RESOLUTION NO.: ___17-84____

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF PINELLAS COUNTY, FLORIDA; RESOLUTION DECLARING ONE COUNTY-OWNED PROPERTY SURPLUS, AND AUTHORIZING

CONVEYANCE OF ONE PROPERTY TO THE CITY OF CLEARWATER.

WHEREAS, the property described as: Palm Park, the South 50ft of East 100ft of Lot

32, also known as Parcel Number: 10/29/15/65718/000/0325, hereinafter referred to as the

Property, escheated to the County in accordance with Florida Statute §197.502 (8); and

WHEREAS, the properties referenced in Exhibit "A" are all located within the

municipal boundary of the City of Clearwater; and

WHEREAS, Florida Statute §197.592 (3) requires the County to convey such parcels to

the respective municipalities in which the parcels are located if the Board of County

Commissioners does not acquire the Property for infill development, does not dedicate the

parcels as needed for County purposes, or does not convey the Property to the previous record

fee simple owner; and

WHEREAS, County staff has determined that the Property is not needed for infill or

other County purposed, and restitution of the Property to the previous record owner is not

desired.

NOW, THEREFORE, BE IT RESOLVED by this Board of County Commissioners of

Pinellas County, Florida, in regular session duly assembled on this <u>28th</u> day of <u>November</u>

20_17, that this Board shall declare surplus, and will convey one escheated property to the City

of Clearwater, Florida.

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In a regular meet	ing duly assembled on the	28th	day of _	Nove	ember	, 20 <u>1</u>	7
	Justice						
	was seconded by Commiss						
was:							
NAYS:_	Welch, Eggers, Gerard, June None. TAND NOT VOTING: Lo						

APPROVED AS TO FORM

 $\mathbf{R}_{\mathbf{V}}$

Office of the County Attorney