

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

2020-CA-006077

CASE NO.: _____

XHR ORLANDO CYPRESS, LLC, and
GRAND CYPRESS ORLANDO, LLC,

Plaintiffs,

vs.

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

Defendants.

COMPLAINT

COME NOW the Plaintiffs, XHR ORLANDO CYPRESS, LLC and GRAND CYPRESS ORLANDO, LLC, and sue the Defendants, RICK SINGH, as the Property Appraiser of Orange County, Florida; SCOTT RANDOLPH, as the Tax Collector of Orange County, Florida; and JIM ZINGALE, as the Executive Director of the Florida Department of Revenue, and, as their cause of action, would state as follows:

1. The Plaintiffs, XHR ORLANDO CYPRESS, LLC and GRAND CYPRESS ORLANDO, LLC (hereinafter "Plaintiffs"), own real property located in Orange County, Florida, consisting of five commercial parcels collectively known as the Hyatt Regency Grand Cypress, the valuation of which properties for ad valorem tax purposes is the subject matter of this action.

2. The parcels are more fully described in the records of the Property Appraiser and Tax Collector under the following Parcel Identification Number ("the subject properties"):

Owner	Parcel ID
Xhr Orlando Cypress, LLC	21-24-28-3125-00-010
Grand Cypress Orlando, LLC	21-24-28-3125-00-030
Xhr Orlando Cypress, LLC	21-24-28-3125-00-040
Grand Cypress Orlando, LLC	21-24-28-3125-00-060
Grand Cypress Orlando, LLC	21-24-28-3125-00-130

3. The Defendant, RICK SINGH, is the Property Appraiser of Orange County, Florida (hereinafter the "Property Appraiser"), and is sued herein in his official capacity, and not individually.

4. The Defendant, SCOTT RANDOLPH, is the Tax Collector of Orange County, Florida (hereinafter the "Tax Collector"), and is sued herein in his official capacity, and not individually.

5. The Defendant, JIM ZINGALE, is the Executive Director of the Florida Department of Revenue (hereinafter the "DOR"), and is sued herein in his official capacity, and not individually.

6. This Court has jurisdiction of this matter pursuant to Section 194.171(1) of the Florida Statutes.

7. Venue for this action lies in Orange County, Florida pursuant to Section 194.171(1) of the Florida Statutes.

8. Plaintiffs are now, and were on January 1, 2019, responsible for the property taxes on the subject properties located in Orange County, the legal description of which is contained in the Property Appraiser's records as listed in Paragraph above.

9. The Orange County Value Adjustment Board issued its Final Decisions on the subject properties on April 14, 2020. These final decisions were mailed on or around April 22, 2020.

10. This action has been timely filed, and all conditions precedent to the filing of this suit have been satisfied.

11. This is an action by Plaintiffs contesting the legality and validity of the 2019 ad valorem assessments (market values and assessed values) on the aforesaid tax parcels.

12. At all times material to this cause of action, the Property Appraiser was responsible for properly assessing the value of Plaintiffs' parcels in accordance with Florida law.

13. The Tax Collector has the statutory duty to collect the taxes resulting from the assessment of the subject properties. The Tax Collector is joined as a nominal party defendant for the purpose of providing timely notice of this action and to provide this Court with jurisdiction over the Tax Collector to direct a refund of taxes paid upon granting of the relief requested herein.

14. The DOR is joined as a party defendant pursuant to Section 194.181 of the Florida Statutes.

15. The real property for which Plaintiffs are responsible for property taxes are subject to assessment by the Property Appraiser for ad valorem tax purposes. Section 192.001(12) of the Florida Statutes defines "real property" to mean "land, buildings, fixtures, and all other improvements to land."

16. As of the filing of this action, the market values and assessed values assigned to the subject properties for 2019 are:

Parcel ID	Market Value	Assessed Value
21-24-28-3125-00-010	\$162,954,537	\$162,954,537
21-24-28-3125-00-030	\$1,096,941	\$1,047,449
21-24-28-3125-00-040	\$1,570,015	\$1,570,015
21-24-28-3125-00-060	\$2,058,447	\$2,058,447
21-24-28-3125-00-130	\$438,922	\$412,512

17. These assessments exceed the just and fair market values of the subject properties, are unlawful, invalid, and/or are not within the range of reasonable assessments because:

- (a) Section 193.011 of the Florida Statutes was not properly or lawfully considered by the Property Appraiser;
- (b) The Property Appraiser has unlawfully, systematically, and intentionally substituted his own assessment policy instead of following the mandates of Section 193.011 of the Florida Statutes and the Florida Constitution with regard to valuing real property for ad valorem tax purposes;
- (c) The assessments are discriminatory in that the assessments are at a higher valuation than other taxable property of like class, nature, character, use, and condition located in Orange County, Florida;
- (d) The assessments are arbitrarily based on valuation practices which are different from the valuation practices generally applied to comparable properties within the same class and within Orange County, Florida;
- (e) The assessments include the value of certain intangible property, in violation of Article VII, Section 1(a) of the Florida Constitution; and/or
- (f) The method of assessment used by the Property Appraiser was unrealistic, unjust, excessive, arbitrary, and is in violation of the general laws of the State of Florida cited above and Article I, Section 4 and Article VII of the Florida Constitution, and violates

the valuation methods and practices set forth in the Uniform Standards of Professional Appraisal Practice (USPAP).

18. As a result of the foregoing over-valuations, the 2019 market values and assessed values greatly exceed the just values of the subject properties, and the ad valorem taxes resulting therefrom substantially exceed the taxes which would have been levied on the subject properties had they been properly assessed.

19. Plaintiffs have paid the taxes due on the subject properties for 2019, less the 4% discount for early payment in November, but payment of these taxes is not an admission that the taxes were due and does not prejudice the right to bring this action. Verification of payment of the taxes to the Tax Collector on these parcels is attached hereto as Composite Exhibit "A" and incorporated herein by this reference.

20. Plaintiffs have complied with all conditions precedent to the filing of this action.

WHEREFORE, the Plaintiffs, XHR ORLANDO GRAND CYPRESS, LLC and GRAND CYPRESS ORLANDO, LLC, respectfully pray for the Court to render a judgment decreeing (a) that the assessed values and market values of the subject properties for 2019 exceed just value and/or the subject properties were unlawfully, unequally, and/or invalidly over-assessed for 2019; (b) that the Court establish and declare the lawful amounts of the 2019 assessed values and market values or, in the alternative, that the Court remand these assessments to the Property Appraiser with instructions to comply with the provisions of the Florida Statutes and the Florida Constitution; (c) that the 2019 assessments and the resulting taxes be set aside to the extent the same exceed the just or fair market values of the subject properties; and (d) that the judgment further decree that Plaintiffs, XHR ORLANDO GRAND CYPRESS, LLC and GRAND CYPRESS ORLANDO, LLC, are entitled to a refund of taxes paid to the extent that the amounts

previously paid exceed the amount of taxes which would be owed on corrected assessments, and such tax refunds shall be promptly paid by the Tax Collector within thirty (30) days of entry of a Final Judgment by this Court, along with any statutory interest. Further, Plaintiffs, XHR ORLANDO GRAND CYPRESS, LLC and GRAND CYPRESS ORLANDO, LLC, would request that they be granted such other and further relief as the Court may deem just and proper, as well as the costs of this action.

LOWNDES, DROSDICK, DOSTER, KANTOR &
REED, P.A.

By: /s/ S. Brendan Lynch

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