

2015 DEC 18 A IO: 12

## STATE OF FLORIDA DIVISION OF ADMINISTRATIVE HEARINGS

CENTRAL PALACE SERVICES, INC., d/b/a CENTRAL PALACE RESIDENTIAL,

Petitioner. **DOAH No.:** 19-3446 v. **AHCA No.:** 2019003215 STATE OF FLORIDA, AGENCY FOR RENDITION NO.: AHCA- 19 -0981 -S-OLC HEALTH CARE ADMINISTRATION, Respondent. STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION Petitioner, v. AHCA Nos.: 2018017839 CENTRAL PALACE SERVICES, INC., 2018017842 d/b/a CENTRAL PALACE RESIDENTIAL, 2019003217 Respondent.

## **FINAL ORDER**

Having reviewed the Notice of Intent to Deny and all other matters of record, the Agency for Health Care Administration finds and concludes as follows:

- 1. The Agency issued the attached Notice of Intent to Deny letter to Central Palace Services, Inc. d/b/a Central Palace Residential ("Central Palace"). (Ex. 1) The parties have since entered into the attached Settlement Agreement, which is adopted and incorporated by reference into this Final Order. (Ex. 2).
- 2. Central Palace shall pay fourteen thousand (\$14,000.00) in administrative fines and fees to the Agency If full payment has not been made, payment is due within 60 days of the Final Order. Overdue amounts are subject to statutory interest and may be referred to collections. A check made payable to the "Agency for Health Care Administration" and containing the AHCA ten-digit case number should be sent to:

Central Intake Unit Agency for Health Care Administration 2727 Mahan Drive, Mail Stop 61 Tallahassee, Florida 32308

3. The Agency's NOI letter of March 28, 2019 shall be deemed administratively withdrawn and any hearing requests from Petitioner shall be deemed withdrawn.

ORDERED at Tallahassee, Florida, on this / g day of December, 2019

Mary C Mayhew, Secretary

Agency for Health Care Administration

## NOTICE OF RIGHT TO JUDICIAL REVIEW

A party who is adversely affected by this Final Order is entitled to judicial review, which shall be instituted by filing one copy of a notice of appeal with the Agency Clerk of AHCA, and a second copy, along with filing fee as prescribed by law, with the District Court of Appeal in the appellate district where the Agency maintains its headquarters or where a party resides. Review of proceedings shall be conducted in accordance with the Florida appellate rules. The Notice of Appeal must be filed within 30 days of rendition of the order to be reviewed.

## **CERTIFICATE OF SERVICE**

Richard J. Shoop, Agency Clerk

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