FRS-LB, L.L.C.; FRS-LB#1, L.L.C.; FRS-LB #3, L.L.C.; FRS-GA, L.L.C.



AGREED-UPON PROCEDURES REPORT ISSUED JANUARY 12, 2022

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LOUISIANA LEGISLATIVE AUDITOR MICHAEL J. "MIKE" WAGUESPACK, CPA

January 10, 2022

Independent Accountant's Report on the Application of Agreed-Upon Procedures

STEVEN STOCKSTILL, MANAGER FRS-LB, L.L.C.; FRS-LB#1, L.L.C.; FRS-LB#2, L.L.C.; AND FRS-GA, L.L.C.

Baton Rouge, Louisiana

subject matter, including compliance with contract terms. the period July 1, 2020, through June 30, 2021. The Companies' Manager is responsible for this contracts, payments made by the Companies, including compliance with contract terms, L.L.C.; FRS-LB#3, L.L.C.; and FRS-GA, L.L.C. ("the Companies") third-party management Companies' bank accounts, third-party management bank accounts, and proceeds from sales for We have performed the procedures enumerated below related to FRS-LB, L.L.C.; FRS-LB#1,

determining whether the procedures performed are appropriate for their purposes and may not meet the needs of all users of this report and, as such, users are responsible for purpose. The procedures performed may not address all the items of interest to a user of this report the intended purpose of assisting the Companies' Manager, in part, with determining whether the Manager has agreed to and acknowledged that the procedures performed are appropriate to meet of the engagement and reporting on findings based on the procedures performed. The Companies' that the engaging party has agreed to and acknowledged to be appropriate for the intended purpose Companies complied with the contract terms. An agreed-upon procedures engagement involves the practitioner performing specific procedures This report may not be suitable for any other

The procedures that we performed and our findings are as follows:

AGREED-UPON PROCEDURES

management company: on reports and policies submitted to the respective companies by the third-party the period July 1, 2020, through June 30, 2021, and performed the following procedures relating to FRS-LB#1, L.L.C.; FRS-LB#3, L.L.C.; and FRS-GA, L.L.C. in effect during We inspected the three third-party management company contracts of the Companies (a) Confirmed that each third-party management company obtained insurance and coverage limits set forth in the contract.

We noted the following exceptions:

- There was a lapse in coverage for FRS-LB#3, L.L.C. for the period of September 16, 2019, through September 13, 2020. A new policy was obtained effective September 14, 2020.
- The coverage limits obtained by all three companies are less than the single limit per occurrence specified in the contract.

No other exceptions were found as a result of this procedure.

(b) Confirmed that each third-party management company submitted an operating budget to the respective company for approval 60 days prior to the start of fiscal year 2021.

We found no exceptions as a result of this procedure.

(c) Confirmed that each third-party management company submitted a detailed cash operating statement to the respective company within 30 days of each quarter end.

We found no exceptions as a result of this procedure.

- 2. We obtained supporting documentation (such as approval memorandums, invoices, budgets, bank statements, contracts, etc.) for 100% of the payments made by the Companies during the period July 1, 2020, through June 30, 2021, and performed the following procedures:
 - (a) Inspected payment dates to ensure that payments were made by the due date or within 30 days of invoice receipt, as applicable.

We noted two payments made more than 30 days after invoice receipt. One payment was made five days late and the other payment was made 36 days late.

No other exceptions were found as a result of this procedure.

(b) Inspected the payment supporting documentation for authorized signature/approval prior to payment.

We found no exceptions as a result of this procedure.

(c) Agreed the payment to the supporting documentation.

We found no exceptions as a result of this procedure. However, during our procedures, we identified other matters related to the subject matter as follows:

We noted that FRS-LB#1, L.L.C paid a legal invoice in August 2020 which contained services that were also billed and paid in July 2020, totaling \$1,156.50, resulting in a duplicate payment for those services.

(d) Reviewed payments for adherence to the contract terms, where applicable.

We found no exceptions as a result of this procedure.

- 3. We obtained all bank reconciliations during the period July 1, 2020, through June 30, 2021, for the four bank accounts maintained by the Companies and performed the following procedures on each reconciliation:
 - (a) Confirmed that the bank statement was reviewed by the Manager.

We noted the February 2021 bank statement for FRS-LB#1, L.L.C. did not have evidence that it was reviewed by the Manager as of December 8, 2021.

No other exceptions were found as a result of this procedure.

- (b) Confirmed that the reconciliation was reviewed by someone other than the preparer.
 - We found no exceptions as a result of this procedure.
- (c) Recalculated the reconciliation to ensure mathematically correct and reported any differences in excess of \$1.
 - We found no exceptions as a result of this procedure.
- (d) Traced the balances on the reconciliation to the bank statement and the general ledger, as applicable, and reported any differences in excess of \$1.
 - We found no exceptions as a result of this procedure.
- (e) Examined supporting documentation to determine that outstanding items in existence for longer than six months are currently being researched by management.
 - There were no outstanding items in existence for longer than six months on the bank reconciliations provided for the period July 1, 2020, through June 30, 2021.
- 4. We obtained all third-party management bank statements during the period July 1, 2020, through June 30, 2021, and confirmed that each bank statement was reviewed by the Manager.
 - We found no exceptions as a result of this procedure.
- 5. We were engaged to inspect sales agreements for property sold during the period July 1, 2020, through June 30, 2021, and perform agreed-upon procedures on the related cash receipts. We obtained management's representation that there were no sales

agreements for property sold during the period July 1, 2020, through June 30, 2021. Therefore, no further procedures were performed.

We were engaged by the Companies' Manager to perform this agreed-upon procedures engagement and conducted our engagement in accordance with attestation standards established by the AIPCA. We were not engaged to and did not conduct an examination or review engagement, the objective of which would be the expression of an opinion or conclusion, respectively, on the Companies' third-party management contracts, payments made by the Companies, including compliance with contracts, the Companies' bank accounts, third-party management bank accounts, and proceeds from sales for the period July 1, 2020, through June 30, 2021. Accordingly, we do not express such an opinion or conclusion. Had we performed additional procedures, other matters might have come to our attention that would have been reported to you.

We are required to be independent of the Companies, and the Companies' Manager, and to meet our ethical responsibilities, in accordance with the relevant ethical requirements related to our agreed-upon procedures engagement.

This report is intended solely for the information and use of the Companies' Manager, and the Companies' respective advisory committees, which are comprised of all members of the Firefighters' Retirement System Board of Trustees, and is not intended to be, and should not be, used by anyone other than the specified parties. By provisions of state law, this report is a public document, and it has been distributed to appropriate public officials.

Respectfully submitted,

Michael J. "Mike" Waguespack, CPA

Legislative Auditor

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FRS-AUP-RE 2021