Filing # 150733860 E-Filed 06/02/2022 12:46:42 PM

IN THE CIRCUIT COURT OF THE 9TH JUDICIAL CIRCUIT IN AND FOR ORANGE COUNTY, FLORIDA

BELLA FLORIDA CONDOMINIUM CASE NO. ASSOCIATION, INC., a Florida non-profit corporation;

Plaintiff,

COMPLAINT

vs.

AMY MERCADO, as Property Appraiser of Orange County, Florida; SCOTT RANDOLPH, as Tax Collector of Orange County, Florida; and JIM ZINGALE, as Executive Director of the State of Florida Department of Revenue,

Defendants.

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Plaintiff, Bella Florida Condominium Association, Inc. ("Taxpayer"), sues Defendants, Amy Mercado, as Property Appraiser of Orange County, Florida ("Property Appraiser"), Scott Randolph, as Tax Collector of Orange County, Florida ("Tax Collector"), and Jim Zingale, as Executive Director of the State of Florida Department of Revenue ("Department") (collectively, "Defendants") and says:

1. This is an action for statutory relief. This Court has jurisdiction pursuant to *Florida* Statutes §§194.036 and 194.171 and venue is proper in this Court since the subject real property, as described below, and the Property Appraiser are located in Orange County, Florida.

 Taxpayer is a Florida non-profit corporation conducting business in Orange County, Florida.

3. The Bella Florida Condominium (the "Timeshare") is a timeshare property located in Orange County, Florida established pursuant to the Florida Vacation Plan and Time Sharing Act.

Pursuant to *Florida Statutes* \S 192.037(1); 194.181 and 721.13, Taxpayer is the managing entity of the Timeshare, is an agent of the Timeshare period titleholders and is authorized to file this action.

Property Appraiser lawfully holds the office of Property Appraiser of Orange County,
Florida. Property Appraiser is charged with the responsibility of discharging the duties of said office.

5. Tax Collector is the duly elected and acting Tax Collector for Orange County, Florida, and is obligated to discharge the duties of said office.

6. Department is named as a defendant to this action as mandated by Florida Statutes \$194.181(5), because the tax assessment is also being contested on the grounds that it is contrary to the laws and Constitution of the State of Florida.

 For the tax year 2021, Property Appraiser has certified market and assessed values of \$130,802,419 as the assessments of the Timeshare units assessed under Parcel Number 23-24-28-0568-99999. Taxpayer is contesting these assessments.

8. Property Appraiser's assessments of the Timeshare units are in excess of the just value of the Timeshare, in violation of *Florida Statutes*, including §§ 193.011 and 192.037, and in violation of Article VII, Section 4 of the Florida Constitution.

9. Property Appraiser's assessments of the Timeshare units are arbitrarily based on appraisal practices which are not professionally accepted appraisal practices nor acceptable mass appraisal standards within Orange County, Florida.

Taxpayer paid the taxes under protest as required under *Florida Statutes §194.171*.
Evidence of said payment is attached hereto and incorporated by reference as Exhibit "A".

11. Taxpayer will be irreparably damaged if Defendants are permitted to keep the collection of tax based on the \$130,802,419 assessments.

12. Property Appraiser's failure to properly consider the factors set forth in *Florida* Statutes §193.011 and all other Florida statutes related thereto renders the tax assessments inaccurate, illegal, arbitrary and violative of established requirements of law in determining just valuation of real property for *ad valorem* taxation purposes.

13. All conditions precedent to filing this action, including Taxpayer's compliance with *Florida Statutes* \$194.171(2), has occurred, been performed, waived or excused.

WHEREFORE, Taxpayer demands entry of a final judgment in its favor and against the Defendants as follows:

 (i) Establishing the just value of the Timeshare and directing such adjustments between the parties as may be necessary in connection therewith, or directing the Property Appraiser to reassess the Timeshare for the 2021 tax year in compliance with Florida law;

(ii) Recalculating the taxes that should have been paid based on an assessment equal to the Timeshare's just value, and ordering a refund to the Taxpayer of the excess amounts paid;

(iii) Awarding costs in favor of Taxpayer pursuant to Florida Statutes §194.192; and

(iv) Granting such other and further relief as this Court deems just and proper.

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DESIGNATION OF SERVICE E-MAIL ADDRESS

Pursuant to Fla. R. Civ. P. 1.080 and Fla. R. Jud. Admin. 2.516, undersigned counsel's designation of his primary e-mail address for service of all papers and pleadings filed in this action is as follows:

servicetax@rvmrlaw.com

Respectfully Submitted,

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By <u>/s/ Jason R. Block</u> Jason Block Florida Bar No. 649279 Jeffrey L. Mandler Florida Bar No. 310883 Spencer Tew Florida Bar No. 537071