

\$4,895,000
**THE COUNTY COMMISSION OF HARRISON COUNTY (WEST VIRGINIA)
TAX INCREMENT REVENUE AND REFUNDING BONDS
(CHARLES POINTE PROJECT NO. 2 - NORTH LAND BAY IMPROVEMENTS)
SERIES 2008A**

DEVELOPER'S CONTINUING DISCLOSURE STATEMENT

QUARTERLY DEVELOPMENT UPDATE – PERIOD ENDING DECEMBER 31, 2008

Attn: Keenan Rice
MuniCap, Inc.
6760 Alexander Bell Drive, Suite 220
Columbia, MD 21046

In accordance with Section 2(b) of the “Continuing Disclosure Agreement” dated March 5, 2008 (the “Disclosure Agreement”), by and among The Huntington National Bank, as trustee (the “Trustee”), The County Commission of Harrison County (the “County Commission”), and MuniCap, Inc. (the “Administrator”), the Administrator is required, no later than 45 days after the end of the quarter, to provide quarterly development updates from the Developer to each Repository and to the Bondholders. The Disclosure Agreement requires the Administrator to provide such quarterly reports until the certified value of the property in the Development District equals an amount that produces tax increment revenues sufficient to pay the maximum annual debt service on the Bonds

Genesis Partners, Limited Partnership (the “Developer”) hereby provides the following quarterly development updates report to the Administrator as of December 31, 2008, concerning the construction of certain public improvements in the South Land Bay (the “North Land Bay”) portion of Harrison County Development District No. 2 – Charles Pointe (the “Development District”). This Report is being issued in relation to The County Commission of Harrison County (West Virginia) Tax Increment Revenue and Refunding Bonds (Charles Pointe Project No. 2 – North Land Bay Improvements – Series 2008 A, issued on March 5, 2008 in the original principal amount of \$4,895,000, (the “Bonds”). The Bonds refinance a portion of the costs of the Series 2006A Project and finance the costs of (i) Bridgeport Conference Center Improvements; (ii) park area and pedestrian improvements; (iii) sign acquisition; (iv) construction of a roadway and sewer line; (v) construction of a storm water management system; and (vi) roadway (the “Project”). The portion of the Project completed at the time of the issuance of the Bonds was (i) sign acquisition; (ii) roadway construction; and (iii) sewer line construction. A portion of the proceeds of the Bonds were used to reimburse the Developer for the cost of completing these projects. The uncompleted portion of the Project at the time of issuance of the Bonds was (i) roadway realignment; (ii) construction of stormwater lines; (iii) Bridgeport Conference Center Improvements; and (iv) park area and pedestrian improvements.

The information provided in this report is not intended to supplement the information provided in the Limited Offering Memorandum dated February 14, 2008 with respect to the offering of the bonds. This Report is provided to comply with the specific requirements of the Disclosure Agreement and information specifically requested by the Administrator. No representation is made as to the materiality or completeness of the information provided in this Report or as to whether other relevant information exists with respect to the period covered by this Report. Other matters or events may have occurred or become known during or since that period that may be material. All information is provided as of December 31, 2008, unless otherwise stated, and no representation is made that the information contained herein is indicative of information that may pertain to events or circumstances that have occurred since the end of the period covered by this report or that may occur in the future. All terms having initial capitalization and not defined herein shall have the same meanings set forth in a Limited Offering Memorandum dated February 14, 2008.

1) Completion of the Public Improvements

A) Public Improvements Budget:

Public Improvement	Original Budget	Budget Changes	Revised Budget	Spent to Date	Percent Complete
North Land Bay Infrastructure, Conference Center Improvements, Park Area & Pedestrian Improvements, and Sign Acquisition	\$1,200,000	\$0	\$1,200,000	\$1,107,320.81	93%
Total	\$1,200,000	\$0	\$1,200,000	\$1,107,320.81	93%

Note: The Original Budget in the preceding table reflects the Opinion of Probable Cost by Kimley-Horn & Associates, the Project Engineer, as of March 5, 2008 and set forth in Appendix C – Exhibit I of the Limited Offering Statement.

B) Status of Construction of the Project:

(i) Status of Conference Center Improvements

As of December 31, 2008, 67% of the Conference Center Improvements have been made.

(ii) Status of Addendum II to North Land Bay Infrastructure Phase II

Addendum II to a construction contract in the amount of \$616,662.53 was executed between Genesis Partners, Limited Partnership, as owner, and J.F. Allen Company, PO Box 2049, Buckhannon, WV, 26201, as contractor. Included in the contract Addendum II are the following:

- (a) Primary storm water collection and conveyance structures
- (b) Roadway Realignment (Asphalt with concrete curb and gutter)

As of December 31, 2008, the Addendum II project was 96.3% complete. Percentage of completion determined for purposes of this Section 1 is equal to a fraction of which the numerator is the cost incurred through December 31, 2008 on this Addendum II to North Land Bay Infrastructure Phase II and the denominator is the total Addendum II to North Land Bay Infrastructure Phase II contract amount.

2) Status of Financing of the Project and Private Development:

A) Loans Secured by Property Located in the North Land Bay:

Huntington National Bank - LOC

- Purpose of loan: Construction
- Principal amount: \$1,000,000
- Amount drawn through 12/31/08: \$1,000,000
- Amount repaid through 12/31/08: \$0.00
- Balance at 12/31/08: \$1,000,000
- Interest rate: 3.00%

Fifth Third Bank Loan - LOC

- Purpose of loan: Construction
- Principal amount: \$3,011,940
- Amount drawn through 12/31/08: \$3,011,206
- Amount repaid through 12/31/08: \$654,115
- Balance at 12/31/08: \$2,357,091
- Interest rate: 4.00%

Huntington National Bank - LOC

- Purpose of loan: Construction
- Principal amount: \$4,600,000
- Amount drawn through 12/31/08: \$4,594,029
- Amount repaid through 12/31/08: \$0.00
- Balance at 12/31/08: \$4,594,029
- Interest rate: 4.00%

- B) Event of Default on any Loan:** The Developer has not received formal written notice of a default and it is not aware of any default event of which the giving of notice or passage of time would constitute a default on any loan securing property located in the North Land Bay, as described in Section 2(A).
- C) Liens:** To the best of Developer's knowledge, without having conducted a lien search or other review of other relevant county records, there are no other liens secured by the property owned by the Developer in the North Land Bay other than deed of trust liens related to the secured loans identified in Section 2(A) above and the statutory liens granted under West Virginia Code.
- D) Availability of Funds to Complete the Project:** Based on information and belief, the Developer believes that it has access to sufficient funds to finance the completion of the Project.
- E) Availability of Funds to the Developer to Complete the Private Development of the North Land Bay:** Based on information and belief, the Developer believes that it has access to sufficient funds available to finance the completion of the Master Plan as described in the Limited Offering Memorandum, as modified from time to time.

3) Government Permits and Approvals:

Permit/Approval	Permitting Agency	Approval Status
Water Resources Permit (USACE 404 CWA and WVDEP 401 CWA Water Quality Certification)	WV Department of Environment Protection	Approved
Adequate Public Facilities	City of Bridgeport	Approved
Zoning	City of Bridgeport	Approved
City Approval of Construction Plans	City of Bridgeport	Approved
Subdivision Plat Approval		Approved
Health Department Water and Sewer Permit	WV Department of Health City of Bridgeport	Approved
WVDOH Entrance permit and Utility Permit	WV Division of Highways	Approved
Department of Environmental Protection (NPDES permit and GPP approval)	West Virginia Department of Environment Protection	Approved
Grading Permit	City of Bridgeport	Approved
Building Permit	City of Bridgeport	Approved

4. Residential - Status of Sales and Lease

A. Status of Lot Sales and Closings with Buyers:

Buyers	Lot Type	Lots Under Contract	Lots Settled	Average Sales Price
N/A	N/A	N/A	N/A	N/A
Total				

B. Status of Building Permits, Unit Sales and Closings: The following Building Permits, Unit Sales and Closings occurred within North Land Bay during the period of October 1, 2008 to December 31, 2008. Unit includes Lot and Home.

Residential Type	Planned Number of Units	Building Permits Issued	Units Sold	Units Closed	Average Unit Sales Price
Multi-family	288	2	1	1	139,900
Total	288	2	1	1	139,900

- 5) **Commercial - Status of Property Sales and Leasing:** The following Property Sales and Leases occurred within North Land Bay during the period of October 1, 2008 to December 31, 2008.

A) **Property Sales and Closings:**

Buyer	Area in Acres	Proposed Use	Date Closed
N/A	N/A	N/A	
Total			

B) **Status of Leasing:**

Development Type	Tenant	Square Feet	Percent of the Total
Office Leases			
	Petroleum Dev. Corp.	17,582	34%
	Toothman Rice, P.L.L.C.	4,887	9%
Subtotal-Office			
Convenience Center			
	N/A	N/A	
Subtotal-Office			
Other Office Leases			
Retail Leases			
	N/A	N/A	
Subtotal-Retail			
Total			

- 6) **Legislative, Administrative or Judicial Challenges:** To the best of Developer's knowledge, no litigation is pending or threatened in any court, and no administrative challenge has been initiated, seeking to enjoin or restrain the construction of the Project. Additionally, the Developer is not aware of any pending legislation that would materially and adversely affect the Developer's ability to complete the Project.
- 7) **Amendments or Supplements to Existing Contracts Concerning the Project:** On September 27, 2006, a construction contract in the amount of \$1,484,716.60 was executed between Genesis Partners, Limited Partnership, as owners, and J.F. Allen Company, PO Box 2049, Buckhannon, WV, 26201, as contractor. An amendment to this contract in the form of Addendum II in the amount of \$616,662.53

(described in Section 1B (ii) above) was executed between Genesis Partners, Limited Partnership, as owner, and J.F. Allen Company, as contractor. See Section 1(B)(ii).

- 8) **Other Comments:** As of December 31, 2008, construction of a 57,000+ square foot commercial office building is complete. Executed office leases as of December 31, 2008 are identified in Section 5(B).
- 9) **Reporting of Significant Events:** To the best of the Developer' knowledge, no Significant Event as described in Exhibit A attached hereto has occurred during the period of October 1, 2008 to December 31, 2008.

GENESIS PARTNERS, LIMITED PARTNERSHIP

By: Genesis Partners, Limited Partnership

By: JA Cotton

Title: PRESIDENT, JFALCOM, INC

Date: 2-14-09

Exhibit A

Significant Events

- (i) Delinquency in payment when due of any principal of or interest on the Bonds or any failure to pay any real property taxes or special assessments levied within the district on a parcel owned by the developer (or any affiliate) beyond periods prescribed by law;
- (ii) Material damage to or destruction of any portion of the Project or improvements in the North Land Bay;
- (iii) Material default by the Developer (or any affiliate) on any loan with respect to the development or permanent financing of the Project or improvements in the Development District undertaken by the Developer;
- (iv) Material default by the Developer (or any affiliate) on any loan secured by property owned by the Developer (or any affiliate) within the Development District;
- (v) Payment default by the Developer (or any affiliate) on any loan in excess of \$250,000 (whether or not such loan is secured by the property within the Development District);
- (vi) The filing by the developer (or any owner of more than 25% interest in the developer) of a petition in bankruptcy or any determination that the developer (or any owner of more than 25% in the developer) is unable to pay its debts as they become due;
- (vii) The filing of any lawsuit with the claim for damage in excess of \$1,000,000 against the Developer (or any affiliate) which may adversely affect the completion of the Project or litigation which would materially adversely affect the financial condition of the Developer (or any affiliate); and
- (viii) Any change in the ownership or legal structure of the Developer.