postage	\$98.40	
· · · · · · · · · · · · · · · · · · ·		Researcher Copies	\$0.00	I
		Recording	\$10.00	I
		Prep Fee	\$7.00	I
		Total Received	4 \$6,433.48	l
		PAM CHILDERS Clerk of the Circuit C Received By Deputy Clerk	Court 407	
	_	alafox Place Ste 110 • PENSACO		

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PAM CHILDERS CLERK OF THE CIRCUIT COURT ARCHIVES AND RECORDS CHILDSUPPORT CIRCUIT CIVIL CURCUIT CRIMINAL COUNTY CIVIL COUNTY CIVIL COUNTY CRIMINAL DOMESTIC RELATIONS FAMILY LAW JURY ASSEMBLY JUVENILE MENTAL HEALTH MIS		F ESCAMBIA F OF THE	BRANCH OFFICES ARCHIVES AND RECORDS JUVENILE DIVISION CENTURY CLERK TO THE BOARD OF COUNTY COMMISSIONERS OFFICIAL RECORDS COUNTY TREASURY AUDITOR	
OPERATIONAL SERVICES PROBATE TRAFFIC		CIRCUIT COURT		
Name OTIS J ENGL	Case # 2022 TD Redeemed Date	3/31/2025	32503-2804	
Clerk's Total = TAXDEED		f	197.85	
Due Tax Collector = TAXDEED		\$5,780.00		
Postage = TD2		\$98.40		
ResearcherCopies = TD6		\$0.00		
Release TDA Notice (Recording) = RECORD2		\$10.00		
Release TDA Notice (Prep Fee) = TD4		\$7.00		
• For Office Use Only				
Date Docket Desc Amount Owed Amount Due Payee Name				
FINANCIAL SUMMARY No Information Available - See Dockets				

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🛱 Search Property 🔓 Property Sheet 当 Lien Holder's 🔞 Redeem 🖪 Redeem New 🖹 Forms 🛠 Courtview 🛠 Benchmark				
Redeemed From Sale				
PAM CHILDERS CLERK OF THE CIRCUIT COURT ESCAMBIA COUNTY, FLORIDA Tax Deed - Redemption Calculator Account: 030401000 Certificate Number: 000980 of 2022				
Redemption Yes V	Application Date 4/22/2024	Interest Rate 18%		
	Final Redemption Payment ESTIMATED	Redemption Overpayment ACTUAL		
	Auction Date 4/2/2025	Redemption Date 3/31/2025		
Months	12	11		
Tax Collector	\$4,893.01	\$4,893.01		
Tax Collector Interest	\$880.74	\$807.35		
Tax Collector Fee	\$6.25	\$6.25		
Total Tax Collector	\$5,780.00	\$5,706.61		
Record TDA Notice	\$17.00	\$17.00		
Clerk Fee	\$119.00	\$119.00		
Sheriff Fee	\$120.00	\$120.00		
Legal Advertisement	\$200.00	\$200.00		
App. Fee Interest	\$82.08	\$75.24		
Total Clerk	\$538.08	\$531.24)C(
Release TDA Notice (Recording)	\$10.00	\$10.00		
Release TDA Notice (Prep Fee)	\$7.00	\$7.00		
Postage	\$98.40	\$98.40		
Researcher Copies	\$0.00	\$0.00		
Total Redemption Amount	\$6,433.48	\$6,353.25		
	Repayment Overpayment Refund Amount	\$80.23		
Book/Page	9147	1738		
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