

BOARD OF COUNTY COMMISSIONERS

GULF COUNTY, FLORIDA

INFORMATION **AUGUST 24, 2010** **PAGE NO.**

BCC CORRESPONDENCE:

- A) Chairman:
Nomination for Ben Guthrie – State 9-1-1 Board 1

CORRESPONDENCE TO BCC:

- B) Apalachicola Riverkeepers (Environmental Film Festival * August 27-28 in Carrabelle and September 3-4 in Apalachicola) 2
- C) Apalachee Regional Planning Council (E.P.A. Brownfield Assessment Grant Application) 3-4
- D) Chris Doolin (Class I and II Animal Permits Resolution) 5-8
- E) FL Dept of Revenue (Property Appraiser’s 2010-2011 Budget) 9-10
- F) FL Division of Emergency Management (Gulf Comprehensive Emergency Management Plan) 11-12
- G) Gulf County Economic Development Council (Semi-Annual Partnership Meeting * September 9th, 2010 from 4:30 p.m. - 6:30 p.m. at Capital City Bank) 13
- H) United States Bankruptcy Court - Movie Gallery, Inc. (Notice of Bar Date for Filing Administrative Claim Form and Declarations) 14-22
- I) United States Dept of Commerce (U.S. Census Bureau) 23
- J) United States Senate (President of the United States) 24

BOARD OF COUNTY COMMISSIONERS GULF COUNTY, FLORIDA

1

1000 CECIL G. COSTIN, SR. BLVD., ROOM 302, PORT ST. JOE, FLORIDA 32456
PHONE: (850) 229-6106/639-6700 • FAX: (850) 229-9252 • EMAIL: boccc@gulfcounty-fl.gov
WEBSITE: www.gulfcounty-fl.gov

DATE AND TIME OF MEETINGS: SECOND AND FOURTH TUESDAYS AT 6:00 P.M., E.T.

August 16, 2010

RE: Nomination for Mr. Benjamin S. Guthrie-Gulf County-State 911 Board

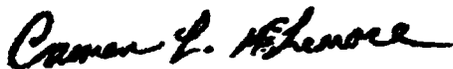
To Whom It May Concern:

Gulf County Board of County Commissioners has approved the support of Benjamin S. Guthrie, our E-911 Coordinator, to serve on the State 911 Board, if so selected. He will be allowed to travel to attend the required meetings as necessary to fulfill the obligations of this position.

Thank you in advance for your consideration of Mr. Guthrie for this position. If you require anything further or have any questions, please do not hesitate to contact Mr. Donald Butler, County Administrator at (850) 229-6111.

Sincerely,

GULF COUNTY BOARD OF COUNTY COMMISSIONERS



Carmen McLemore
Chairman

2010 AUG 18 PM 1:22

FILED FOR RECORDED
RECORDS & REPORTS
CLERK OF GULF COUNTY
GULF COUNTY, FLORIDA

INFORMATION
DATE: 8/24/10

APPALACHICOLA RIVERKEEPER HOSTS



AUG 27/28
GARRABELLE
SEPT 3/4
APPALACHICOLA

ENVIRONMENTAL & FILM FESTIVAL
A Four-Day Festival Featuring Award-winning Environmental Documentaries

General Audience Programs - Kids Welcome - Adults \$5 - Children

TICKETS AVAILABLE AT WWW.RIVERFLIX.ORG

Partners:

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Apalachee Regional Planning Council

Serving Calhoun, Franklin, Gadsden, Gulf, Jackson, Jefferson, Liberty, Leon, and Wakulla Counties and their municipalities

August 10, 2010

The Honorable Carmen McClemore
Gulf County Board of Commissioners
1000 Cecil G. Costin, Sr. Blvd
Port St. Joe, FL 32456

2010 AUG 18 PM 1:22
GULF COUNTY BOARD OF COMMISSIONERS
CLERK OF COURSEY
GULF COUNTY, FLORIDA

Dear Commissioner McClemore:

The Apalachee Regional Planning Council (ARPC) is currently preparing an application for a Brownfields Assessment Grant from the US Environmental Protection Agency (EPA). The intention of the ARPC is to submit to EPA a coalition grant application. An individual application from the ARPC would be eligible for a maximum of \$500,000, however if a coalition is formed to include the ARPC and two or more local governments in the region the maximum available funds for the application would be doubled to \$1,000,000.

At its meeting on July 22, 2010, the ARPC Board formally requested that two or more local governments in the Apalachee region, partner with the ARPC in this endeavor. The ARPC needs to submit to its consultant the list of local government partners willing to participate in the coalition as soon as possible. The current EPA grant application cycle closes in September 2010.

If Gulf County would like to participate with the ARPC in the submission of a coalition EPA Brownfields Assessment grant application, please contact my staff immediately. If awarded, it is the preliminary plan of the ARPC to share \$500,000 in Brownfield Assessment Funds among the partnering local governments and to make available the remaining \$500,000 in Brownfield Assessment Funds to any other interested jurisdictions in the Apalachee region. Other than requiring a minimal amount of local government staff time, there will be no negative fiscal impact to the partnering local governments. If you are interested in participating with the ARPC or need any additional information about the project, please contact Bruce Ballister at 488-6211, ext# 100 or at his email address; bruce.ballister@thearpc.com.

Sincerely,

Charles D. Blume
Executive Director

cc: Don Butler, Gulf County Administrator

20776 Central Avenue East, Suite #1 • Blountstown, Florida 32424
Telephone: (850) 674-4571 • Facsimile • (850) 674-4574 • SUNCOM 771-4417
E-mail: arpc1@gtcom.net

4/10
GULF COUNTY BOARD OF COMMISSIONERS
2 AM 10:32
COUNTY

INFORMATION 3
DATE: 8/24/10 LL

The Apalachee Regional Planning Council Brownfields Program

Why Partner with the ARPC? Under the proposed program, the ARPC is eligible as a region to receive \$1,000,000 rather than the normal \$500,000 for a single entity application. As a partner your local government will receive the professional representation of the top Brownfields professionals in the state. Additionally as a member of the coalition, you will share \$500,000 with the other partnering entities. You will have minimal effort involvement other than your staff's time necessary for minor documentation and advisement. There will be **no** costs to be borne by your jurisdiction. Having a certified assessment on your qualifying properties is the first step in getting redevelopment underway. Lack of the assessment step can keep a key property off the market and out of your plans for decades.

What is a Brownfield, the definition: *"... real property, the expansion, redevelopment, or reuse of which may be complicated by the presence or potential presence of hazardous substances, pollutants, contaminants, controlled substances, petroleum or petroleum products, or is mine-scarred land."*

What kind of pollutants?

- Hazardous Substances
- Petroleum Contamination
- Asbestos & Lead Paint are eligible
- Controlled Substances (e.g., Meth labs)
- Mine-Scarred Lands
- Other perceived environmental contaminants

Benefits:

- Increases local tax base
- Facilitates new job growth
- Utilizes existing infrastructure
- Takes development pressure off of undeveloped land
- Prevents sprawl
- Supports cleaner air and water
- Reduces habitat destruction
- Many more

Successes: Since 1995, EPA has awarded 2,200 Brownfields grants totaling more than \$670M. This has helped:

- Assess more than 14,632 properties.
- Leverage more than \$13.9 billion in Brownfields cleanup and redevelopment funding from the private and public sectors.
- Generate more than 60,212 jobs.

Proposed Program is a Coalition Assessment Program: Up to \$1 million for hazardous substance and/or petroleum (e.g. \$500k hazardous, \$500k petroleum)

- Must include 3 or more eligible entities as partners
- Must assess a minimum of 5 sites
- Coalition members are not eligible to apply for individual Community-wide or Site-specific Assessment grants in the year they apply as part of a coalition.

Donald Butler

From: Gulf County Board of County Commissioners [bocc@gulfcounty-fl.gov]
Sent: Monday, August 16, 2010 8:29 AM
To: dbutler@gulfcounty-fl.gov; 'David Richardson'
Subject: FW: Class I and II Resolution

From: Chris Doolin [mailto:cdoolin@nettally.com]
Sent: Friday, August 13, 2010 11:02 AM
Cc: 'Chris Doolin'; Levy BCC - Lilly Rooks
Subject: Class I and II Resolution

I received several responses to the email on Class I and II animal permits. Apparently the Resolution could not be opened.

I have embedded the text of the Levy Resolution into this email – please use the portions of it for your local email. Also provided below is the website from FWCC on the rules related to these animals and a map of where these sites are located.

The bottom line issue is the Levy County is requesting the FWCC interact with local governments in relation to local comp. planning and zoning in relation to the issuance of these permits. It is felt that FWCC authority preempts local authority in this area and that the local government is not “meaningfully involved” in the consideration of the issuance of these permits in their local communities.

FWCC Rules and Regs.
http://myfwc.com/RULESANDREGS/Rules_Captive_index.htm

Map of Location of Class I and II animals
http://atoll.floridamarine.org/Captive_Wildlife/

Levy County Resolution – to be considered next Tuesday.

Please send Commissioner Rooks and me a copy of any resolution that is adopted by you County

Thank you -

RESOLUTION 2010-

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF LEVY COUNTY, FLORIDA ENCOURAGING THE FLORIDA FISH AND WILDLIFE CONSERVATION COMMISSION TO CONSIDER AND ACKNOWLEDGE LOCAL GOVERNMENT HOME RULE AUTHORITY IN ITS RULE-MAKING AND ENFORCEMENT; NOTIFYING THE FLORIDA LEGISLATURE OF CONFLICTS; REQUESTING COOPERATION BETWEEN THE COMMISSION, THE LEGISLATURE AND LOCAL GOVERNMENTS IN RESOLVING CONFLICTS AND FINDING SOLUTIONS; PROVIDING AN EFFECTIVE DATE.

WHEREAS, Levy County possesses the home rule authority granted in the Florida Constitution and Florida Statutes to exercise the broad powers of self-government, including legislative, quasi-judicial, and enforcement powers related to building codes and zoning and land use within its County borders; and

2010 AUG 18 PM 1:20



DB

WHEREAS, the Florida Fish and Wildlife Conservation Commission (the "FWCC") possesses the powers granted to it pursuant to art. IV, sec. 9 of the Florida Constitution, including the "regulatory and executive powers of the state with respect to wild animal life," which powers are subject to requirements to insure due process in the exercise of its regulatory and executive powers; and

WHEREAS, in the arena of captive wildlife regulation, the local government home rule powers and the FWCC powers can and do provide an opportunity, and the necessity, for mutual cooperation and recognition of each others' powers and authority; and

WHEREAS, local governments' exercise of its legislative and quasi-judicial powers provides the appropriate mechanism to address land use and zoning and building code issues arising from the proposed uses and buildings involved in the possession of captive wildlife, as well as to insure that captive wildlife facilities are located in "appropriate neighborhoods" as directed by Section 379.303, Fla. Stat., and such locations are accomplished with adequate due process; and

WHEREAS, FWCC's exercise of its regulatory and executive powers provides the appropriate mechanism to address the qualifications of persons seeking licenses to possess captive wildlife and the adequacy of proposed animal enclosures to meet the needs and the welfare of the captive wildlife; and

WHEREAS, FWCC's current and proposed regulations purport to govern captive wildlife facility locations, particularly for Class I and Class II animals, without deference to or effective recognition of valid local government zoning ordinances and building codes, which has led to FWCC's issuance of captive wildlife licenses and the construction and location of captive wildlife facilities which may or may not comply with local government zoning and building regulations; and

WHEREAS, FWCC has issued captive wildlife licenses to individuals in Levy County without recognizing the need for separate quasi-judicial zoning reviews that are required under Florida law and Levy County ordinances, which action has effectively placed facilities housing dangerous and potentially incompatible Class I and Class II wildlife in residential neighborhoods without adequate due process for the neighboring property owners or the captive wildlife license holders and without consideration of all factors that are normally considered in a quasi-judicial zoning review, and which action has forced Levy County into avoidable, extensive and costly code compliance actions against property owners; and

WHEREAS, the FWCC's inability to adequately protect the due process rights of all citizens arising from its lack of legislative and quasi-judicial powers necessary to adopt, apply, and enforce a zoning scheme for any given area, becomes apparent in its many attempts to enact regulations governing locations for captive wildlife facilities, and the repeated failure of those regulations to avoid placement of captive wildlife facilities amid other incompatible uses, and the failure to adequately protect public health and safety and due process rights of captive wildlife license holders and adjacent property owners related to land use and zoning; and

WHEREAS, the latest draft changes to current FWCC rules regulating captive wildlife provides only notice to a local government of a pending application for a Class I or Class II license, which still does not adequately protect all parties involved from the potential co-location of incompatible uses, does not adequately provide due process for all affected parties through either legislative or quasi-judicial proceedings, and does not adequately acknowledge the existence or importance of compliance with local building codes or zoning regulations;

NOW THEREFORE, BE IT THEREFORE RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF LEVY COUNTY THAT:

1. The Levy County Board of County Commissioners ("the Board") encourages the FWCC to amend their rules regulating captive wildlife so that those rules and the enforcement thereof acknowledge and recognize local government home rule ability and authority to enact zoning regulations determining appropriate locations of various uses, including the use of the possession or maintenance of captive wildlife as a unique use of property. The Board also encourages the FWCC to amend their rules to require an applicant to display compliance with local government building codes and zoning regulations prior to FWCC issuance of a captive wildlife license, and to have an effective method of such display which includes a meaningful opportunity for participation and acknowledgment by the local government in the license application process.

2. The Florida Legislature is hereby notified of the conflicts in the exercise of the FWCC's constitutional regulatory and executive powers and the exercise of local governments' constitutional and statutory home rule legislative, quasi-judicial, and enforcement powers, created by the FWCC's issuance of licenses for Class I and Class II wildlife in areas that are potentially incompatible for the location of the possession and maintenance of captive wildlife. The Florida Legislature and the FWCC are hereby requested to consider these conflicts and participate with interested local governments in developing solutions whereby the FWCC's regulatory and executive authority to issue captive wildlife licenses to individuals can be conducted in cooperation with local governments' legislative, quasi-judicial, and enforcement powers related to building codes and zoning matters within their jurisdictional boundaries.

3. The Levy County Board of County Commissioners requests that the FWCC cooperate with counties that desire to enact zoning legislation regulating the proper locations for the possession of captive wildlife in its rule-making processes and application of its rules, and that the FWCC refrain from adopting and enforcing rules and issuing licenses for ownership of captive wildlife that effectively allow placement of captive wildlife facilities within zoning districts that do not comply with a county's zoning ordinances or building codes.

4. The Board hereby directs the Clerk of the Circuit Court as Ex-Officio Clerk to the Board to forward a copy of this Resolution to each member of the Florida Fish and Wildlife Conservation Commission, the Executive Director of the Florida Fish and Wildlife Conservation Commission, the Levy County Legislative delegation, the Florida Association of Counties, and the Florida League of Cities.

DULY ADOPTED this the 17th day of August, 2010.

BOARD OF COUNTY COMMISSIONERS
LEVY COUNTY, FLORIDA

Nancy Bell, Chair

ATTEST:
CLERK OF THE CIRCUIT COURT AND
EX-OFFICIO CLERK TO THE BOARD
OF COUNTY COMMISSIONERS

Danny J. Shipp, Clerk

APPROVED AS TO FORM AND

LEGAL SUFFICIENCY:

Anne Bast Brown, County Attorney

susanpc/res/exotic animals dft 1
LR2007-202

Chris Doolin

President – Christian B. Doolin & Associates
Vice – President – Robert P. Jones & Associates
Mobile – 850-508-5492
E-mail – cdoolin@nettally.com



August 13, 2010

Honorable Kesley Colbert, CFA
Gulf County Property Appraiser
1000 Cecil Costin Sr. Blvd., Room 110
Port St. Joe, Florida 32456

Dear Mr. Colbert:

Pursuant to Section 195.087(1)(b), Florida Statutes, the Department of Revenue has made any necessary changes to your 2010-11 budget. The enclosed budget reflects any changes that may have become necessary based upon our review of additional information or testimony that may have been presented.

The above referenced statute provides that this final budget, as approved by the Department of Revenue, may only be amended through a budget amendment requested by the Property Appraiser or an appeal to the Governor and Cabinet sitting as the Administration Commission. The Administration Commission may amend the budget if it finds that any aspect of the budget is unreasonable in light of the workload of the office of the Property Appraiser in the county under review. A written request must be filed no later than 15 days following the public hearing to finalize your county's budget and adoption of millage rates. Appeals may be filed by the Property Appraiser or the presiding officer of the County Commission.

The 2010-11 salary for the official is not yet available from LCIR. Therefore, it will be necessary for this office to make a technical amendment to the budget at a later date to reflect the final salary and any necessary adjustment for matching benefits.

If you have any questions regarding your budget, please feel free to contact me at (850) 617-8845.

Sincerely,

Cathy Galavis (handwritten signature)

Cathy Galavis, Budget Supervisor
Property Tax Oversight Program

CCG/cs

Enclosures

cc: Board of County Commissioners

Child Support Enforcement - Ann Coffin, Director • General Tax Administration - Jim Evers, Director
Property Tax Oversight - James McAdams, Director • Information Services - Tony Powell, Director

www.myflorida.com/dor
Tallahassee, Florida 32399-0100

INFORMATION
DATE: 8/24/10

2010 AUG 12 AM 11:00
PROPERTY TAX
COMMISSIONERS

2010 AUG 18 PM 1:20
PROPERTY TAX
COMMISSIONERS

**PROPERTY APPRAISERS
SUMMARY OF THE 2010-11 BUDGET BY APPROPRIATION CATEGORY**

GULF

COUNTY

8/13/2010
EXHIBIT A

	2009-10	2010-11	2009-10	2010-11	(INCREASE/DECREASE)	2009-10	2010-11	(INCREASE/DECREASE)	
PERSONNEL SERVICES (Sch. 1-1A)	263,946	326,947	139,396	335,065	8,118	2.5%	329,723	2,776	0.8%
OPERATING EXPENSES (Sch. II)	67,141	76,653	6,957	57,422	(19,231)	-25.1%	57,422	(19,231)	-25.1%
OPERATING CAPITAL OUTLAY (Sch. III)	10,605	7,500	0	6,451	(1,049)	-14.0%	6,451	(1,049)	-14.0%
NON-OPERATING (Sch. IV)		5,000		0	(5,000)	-100.0%	0	(5,000)	-100.0%
TOTAL EXPENDITURES	\$341,692	\$416,100	\$146,353	\$398,938	(\$17,162)	-4.1%	\$393,596	(\$22,504)	-5.4%
NUMBER OF POSITIONS	6	6	6	6	0	0.0%	6	0	0.0%

COL (5) - (3) COL (6) / (3)



STATE OF FLORIDA
DIVISION OF EMERGENCY MANAGEMENT

CHARLIE CRIST
Governor

DAVID HALSTEAD
Director

July 29, 2010

Mr. Marshall Nelson, Director
Gulf County Department of Emergency Management
1000 Cecil G. Costin, Sr. Boulevard
Building 500
Port St. Joe, Florida 32456

2010 AUG 18 11:20 AM
COMMISSIONERS

CERTIFIED MAIL – RETURN RECEIPT REQUESTED

Dear Director Nelson:

In accordance with the provisions of Rule Chapter 9G-6 Florida Administrative Code (FAC), the Florida Division of Emergency Management (FDEM) has completed its review of the Gulf Comprehensive Emergency Management Plan (CEMP). The review team has determined that your plan meets the CEMP compliance criteria. We hope that the comments and discussions the review team had with you and your staff during the review will assist you in future planning efforts and enhance the update of your CEMP.

The approved plan must now be adopted by resolution by the Board of County Commissioners within 60 days in accordance with Rule 9G-6.006(10) FAC. You must forward a copy of the adoption resolution and an electronic copy of the adopted plan to FDEM to complete compliance. Failure to adopt the plan by resolution within 60 days will result in a letter of non-compliance unless an extension is requested in accordance with Rule 9G-6.006(10) FAC.

2010 AUG 18 PM 1:20

INFORMATION
DATE: 8/24/10

Mr. Marshall Nelson
July 29, 2010
Page Two

If you have any questions or need additional information regarding the plan's approval, please contact your review team leader Lou Ritter at (850) 487-3079 or by email: louis.ritter@em.myflorida.com.

Sincerely,

A handwritten signature in black ink, appearing to be 'Gwen Keenan', written over the word 'Sincerely,'.

Gwen Keenan, Chief
Bureau of Preparedness

GK/lr/mzd

cc: Carmen L. McLemore, Chairperson of BOCC, Gulf County
Roy Dunn, DEM Regional Coordinator Team Leader
Chris Rietow, RPC Representative
Doug Wright, DEM - Recovery
Miles Anderson, DEM - Mitigation



Please join us!

2010 AUG 18 AM 11:05
COMMISSIONERS

Semi-annual Partnership Meeting

Thursday, September 9, 2010

4:30pm - 6:30pm

Capital City Bank

Community Room, 2nd Floor

504 Monument Avenue

Port St. Joe

2010 AUG 18 PM 1:20

CLERK OF DISTRICT COURT
STATE OF FLORIDA

On the agenda:

North Florida Child Development

INFORMATION
DATE: 8/24/10 LL

Please RSVP by Friday, August 20th
850-229-1901 or info@gulfcountyedc.org

John A. Bicks (NY 2032498)
 Louis A. Curcio (NY 4016267)
 Linda Bechutsky (NY 4642476)
 SONNENSCHN NATH & ROSENTHAL LLP
 1221 Avenue of the Americas
 New York, NY 10020-1089
 Telephone: (212) 768-6700

Michael A. Condyles (VA 27807)
 Peter J. Barrett (VA 46179)
 Jeremy S. Williams (VA 77469)
 KUTAK ROCK LLP
 Bank of America Center
 1111 East Main Street, Suite 800
 Richmond, Virginia 23219-3500
 Telephone: (804) 644-1700

Attorneys for Debtors and Debtors in Possession

**IN THE UNITED STATES BANKRUPTCY COURT
 FOR THE EASTERN DISTRICT OF VIRGINIA
 RICHMOND DIVISION**

In re:) Chapter 11
)
MOVIE GALLERY, INC., et al., ¹) Case No. 10-30696 (DOT)
)
Debtors.)
)

**NOTICE OF BAR DATE FOR FILING
 ADMINISTRATIVE CLAIM FORM AND DECLARATIONS**

PLEASE TAKE NOTICE THAT SEPTEMBER 1, 2010, 2010 AT 5:00 PM PREVAILING PACIFIC TIME HAS BEEN ESTABLISHED AS THE DEADLINE FOR FILING AN ADMINISTRATIVE CLAIM FORM AND DECLARATION IN THE ABOVE-CAPTIONED CASES FOR CLAIMS ARISING AFTER FEBRUARY 2, 2010 AND PRIOR TO JULY 31, 2010. Except as set forth below, all parties asserting administrative expense claims (“Administrative Claims”), as defined in sections 101(5) and 503 (but excluding claims asserted under 503(b)(9)) of 11 U.S.C. §§ 101-1532 (the “Bankruptcy Code”) arising prior to the Cutoff Date (as defined below) are required to file proof of such Administrative Claim (an “Administrative Claim Form and Declaration”) on or before September 1, 2010 at 5:00 p.m. prevailing Pacific time (the “Initial Administrative Claims Bar Date”).

PERSONS OR ENTITIES WHO MUST FILE AN ADMINISTRATIVE CLAIM FORM

On August 2, 2010 the United States Bankruptcy Court for the Eastern District of Virginia (the “Court”) approved an Order (the “Initial Administrative Claims Bar Date Order”) establishing the Initial Administrative Claims Bar Date in the above-referenced Chapter 11 cases. The Initial Administrative Claims Bar Date Order requires persons and entities, including, without limitation, individuals, partnerships, corporations, estates, trusts, indenture trustees, unions and governmental units that assert an Administrative Claim under Bankruptcy Code section 503 (but excluding claims asserted under section 503(b)(9)) arising after the

¹ The Debtors in the cases are Movie Gallery, Inc., Hollywood Entertainment Corporation, Movie Gallery US, LLC, MG Real Estate, LLC, and HEC Real Estate, LLC.

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RECEIVED
 CLERK OF COURT
 U.S. BANKRUPTCY COURT
 EASTERN DISTRICT OF VIRGINIA
 RICHMOND, VA

U.S. BANKRUPTCY COURT
 EASTERN DISTRICT OF VIRGINIA
 RICHMOND, VA

INFORMATION
 DATE: 8/24/10

Commencement Date but on or prior to July 31, 2010, 2010 (the "Cutoff Date") against any of the Debtors, to file an Administrative Claim Form and Declaration. Subject only to the exceptions for claims described in the immediately following section, any person or entity holding an Administrative Claim that arises prior to the Cutoff Date must file an Administrative Claim Form and Declaration on or before the Initial Administrative Claims Bar Date.

ADMINISTRATIVE CLAIMS EXEMPT FROM THE INITIAL ADMINISTRATIVE CLAIMS BAR DATE

The following Administrative Claims are exempt from the Initial Administrative Claims Bar Date, and the holders of such Administrative Claims shall not be required to file an Administrative Claim Form and Declaration with respect to such Administrative Claim:

- (a) Fees and expenses incurred by professionals employed by Order of the Court in the above-referenced cases;
- (b) Administrative Claims of Kurtzman Carson Consultants LLC ("KCC") in the above-referenced cases;
- (c) Fees arising under 28 U.S.C. § 1930(a)(6) (U.S. Trustee Fees) in the above-referenced cases;
- (d) Administrative Claims of the Prepetition Secured Parties arising under, or authorized by, the Final Order (A) Authorizing Use of Cash Collateral, (B) Granting Adequate Protection to Certain Pre-Petition Secured Parties, and (C) Granting Related Relief, entered on February 25, 2010 in these cases (as the same may have been amended, or may be amended, from time to time);
- (e) Administrative claims arising after the Initial Administrative Claims Bar Date in the above-referenced cases;
- (f) Administrative claims arising under 11 U.S.C. § 503(b)(4) in the above-referenced cases;
- (g) Administrative Claims that have already been asserted by the filing of a motion or claim by the holder of such claims on or before the date of this Order; and
- (h) Administrative Claims that have been previously paid or otherwise satisfied on or before the date of this Order.

CONTENTS OF CLAIMS ARISING FROM LEASES

Parties asserting Administrative Claims arising from a lease of nonresidential real property ("Lease") must include the following information on their Administrative Claim Form and Declaration:

1. The store number assigned by the Debtors to the subject Lease, if ascertainable.
2. The address of the store associated with the subject Lease.

- 3. A detailed breakdown of the applicable amounts sought, including, but not limited to:
 - a. rent;
 - b. common area maintenance;
 - c. taxes;
 - d. insurance; and
 - e. clean-up.

In addition, all Administrative Claims arising from the termination of Leases must include or attach documentation to their Administrative Claim Form and Declaration identifying the particular invoices supporting the related asserted Administrative Claims and must attach a copy of the subject Lease.

TIME AND PLACE FOR FILING ADMINISTRATIVE CLAIM FORMS AND DECLARATION

An electronic version of the Administrative Claim Form and Declaration may be downloaded from www.kccllc.net/moviegallery.

For any Administrative Claim Form and Declaration to be timely and properly filed, a person or entity holding an Administrative Claim must file, by electronic mail, regular mail, hand-delivery or overnight courier, an Administrative Claim Form and Declaration and all supporting documentation with the Debtors' claims agent, KCC, at the following addresses:

if by regular mail, hand-delivery or overnight courier:

Movie Gallery Claim Processing
 c/o Kurtzman Carson Consultants LLC
 2335 Alaska Avenue
 El Segundo, California 90245

or if by electronic mail:

MovieGalleryAdminClaims@kccllc.com

Except with respect to the Administrative Claims that are exempt from the Initial Administrative Claims Bar Date as set forth above, all Administrative Claim Form and Declarations and supporting documentation must be submitted in the same format (either hard copy or electronically) or such Administrative Claims will be rejected.

Each Administrative Claim Form and Declaration must be delivered to and received by KCC no later than the Initial Administrative Claims Bar Date. An Administrative Claim Form and Declaration will be deemed filed only when actually received by KCC.

**CONSEQUENCES OF FAILURE TO FILE AN ADMINISTRATIVE
CLAIM FORM AND DECLARATION**

ANY PERSON OR ENTITY HOLDING AN ADMINISTRATIVE CLAIM ARISING BEFORE THE CUTOFF DATE THAT FAILS TO FILE AN ADMINISTRATIVE CLAIM FORM AND DECLARATION ON OR BEFORE THE INITIAL ADMINISTRATIVE CLAIMS BAR DATE SHALL BE FOREVER BARRED AND ESTOPPED FROM ASSERTING SUCH ADMINISTRATIVE CLAIM AGAINST THE DEBTORS, THEIR ESTATES, ANY SUCCESSORS TO THE DEBTORS, OR THE PROPERTY OF ANY OF THEM, ABSENT FURTHER ORDER OF THE COURT.

ADDITIONAL INFORMATION

It is strongly recommended that you consult counsel regarding the filing of an Administrative Claim Form and Declaration. If you require additional information regarding the filing of an Administrative Claim, you may contact counsel for the Debtors in writing at the addresses listed above. Counsel for the Debtors cannot provide you with legal advice.

GENERAL INFORMATION

Please provide the following general information:

Name of Creditor:	
Contact Information	Name: _____
	Address: _____

	Tel: _____
	Fax: _____
	Email: _____
Date Claim Arose:	
Total Amount of Claim:	
Debtor Claim Asserted Against:	<input type="checkbox"/> Movie Gallery, Inc. Case No.10-30696 <input type="checkbox"/> Hollywood Entertainment Corporation Case No. 10-30695 <input type="checkbox"/> Movie Gallery US, LLC Case No. 10-30697 <input type="checkbox"/> MG Real Estate, LLC Case No. 10-30698 <input type="checkbox"/> HEC Real Estate, LLC Case No. 10-30700

FOR LANDLORDS ONLY: POST-PETITION RENT AND OTHER POSTPETITION AMOUNTS DUE

1. Landlords asserting claims for rent, common area maintenance, taxes, insurance or any other charges due under a lease with a Debtor must complete the table below. This form is only for such charges that relate to the Debtors' use and occupancy of a leased property after February 2, 2010, and not for any charges that relate to such use and occupancy prior to February 2, 2010.

2. Copies of all relevant documentation should be attached to this form, including, a copy of the lease and copies of all relevant invoices and/or tax bills. Landlords asserting administrative claims on account of more than one property leased to the Debtors should complete one chart for each such property, attaching in each instance copies of all relevant documentation as set forth above.

If you are a landlord, please provide the following information:

Date of Lease:			
Debtor Party to Lease:			
Store Address:			
Store Number:			
Claim Calculation: *only complete each section if the lease obligates a debtor to pay such amount	Category of Claim	Amount	Time Period
	Base Rent Unpaid after February 2, 2010:		
	CAM Charges Unpaid after February 2, 2010:		
	Taxes Unpaid after February 2, 2010 (for any period after February 2, 2010)		
	Insurance Unpaid after February 2, 2010 (for any coverage after February 2, 2010)		
	Other Charges Due Under Lease after February 2, 2010: <i>Explanation of Other Charges:</i>		
	TOTAL:		

ALL HOLDERS OF ADMINISTRATIVE EXPENSE CLAIMS OTHER THAN LANDLORDS

3. Any administrative claimant other than a landlord must provide sufficient information in the space below to allow the Debtors to properly evaluate their administrative claim. Such description should include the basis for such claim, the amount sought, and the period during which such claim arose. Copies of all relevant documentation, or, if such relevant documentation is voluminous, a summary thereof should be attached to this form.

4. A detailed calculation of the administrative claim asserted in connection with this form and declaration should be provided in the space below or, if necessary, in a spreadsheet and/or written summary submitted as an exhibit.

Dates Claim Arose:	
Description of Administrative Claim:	
Detailed Calculation of Claim	

CERTIFICATION OF AUTHORIZED REPRESENTATIVE OF ADMINISTRATIVE CLAIMANT

5. This form and declaration constitutes the above-identified administrative claimant's support and evidence of a claim arising under 11 U.S.C. § 503(b) of the Bankruptcy Code. It constitutes a sworn statement given pursuant to 28 U.S.C. § 1746 and is provided under penalty of perjury.

6. By executing this form and declaration, each signatory certifies that they are authorized to assert an administrative claim on their own behalf or on behalf of the administrative claimant identified in this form and declaration.

I declare, under penalty of perjury under the laws of the United States of America, that the foregoing is true and correct.

Name: _____
Title: _____

Executed on _____, 2010



July, 6, 2010

Lynn Lanier
Gulf County CCC
1000 Cecil G. Costin Sr Blvd Rm 302
Port Saint Joe, Florida 32456

2010 AUG 18 AM 7:18
COMMUNICATIONS SECTION

Dear Lynn Lanier,

This letter is to express appreciation for the support received from the Gulf County CCC in helping the U.S. Census Bureau to achieve a complete and accurate census count in 2010. Conducting the decennial census is a massive and vitally important undertaking—one which the Census Bureau could only accomplish with the assistance and support of partners like you. We value the time and resources the Gulf County CCC dedicated in helping to ensure a successful 2010 Census.

Your commitment to motivate the public to complete and return the census form will have a lasting impact. As a census partner, you can take pride in knowing that the civic involvement demonstrated by Gulf County CCC helped ensure that the communities you serve are accurately represented in Congress and eligible for the funding needed for important community programs, services and facilities. The 2010 Census data will aid your community and government in making strategically and fiscally sound decisions to spur and sustain economic development and growth, and improve the quality of life in every neighborhood.

Once again, thank you for your contributions and unparalleled efforts to the 2010 Census to assure Florida residents are accurately reflected in the 2010 *Portrait of America*. Your partnership is appreciated and we look forward to continued opportunities to work together in the future.

Sincerely,

George Grandy, Jr.
Atlanta Regional Director

2010 AUG 18 PM 1:20
COMMUNICATIONS SECTION



United States Senate
WASHINGTON, DC 20510-0905

BILL NELSON
FLORIDA

August 16, 2010

The President of the United States
The White House
1600 Pennsylvania Avenue, NW
Washington, D.C. 20500

Dear Mr. President:

I hope you enjoyed your recent visit to Florida.

Over the past several months, the people of the Gulf Coast have endured an environmental and economic disaster. Your efforts to secure a \$20 billion escrow fund from BP to pay for lost income should go a long way towards helping people get through this crisis.

However, current guidelines for the escrow account state that claims from local governments should still be reviewed by BP, not the Gulf Coast Claims Facility. I've talked to many county officials from across Florida who are frustrated with the claims process for their expenses thus far, as it has already taken months for some local governments to be reimbursed for costs they incurred responding to the oil spill.

That's why I'm asking that you expand the role of the Gulf Coast Claims Facility, overseen by Ken Feinberg, to cover claims made by state and local governments.

Thank you for your consideration of this request.

Sincerely,

Bill Nelson

Cc: Carol Browner, Assistant to the President for Energy and Climate Change

2010 AUG 17 AM 9:59

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 07-11-2011 BY 60322
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