

# AGENDA FOR THE HEARING EXAMINER 

Tuesday, August 20, 2019 9:00 AM<br>Council Chambers

## 1. HEARINGS CALLED TO ORDER

2. HEARINGS
A. Case \#VP18-0011*; Address: 738, 746 SW 9th St; Applicant: Yasser Khashaba; This case is a continuance from 6-18-2019.
B. Case \#VA19-0005*; Address: 4701 NW 32nd Street; Applicant: Fred J. Day \& Ann Armstrong Day
C. Case \#PDP19-0002*; Due to an advertising error, this item will not be heard today

## 3. DATE AND TIME OF NEXT HEARINGS

A. Tuesday, September 10, 2019, at 9:00 a.m., in Council Chambers

## 4. ADJOURNMENT

In accordance with the Americans with Disabilities Act and Florida Statutes 286.26, persons needing a special accommodation to participate in this proceeding should contact the City Clerk's Department whose office is located at Cape Coral City Hall, 1015 Cultural Park Boulevard, Cape Coral, Florida; telephone 1-239-574-0411 for assistance, if hearing impaired, telephone the Florida Relay Service Numbers, 1-800-955-8771 (TDD) or 1-800-955-8700 (v) for assistance.

If a person decides to appeal any decision made by the Board/Commission/Committee with respect to any matter considered at such meeting or hearing, he will need a record of the proceedings, and for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

## PLEDGE OF CIVILITY

We will be respectful of each other even when we disagree.
We will direct all comments to the issues. We will avoid personal attacks.

The hearing shall, to the extent possible, be conducted as follows:

1. The Clerk shall read into the record the Ordinance or Resolution Title and Number, or the Applicant's name, file number, and the subject matter to be decided if there is no ordinance or resolution.
2. The Applicant, staff, and all Participants requesting to speak or present evidence or both the hearing shall be collectively sworn by an oath or affirmation by the Clerk.
3. Staff will testify regarding proper notice of the Hearing in accordance with City requirements.
4. The Applicant may waive the Applicant's right to an evidentiary hearing if Applicant agrees with the staff recommendation and no one from the audience wishes to speak for or against the application. The Hearing Examiner shall rule on the matter or make a recommendation, based upon the staff report and any other materials contained within the official file. Regardless of a waiver by the Applicant,
a Public Hearing shall be held for all decisions requiring an ordinance or resolution.
5. If there is an evidentiary hearing, the order of the presentation shall be as follows, unless the Hearing Examiner, determines to proceed in a different order, taking proper consideration of fairness and due process:

- The Applicant shall make the Applicant's presentation, including offering any documentary evidence, and introduce any witnesses as Applicant desires. The Applicant shall present the Applicant's entire case in thirty (30) minutes.
- Staff shall present a brief synopsis of the application; introduce any appropriate additional exhibits from the official file that have not already been transmitted to the Hearing Examiner with the agenda materials, as staff desires; summarize issues; and make a recommendation on the application. Staff shall also introduce any witnesses that it wishes to provide testimony at the hearing. Staff shall present its entire case in thirty (30) minutes.
- Participants in opposition to or support of the application shall make their presentation in any order as determined by the Hearing Examiner. Each Participant shall present their argument in 5 minutes.
- The Applicant may cross-examine any witness and respond to any testimony presented.
- Staff may cross-examine any witness and respond to any testimony presented.
- The Hearing Examiner may choose to allow Participants to respond to any testimony if the Hearing Examiner deems the response to be necessary to ensure fairness and due process.
- The Hearing Examiner, may ask questions of the staff, Applicant, and Participants.
- Final argument may be made by the Applicant, related solely to the evidence in the record.
- Final argument may be made by the staff, related solely to the evidence in the record.
- For good cause shown, the Hearing Examiner may grant additional time to any of the hereinabove time limitations.
- The Hearing Examiner's, decisions must be based upon Competent Substantial Evidence in the record.

| Item Number: | 2.A. |
| :--- | :--- |
| Meeting Date: | 8/20/2019 |
| Item Type: | HEARINGS |

AGENDA REQUEST FORM
CITY OF CAPE CORAL

## TITLE:

Case \#VP18-0011*; Address: 738, 746 SW 9th St; Applicant: Yasser Khashaba; This case is a continuance from 6-18-2019.

## REQUESTED ACTION:

Approve or Deny

## STRATEGIC PLAN INFO:

1. Will this action result in a Budget Amendment? No
2. Is this a Strategic Decision? No

If Yes, Priority Goals Supported are listed below.
If No, will it harm the intent or success of the Strategic Plan?

## Planning \& Zoning Recommendations:

## SUMMARY EXPLANATION AND BACKGROUND:

The applicant requests to vacate $\pm 1,653 \mathrm{sq}$. ft. of alley right-of-way (ROW) between lots 22-23 and 24-25 in Block 4487, Unit 63.

## LEGAL REVIEW:

## EXHIBITS:

See attached backup materials

## PREPARED BY:

Shawn<br>Baker<br>Division- Planning<br>Department-<br>Community<br>Development

## SOURCE OF ADDITIONAL INFORMATION:

Justin Heller, Senior Planner, 239-574-0587, jheller@capecoral.net

## ATTACHMENTS:

## Description

- Khashaba Rev-2-7-3
- Zoning Map Revised
- Aerial map revised

Type
Backup Material
Backup Material
Backup Material

PEOPLE. POWER. POSSIBILITIES.

July 3, 2019
Mr. Yasser Khashaba
96 Sewell Dr.
Oakville, Ontario L6H 1C5
CANADA
Re: Letter of No Objection to Vacation of Alley between Lots 22-23, and Lots 24-25, Block 4487, Cape Coral Subdivision, Unit 63, Plat Book 21, Pages 48-81, inclusive: Owner: Yasser Khashaba; Strap\#: 224423C204487.0220; Application: SP 18-0038:

Dear Mr. Khashaba:
This will confirm some fact with regard to our Letter. Your application for vacation is solely for the vacation of a 20 -foot wide alleyway between all of Lots 22,23 and 24 and part of 25 as shown in the sketch and description created by Miguel J. Garay, PSM, of Geometric Surveying, Inc., dated 1-25-2019, Project \# 18-000578, which you supplied via email. The following conditions must be meet:

We have reviewed the Plat, the request with submitted materials, and our internal records. For the vacation to proceed, LCEC will need to re-work the existing line that travels down the alley. As a condition precedent to this approval, you, the Petitioner, will need to pay to the Company, for cost in aid of construction (CIAC), estimated at $\$ 7,500$ for wire removal in the easement, rewiring the service to the block, related work and materials. A receipt may be provided, if desired. This will remove the overhead line crossing the alleyway and reconnection of service to the block. No poles are to be removed; the poles are in PUE. As part of the re-work, LCEC will install guywires and anchors as part of the above line removal in existing PUE surrounding Lot 25.

However, we will require the City's imposition of a 20 -foot long, 6 -foot wide utility easement over the ingress/egress easement connecting the platted utility easements at the northern entrance and to the southern end of the vacated alleyway to permit a continuous perimeter easement.

When a building project begins, and site plans are supplied to LCEC, the Owner will bear all costs associated with any work required for LCEC facilities in PUE. Typically these issues are addressed with a full set of plans at this point rather than at some point in the future.

The costs paid above in no way covers the cost of getting power supplied to any project on this property. LCEC's standard policies will apply for new service.

However, should there be any substantive changes to the plans, as submitted, LCEC reserves its rights to further review and comment with additional conditions, if necessary, consistent with
its findings. If the vacation is not submitted for jurisdictional approval within six months, this letter will be deemed void.

Should there be any questions please call me at 239-656-2112, or, if you prefer, I can be reached by email at russel.goodman@lcec.net.

Very truly yours, Russ Goodman, SR/ Digitally signed by Russ WA

Goodman, SR/WA
Date: 2019.07.03 16:15:15-04'00'
Russel Goodman, SR/WA
Senior Right of Way Agent



| Planning Division Case Report | VP 18-0011 |
| :---: | :---: |
|  |  |


| Review Date: | August 13, 2019 |
| :--- | :--- |
| Owner/Applicant: | Yasser Khashaba |
| Request: | The applicant requests to vacate $\pm 1,653$ sq. ft. of alley right-of-way (ROW) <br> between Lots 22-23 and 24-25 in Block 4487, Unit 63. |
| Location: | 738-746 SW 9 <br> Sth Street <br> Strap: 22-44-23-C2-04487.0220 <br> Unit 63, Block 4487, Lots 22-25 |
| Prepared By: | Justin Heller, Senior Planner |
| Reviewed By: | Mike Struve, AICP, Planning Team Coordinator |
| Approved By: | Robert Pederson, AICP, Planning Manager |

## Recommendation: Approval with conditions

## Property Description:

The applicant owns an unimproved four-lot platted site 738-746 SW 9th Street. The site has a Multi-Family (MF) Future Land Use Classification (FLUC) and Residential Multi-Family Low (RML) Zoning.

Surrounding properties have the following future land use and zoning classifications.

|  | Suriounding Zoning | Surrounding Future Land Use |
| :--- | :--- | :--- |
| North: | Residential Multi-Family Low (RML) | Multi-Family (MF) |
| South: | Residential Multi-Family Low (RML) | MF |
| East: | Single Family Residential (R-1) | Single Family (SF) |
| West: | Commercial (C) | Commercial Professional (CP) |

The site has frontage on Skyline Boulevard, SW ${ }^{\text {th }}$ Street, and SW $7^{\text {th }}$ Court. The applicant is seeking development approval of an eight-unit multi-family project. Access to the site will be from SW $9^{\text {th }}$ Street. The owner was unaware of the presence of a platted alley in the subject block until after the site was purchased and plans were underway to develop the site. Two separate parcels were earlier combined by the Lee County Property Appraiser's Office upon request by a previous owner despite the presence of the alley. The applicant seeks to vacate $1,653 \mathrm{sq}$. ft . of alley ROW to allow the site to be developed as a single parcel. This request, if approved, would
also increase the area of the site and provide greater flexibility in developing the property. All underlying and adjacent easements will be retained by the City.

## Analysis:

This application was reviewed based on the Land Use and Development Regulations (LUDR), Section 8.11, "Vacation of plats, rights-of-way and other property." The City Comprehensive Plan was also reviewed for policies on vacations.

## Request: Vacate 1,653 sq. ft. of alley ROW.

This vacation involves the alley ROW between Lots 22-23 and 24-25 in Block 4487. This vacation will enlarge the site by $1,653 \mathrm{sq}$. ft . sq. and allow the applicant to develop the site as a single, unified project. The vacation will slightly reduce future City maintenance responsibilities as the City maintains all improved streets and alleys.

A City stormwater pipe crosses the ROW. The Public Works Department has reviewed the request and supports the vacation provided the underlying easements are retained, and an ingress/egress easement is granted by the owner to the City. The City also requires a continuous perimeter easement around the site.

LCEC has also reviewed the request and will need to relocate an existing line that follows the alley. The developer provided the utility with $\$ 7,500$ for relocating existing utilities. LCEC also requests a 6 -foot wide utility easement connecting the platted utility easements at the northern entrance and to the southern end of the vacated alleyway to provide a continuous perimeter easement around the site.

## Consistency with the Comprehensive Plan

The City lacks specific policies in the Comprehensive Plan for vacations involving residentialzoned lands.

This request is consistent with Policy 1.15b of the Future Land Use Element.
Policy 1.15: Land development regulations adopted to implement this comprehensive plan will be based on, and will be consistent with, the standards for uses and densities/intensities as described in the following future land use classifications. In no case shall maximum densities allowable by the following classifications conflict with Policy 4.3.3 of the Conservation and Coastal Management Element regulating density of development within the Coastal High Hazard Area.
b. Multi-Family Residential: Not more than 16 units per acre.

Staff comment: The applicant proposes eight units on the site which equates to 14.5 units per acre.

## Recommendation:

Staff recommends approval of the requested vacation with the following conditions:

1. The vacation of the platted alley ROW shall be consistent with that shown in the sketch and accompanying legal description prepared by Geometric Surveying, Inc. entitled "Sketch and Legal Description for the Vacation of an Alley", dated January 25, 2019.
2. Within 60 days from the date of adoption of this vacation, the owner shall provide to the City a perpetual ingress-egress easement for the vacated area. The ingress-egress easement shall be approved by the City Development Services Manager and the Property Broker prior to execution.
3. Within 60 days from the date of adoption of this vacation, the owner shall provide to the City, a six-foot-wide public utility and drainage easement sufficient for providing a continuous perimeter easement around the property. The easement deeds shall be consistent with that shown in the sketches and accompanying legal descriptions prepared by Geometric Surveying, Inc. entitled "Sketch and Legal Description for a Utility and Drainage Easement", dated July 23, 2019, and shall be approved by the City Property Broker prior to execution.
4. This resolution shall be recorded with the Lee County Clerk of Court by the City of Cape Coral. This resolution shall not be effectuated until the applicant provides the City with easement deeds as described in Conditions \#2 and \#3 above, and reimburses the Department of Community Development for all recording fees associated with this resolution and the easement deeds.


## Td H,L9 MS

SKKLINE BLND

## AUTHORIZATION TO REPRESENT PROPERTY OWNER(s)

PLEASE BE ADVISED THAT

## Ed Blot

(Name of person giving presentation)

IS AUTHORIZED TO REPRESENT ME IN THE REQUEST TO THE PLANNING \& ZONING COMMISSION/ LOCAL PLANNING AGENCY, BOARD OF ZONING ADJUSTMENTS AND APPEALS AND/OR CITY COUNCIL FOR 738746 SW 9th Street, Cape Coral, 33991
UNIT
BLOCK
LOTS)
SUBDIVISION

OR LEGAL DESCRIPTION

LOCATED IN THE CITY OF CAPE CORAL, COUNTY OF LEE, FLORIDA.
Maser Khashaba
PROPERTY OWNER (Please Print)
PROPERTY OWNER (Please Print)


PRROPERTY OWNER (Signature \& Title)

PROPERTY OWNER (Signature \& Title)

STATE OF $\qquad$ , COUNTY OF

Subscribed and sworn to (or affirmed) before me this


Note: Please list all owners. If a corporation, please supply the Planning Division with a copy of corporations papers.

July 25, 2019
Mr. Yasser Khashaba
96 Sewell Dr.
Oakville, Ontario L6H 1C5
CANADA
Re: Letter of No Objection to Vacation of Alley between Lots 22-23, and Lots 24-25, Block 4487, Cape Coral Subdivision, Unit 63, Plat Book 21, Pages 48-81, inclusive: Owner: Yasser Khashaba; Strap\#: 224423C204487.0220; Application: SP 18-0038:

Dear Mr. Khashaba:
This letter will confirm and acknowledge that we are in receipt of your check in the amount of $\$ 7,500.00$ to address the CIAC line work for the pending vacation application, as cited above. Having paid these funds, this satisfies the condition and removes same from my July 3rd letter. The imposition of the easements by the City, still remain outstanding in order to maintain a continuous perimeter easement in the after situation.

Should there be any questions please call me at 239-656-2112, or, if you prefer, I can be reached by email at russel.goodman@lcec.net.

Very truly yours,

## Russ Goodman, Digitally signed by Russ SR/WA <br> Goodman, SR/WA <br> Date: 2019.07.25 15:15:35-04'00'

Russel Goodman, SR/WA
Senior Right of Way Agent

## 901 SKYLINE BLVD, CAPE CORAL, FLORIDA 33991

## LEGAL DESCRIPTION FOR THE VACATION OF AN ALLEY THIS IS NOT A SURVEY

## LEGAL DESCRIPTION:

A PORTION OF A 20' ALLEY IN BLOCK 4487 OF UNIT 63 CAPE CORAL AS RECORDED IN PLAT BOOK 21 , PAGE 81 TO BE VACATED, BEING MORE PARTICULARLY DESCRIBED AS;

COMMENCING AT THE INTERSECTION OF SKYLINE BOULEVARD AND SW 9TH STREET THENCE RUN N74 ${ }^{\circ} 25^{\prime} 35^{\prime \prime} E$ ALONG THE CENTERLINE OF SW 9TH STREET FOR A DISTANCE OF 120.91 FEET, THENCE RUN PERPENDICULAR TO SAID LINE FOR 30 FEET TO A POINT ON THE SOUTH LINE OF THE 30' RIGHT OF WAY OF SW 9TH STREET AND A NON-TANGENT CURVE THENCE RUN SOUTHEASTERLY ALONG THE ARC OF A CURVE TO THE RIGHT WITH A RADIUS OF 660,00 FEET (CHORD BEARING; N76² $43^{\prime} 52^{\prime \prime} E$, CHORD: 53.08', DELTA: $4^{\circ} 36^{\prime \prime} 34^{\prime \prime}$ ) FOR 53.10 FEET ALONG SAID SOUTH RIGHT OF WA Y LINE TO THE POINT OF BEGINNING SAID POINT BEING THE NORTHEAST CORNER OF LOT 23, BLOCK 4487 AS RECORDED IN PLAT BOOK 21, PAGE 81, THENCE CONTINUE ALONG SAID CURVE (CHORD BEARINGS: N79 $9^{\circ} 54^{\prime 2} 20^{\prime \prime}$ E, CHORD: 20.03 FEET) FOR 20.03 FEET TO THE NORTHWEST CORNER OF LOT 24, BLOCK 4487 AND A POINT ON A NON-TANGENT CURVE THENCE RUN SOUTHERLY ALONG THE ARC OF A CURVE TO THE RIGHT WITH A RADIUS OF 9402.95 FEET (CHORD BEARING: S130 ${ }^{\prime} 40^{\prime \prime}$ E, CHORD: $82.08^{\prime}$ ' DELTA: $0^{\circ} 30^{\prime} 01^{\prime \prime}$ ) FOR 82.08 FEET ALONG THE WESTERLY LINE OF LOT 24 \& 25 , BLOCK 4487, THENCE $577^{\circ} 05^{\prime} 20^{\prime \prime}$ WFOR 20.00 FEET TO THE SOUTHEAST CORNER OF LOT 22, BLOCK 4487 TO A POINT ON A NON-TANGENT CURVE THENCE RUN NORTHWESTERLY ALONG THE ARC OF A CURVE TO THE LEFT WITH A RADIUS OF 9382.95 FEET (CHORD BEARING; N1309'53'W, CHORD: 83.07', DELTA: $0^{\circ} 30^{\prime} 26^{\prime \prime}$ ) FOR 83.07 ALONG THE EASTERLY LINE OF LOT 22 \& 23 BLOCK 4487 TO FEET TO THE POINT OF BEGINNING.

CONTAINING: 1,653 SQ.FT. OR 0.04 ACRES

## SURVEYOR'S CERTIFICATION:

IHEREBY CERTIFY: THAT THE SKETCH OF THIS SPECIFIC SURVEY WAS PREPARED UNDER MY SUPERVIIION AND THAT MEETS THE STANDARDS OF PRACTICE SET FORTH BY THE FLORIDA BOARD OF PROFESSIONAL LAND SURVEYORS IN CHAPTER 5 SJ-17.050-52 OF THE FLORIDA ADMINISTRATNE CODE PURSUANT TO 472 OF THE FLORIDA STATUTES AND THAT THE SKETCI THEREON IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGEAND BELIEF:


PROFESSIONAL LAND SURVEYOR AND MAPPER LS\#5594 STATE OF FLORIDA (NOT VALIO WITHOUT THE SIGNATURE AND THE ORIGINAL RAISED SEAL OF A RLORIDA LIGENSED SURVEVOR AND MAPPER)


901 SKYLINE BLVD, CAPE CORAL, FLORIDA 33991
SKETCH AND LEGAL DESCRIPTION
FOR THE VACATION OF AN ALLEY
THIS IS NOT A SURVEY

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\text { SKETCH AND LEGAL DESCRIPTION } \\
\text { FOR THE VACATION OF AN ALLEY } \\
\text { THIS IS NOT A SURVEY }
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901 SKYLINE BLVD, CAPE CORAL, FLORIDA 33991
SKETCH AND LEGAL DESCRIPTION
FOR THE VACATION OF AN ALLEY
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901 SKYLINE BLVD, CAPE CORAL, FLORIDA 33991
SKETCH AND LEGAL DESCRIPTION
FOR THE VACATION OF AN ALLEY
THIS IS NOT A SURVEY


## LEGAL DESCRIPTION:

A PORTION OF A 20' INGRESS AND EGRESS EASEMENT IN BLOCK 4487 OF UNIT 63 CAPE CORAL AS RECORDED IN PLAT BOOK 21, PAGE 81, BEING MORE PARTICULARLY DESCRIBED AS;

COMMENCING AT THE INTERSECTION OF SKYLINE BOULEVARD AND SW 9TH STREET THENCE RUN N74² $25^{\prime} 35^{\prime \prime} E$ ALONG THE CENTERLINE OF SW 9TH STREET FOR A DISTANCE OF 120.91 FEET, THENCE RUN PERPENDICULAR TO SAID LINE FOR 30 FEET TO A POINT ON THE SOUTH LINE OF THE $30^{\prime}$ RIGHT OF WAY OF SW GTH STREET AND A NON-TANGENT CURVE THENCE RUN SOUTHEASTERLY ALONG THE ARC OF A CURVE TO THE RIGHT WITH A RADIUS OF 660.00 FEET (CHORD BEARING: N76³ $43^{\prime} 52^{\prime \prime} E$, CHORD: 53.08', DELTA: $4^{\circ} 36^{\prime} 34^{\prime \prime}$ ) FOR 53.10 FEET ALONG SAID SOUTH RIGHT OF WAY LINE TO THE POINT OF BEGINNING SAID POINT BEING THE NORTHEAST CORNER OF LOT 23, BLOCK 4487 AS RECORDED IN PLAT BOOK 21, PAGE 81, THENCE CONTINUE ALONG SAID CURVE (CHORD BEARINGS: N79${ }^{\circ} 54^{\prime} 20^{\prime \prime} E_{1}$ CHORD: 20.03 FEET) FOR 20.03 FEET TO THE NORTHWEST CORNER OF LOT 24, BLOCK 4487 AND A POINT ON A NON-TANGENT CURVE THENCE RUN SOUTHERLY ALONG THE ARC OF A CURVE TO THE RIGHT WITH A RADIUS OF 9402.95 FEET (CHORD BEARING: S $13^{\circ} 23^{\prime} 35^{\prime \prime} E_{1}$ CHORD: $6.02^{\prime}$, DELTA: $0^{\circ} 02^{\prime} 12^{\prime \prime}$ ) FOR 6.02 FEET ALONG THE WESTERLY LINE OF LOT 24 \& 25, BLOCK 4487, TO A POINT ON A NON-TANGENT CURVE THENCE RUN WESTERLY ALONG THE ARC OF A CURVE TO THE LEFT WITH A RADIUS OF 654.00 FEET (CHORD BEARING: S7954'09'W, CHORD: 20.03', DELTA: $79^{\circ} 54^{\prime} 09^{\prime \prime}$ ) FOR 20.03 FEET TO A POINT ON A NON-TANGENT CURVE THENCE RUN NORTHERL Y ALONG THE ARC OF A CURVE TO THE RIGHT WITH A RADIUS OF 9382.95 FEET(CHORD BEARING: S $13^{\circ} 24^{\prime} 00^{\prime \prime}$, CHORD; 6.01; DELTA: $0^{\circ} 02^{\prime} 12^{\prime \prime}$ ) FOR 6.01 FEET TO THE POINT OF BEGINNING.

CONTAINING: 120 SQ.FT.

## SURVEYOR'S CERTIFICATION:

IHEREBY CERTIFY: THAT THE SKEICH OF THIS SPECIFIC SURVEY UAS PREPARED UNDER MY SUPERVISIONAND THAT MEETS THE STANDARDS OF PRACTICE SET FORTH BY THE FLORIDA BOARD OF PROFESSIONAL LAND SURVEYORS IN CHAPTER 5L-47.05O-52 OF THE FLORIDA ADMINISTRATIVE CODE PURSUANT TO 472 OF THE FLORIDA STATUTES AND THAT THE SKETCH THEREON IS TRUE AND CORREGT TO THE BEST OF MY KNOMEDGE ANO BELIEF.


PROFESSIONAL LAND SURVEYOR AND MAPPER LSH65g4 STATE OF FL ORIDA INOT VALIO WITHOUT THE SIGNATURE AND THE ORIGINAL RAISEO SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPFER

| DRAWN BY: | AHV | 0 |
| :---: | :---: | :---: |
| FIELD DATE: | 07/23/2019 | O |
| SURVEY NO: | 18-000578 | L SURVE |
| SHEET: | $10 F 2$ | L.B.\# 8203 <br> L.S.\# 6594 <br> SEAL |

901 SKYLINE BLVD, CAPE CORAL, FLORIDA 33991

## SKETCH AND LEGAL DESCRIPTION FOR A UTILITY AND DRAINAGE EASEMENT THIS IS NOT A SURVEY


D.M.E $=$ DRAINAGE \& MAINTENANCE EASEMENT

GRAPHIC SCALE
SURVEYOR'S CERTIFICATION:
1 HEREGY CERTIFY: THAT THE SKETCH OF THIS SPECIFIC SURVEY WAS PREPAREO UNDER MY SUPERVISION AND THAT MEETS THE STANDARDS OF PRACTICE SET FORTH BY THE FLORIDA BOARD OF PROFESSIONAL LAND SURVEYORS IN CHAPTER S.17,050-S2 OF THE FLORIDA ADMINISTRATIVE COOE PURSUANTTO 472 OF THE FLORIDA STATUTES AND THAT THE SKETCH THEREON IS TRUEAND CORRECT TO THE BEST OF MY KNOMLEDGE AND BELUEF.


PROFESSIONAL LAND SURVEYOR AND MAPPER LS\#65S4 STATE OF FLORIDA NOT VALID WTHOUT THE SIGNATURE AND THE ORIGINAL RAISED SEAL OFA FLORIDA LICENSED SURVEYOR AND MAPPER)

SURVEYOR'S NOTES:

1. THIS SKETCH IS BASED ON INFORMATION FURNISHED BY CLIENT OR CLIENTS REPRESENTATIVE.
2. THIS SKETCH IS NOT VALID WITHOUT THE SIGNATURE AND ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER.
3. BEARINGS SHOWN HEREON ARE BASED ON PLAT

| DRAWN BY: | AHV |
| :--- | :--- |
| FIELD DATE: | $07 / 23 / 2019$ |
| SURVEY NO: | $18-000578$ |
| SHEET: | 1 OF2 |



901 SKYLINE BLVD, CAPE CORAL, FLORIDA 33991

## LEGAL DESCRIPTION FOR A UTILITY AND DRAINAGE EASEMENT THIS IS NOT A SURVEY

## LEGAL DESCRIPTION:

A PORTION OF A $20^{\prime}$ INGRESS AND EGRESS EASEMENT IN BLOCK 4487 OF UNIT 63 CAPE CORAL AS RECORDED IN PLAT BOOK 21, PAGE 81, BEING MORE PARTICULARLY DESCRIBED AS;

COMMENCING AT THE INTERSECTION OF SKYLINE BOULEVARD AND SW $9 T H$ STREET THENCE RUN N74 $4^{\circ} 25^{\prime} 35^{\prime \prime} E$ ALONG THE CENTERLINE OF SW 9TH STREET FOR A DISTANCE OF 120.91 FEET, THENCE RUN PERPENDICULAR TO SAID LINE FOR 30 FEET TO A POINT ON THE SOUTH LINE OF THE $30^{\prime}$ RIGHT OF WAY OF SW 9TH STREET AND A NON-TANGENT CURVE THENCE RUN SOUTHEASTERLY ALONG THE ARC OF A CURVE TO THE RIGHT WITH A RADIUS OF 660.00 FEET (CHORD BEARING: N76² $43^{\prime} 52^{\prime \prime} E$, CHORD: 53.08', DELTA: $4^{\circ} 36^{\prime} 34^{\prime \prime}$ ) FOR 53.10 FEET ALONG SAID SOUTH RIGHT OF WAY LINE TO A POINT BEING THE NORTHEAST CORNER OF LOT 23 AND A POINT ON A NON-TANGENT CURVE THENCE RUN SOUTHERLY ALONG THE ARC OF A CURVE TO THE RIGHT WITH A RADIUS OF 9382.95 FEET (CHORD BEARING: S13 ${ }^{\circ} 10^{\prime \prime} 59^{\prime \prime} E$, CHORD: 77.07', DELTA: $0^{\circ} 28^{\prime} 14^{\prime \prime}$ ) FOR 77.07 FEET ALONG THE EASTERLY LINE OF LOT 22 \& 23 , BLOCK 4487, TO THE POINT OF BEGINNING THENCE RUN N77 $05^{\circ} 20^{\prime \prime}$ FOR 20.00 FEET TO A POINT ON A NON-TANGENT CURVE THENCE RUN SOUTHERLY ALONG THE ARC OF A CURVE TO THE RIGHT WITH A RADIUS OF 9402.95 FEET (CHORD BEARING: S $13^{\circ} 23^{\prime} 35^{\prime \prime} \mathrm{W}$, CHORD: 6.02', DELTA: $0^{\circ} 02^{\prime} 12^{\prime \prime}$ ) FOR 6.02 FEET THENCE RUN S77 $05^{\prime} 20^{\prime \prime} \mathrm{W}$ FOR 20.00 FEET TO ATHE SOUTHEAST CORNER OF LOT 22 BLOCK 4487, TO A POINT ON A NON-TANGENT CURVE THENCE RUN NORTHERLY ALONG THE ARC OF A CURVE TO THE LEFT WITH A RADIUS OF 9382.95 FEET(CHORD BEARING: N12 ${ }^{\circ} 55^{\prime} 46^{\prime \prime} \mathrm{W}$, CHORD: 6.00', DELTA: $0^{\circ} 02^{\prime} 12^{\prime \prime}$ ) FOR 6.00 FEET TO THE POINT OF BEGINNING.

CONTAINING: 120 SQ.FT.

## SURVEYOR'S CERTIFICATION:

IHEREGY CERTIFY: THAT THE SKETCH OF THIS SPECIFIC SURVEY WAS PREPARED UNOER MY SUPERVIIIONAND THAT MEETS THE STANDARDS OFPAACTGE SET FORTH OV THELORIDA BOARD OF PROFESSIONAL LAND SURVEYORS IN CHAPTER 5,-17.05O-62 OF THE FLORIOA ADMINISTRATIVE CODE PURSUANT TO 472 OF THE FLORIDA STATUTES AND THAT THE SKETCH THEREONIS TRUE AND CORREGT TO THE BEST OF MY INOMLEDGE ANO BELIEF.


PROFESSIONAL LAND SURVEYOR AND MAPPER LSHG594 STATE OF FLORIDA ©NOT VALIO WTHOUT THE SIGNATURE AND THE ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER


# GEOMETRIC SURVEYING INC. <br> 2804 DEL PRADO BLVD S, SUITE 202 <br> CAPE CORAL, FL 33904 <br> (239)-540-6257 

901 SKYLINE BLVD, CAPE CORAL, FLORIDA 33991
SKETCH AND LEGAL DESCRIPTION
FOR A UTILITY AND DRAINAGE EASEMENT
THIS IS NOT A SURVEY


ATIONS:
\& = CENTER LINE
U.E. $=$ UTILITY EASEMENT
D.M.E. $=$ DRAINAGE \& MAINTENANCE EASEMENT

CERTIFICATION:
THINCARE, INC.

SURVEYOR'S CERTIFICATION:
I HEREEY CERTIEY: THAT THE SKETCH OF THIS SPECIFIG SURVEY WAS PREPARED UNDER MY SUPERVISION AND THAT MEETS THE STANDARDS OF PRACTICE SET FORTHEY THE FLORIDA BOARD OF PROFESSIONAL LAND SURVEYORS IN CHAPIER SL17.05O-52 OF THE FLORIDA ADMINISTRATIVE GODE PURSUANT TO 472 OF THE FLORIDA STATUTES AND THAT THE SKETCH THEREON IS TRUEAND CORRECT TO THE BEST OF MY KNOMLEDGE AND BELIEF.


## SURVEYOR'S NOTES:

1. THIS SKETCH IS BASED ON INFORMATION FURNISHED BY CLIENT OR CLIENTS REPRESENTATIVE.
2. THIS SKETCH IS NOT VALID WITHOUT THE SIGNATURE AND ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER.
3. BEARINGS SHOWN HEREON ARE BASED ON PLAT

| DRAWN BY: | AHV |
| :--- | :--- |
| FIELD DATE: | $07 / 23 / 2019$ |
| SURVEY NO: | $18-000578$ |
| SHEET: | 1 OF 2 |

901 SKYLINE BLVD, CAPE CORAL, FLORIDA 33991

SKETCH AND LEGAL DESCRIPTION
FOR A UTILITY AND DRAINAGE EASEMENT
THIS IS NOT A SURVEY


SURVEYOR'S CERTIFICATION:
I HEREBY CERTIF: THAT THE SKETCH OF THIS SPECIFIC SURVE WAS PREPAREOUNDER MY
SUPERVISION AND THAT MEETS THE STANDARDS OF PRACTCE SET FORTH BY THE FLORIDA BOARO OF PROFESSIONAL LAND SURVEYORS IN CHAPTER 5 F17.050-52 OF THE FLORIDA ADMINISTRATVE CODE 5L-17.050-52 OF THE FLORIDA ADMANISTAATVE CODE PURSQANT TO 472 OF THEFLORIDA STATUTES AND
THAT THE SKETCH THEREON IS TRUE AND CORRECT TO THE BEST OF MY KNOMEDGE AND BELIEF.

SURVEYOR'S NOTES:

1. THIS SKETCH IS BASED ON INFORMATION FURNISHED BY CLIENT OR CLIENTS REPRESENTATIVE,
2. THIS SKETCH IS NOT VALID WTTHOUT THE SIGNATURE AND ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER.
PROFESSIONAL LAND SURVEYOR AND MAPPER LS\#6594 STATE OF FLORIDA NOT VALID WITHOUT THE SIGNATURE AND THE ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER)
3. BEARINGS SHOWN HEREON ARE BASED ON PLAT

| DRAWN BY: | AHV |
| :--- | :--- |
| FIELD DATE: | $07 / 23 / 2019$ |
| SURVEY NO: | $18-000578$ |
| SHEET: | 1 OF 2 |



# GEOMETRIC SURVEYING INC. <br> 2804 DEL PRADO BLVD S, SUITE 202 <br> CAPE CORAL, FL 33904 <br> (239)-540-6257 

901 SKYLINE BLVD, CAPE CORAL, FLORIDA 33991

LEGAL DESCRIPTION FOR AN INGRESS/EGRESS EASEMENT THIS IS NOT A SURVEY

## LEGAL DESCRIPTION:

A PORTION OF A $20^{\prime}$ ALLEY IN BLOCK 4487 OF UNIT 63 CAPE CORAL AS RECORDED IN PLAT BOOK 21 , PAGE 81 TO BE VACATED, BEING MORE PARTICULARLY DESCRIBED AS;

COMMENCING AT THE INTERSECTION OF SKYLINE BOULEVARD AND SW 9TH STREET THENCE RUN N74²5'35"E ALONG THE CENTERLINE OF SW 9 TH STREET FOR A DISTANCE OF 120.91 FEET, THENCE RUN PERPENDICULAR TO SAID LINE FOR 30 FEET TO A POINT ON THE SOUTH LINE OF THE 30' RIGHT OF WAY OF SW 9TH STREET AND A NON-TANGENT CURVE THENCE RUN SOUTHEASTERLY ALONG THE ARC OF A CURVE TO THE RIGHT WITH A RADIUS OF 660.00 FEET (CHORD BEARING: N76² $43^{\prime} 52^{\prime \prime} E$, CHORD: 53.08', DELTA: $4^{\circ} 36^{\prime \prime} 34^{\prime \prime}$ ) FOR 53.10 FEET ALONG SAID SOUTH RIGHT OF WAY LINE TO THE POINT OF BEGINNING SAID POINT BEING THE NORTHEAST CORNER OF LOT 23, BLOCK 4487 AS RECORDED IN PLAT BOOK 21, PAGE 81, THENCE CONTINUE ALONG SAID CURVE (CHORD BEARINGS: N7954'20"E, CHORD: 20.03 FEET) FOR 20.03 FEET TO THE NORTHWEST CORNER OF LOT 24, BLOCK 4487 AND A POINT ON A NON-TANGENT CURVE THENCE RUN SOUTHERLY ALONG THE ARC OF A CURVE TO THE RIGHT WITH A RADIUS OF 9402.95 FEET (CHORD BEARING; S1309'40"E, CHORD: 82.08', DELTA: $0^{\circ} 30^{\prime} 01^{\prime \prime}$ ) FOR 82.08 FEET ALONG THE WESTERLY LINE OF LOT 24 \& 25 , BLOCK 4487 , THENCE S $77^{\circ} 05^{\prime \prime} 20^{\prime \prime} W$ FOR 20.00 FEET TO THE SOUTHEAST CORNER OF LOT 22, BLOCK 4487 TO A POINT ON A NON-TANGENT CURVE THENCE RUN NORTHWESTERLY ALONG THE ARC OF A CURVE TO THE LEFT WITH A RADIUS OF 9382.95 FEET (CHORD BEARING: N13 $3^{\circ} 09^{\prime} 53^{\prime \prime}$ W, CHORD: $83.07^{\prime}$, DELTA: $0^{\circ} 30^{\prime} 26^{\prime \prime}$ ) FOR 83.07 ALONG THE EASTERLY LINE OF LOT 22 \& 23 BLOCK 4487 TO FEET TO THE POINT OF BEGINNING. SUBJECT TO A $6^{\prime}$ UTILITY AND DRAINAGE EASEMENT OVER THE FRONT AND REAR OF SAID INGRESS AND EGRESS EASEMENT,

CONTAINING: 1,653 SQ.FT, OR 0,04 ACRES

## SURVEYOR'S CERTIFICATION:

IHEREBY CERTIFY: THAT THE SKEICH OF THIS SPECIFIC SURVEY WAS PREPARED UNDER MY SUPERVISION AND TMAT MEETS THE STANDARDS OF PRKCTICE SET FORTH BY THE FLORIDA BOARD OF PROFESSIO NAL LAND SURVEYORS IN CHAPTER 5J-17.050-52 OF THE FLORIDA ADMINISTRATIVE CODE PURSUANT TO AT2 OF THE FLORIDA STATUTES AND THAT THE SKETCH THEREONIS TRUE AND CORRECTTO THE BEST OF MY KNOMLEDGE AND BELIEF.


PROFESSIONAL LAND SURVEYOR AND MAPPER LSHE594 STATE OF FLORIDA ONOT VALID WITHOUT THE SIGNATURE ANO THE ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER)


901 SKYLINE BLVD, CAPE CORAL, FLORIDA 33991

## SKETCH AND LEGAL DESCRIPTION FOR AN INGRESS/EGRESS EASEMENT THIS IS NOT A SURVEY



## ABBREVIATIONS:

\& = CENTER LINE
U.E. = UTILITY EASEMENT
D.M.E. $=$ DRAINAGE \& MAINTENANCE EASEMENT

## SURVEYOR'S CERTIFICATION:

I HEREBY CERTIFY: THAT THE SKETCH OF THIS
SPECIFIG SURVEY WAS PREPARED UNDER MY
SUPERVISION AND THAT MEETS THE STANDAROS OF
PRAGTCE SET FORTH EY THE FLORIDA BOARD OF
PROFESSIONAL LAND SURVEYORS IN CHAPTER
5.J-17.050-52 OF THE FLORIDA ADMINISTRATTVE CODE

PURSUANT TO $4 T 2$ OF THE FLORIDA STATUTES AND
THAT THE SKETCH THEREON IS TRUE AND CORRECT
TOTHE BEST OF MYKNOMLEDGE AND BELIEF.


PROFESSIONAL LAND SURVEYOR AND MAPPER LS\$6594 STATE OF FLORIDA (NOT VALIO WTHOUT THE SIGNATURE AND THE ORIGINAL RAISED SEAL OFA FLORIDA LICENSED SURVEYOR AND MAPPER)

SURVEYOR'S NOTES:

1. THIS SKETCHIS BASED ON INFORMATION FURNISHED BY CLIENT OR CLIENTS REPRESENTATIVE.
2. THIS SKETCH IS NOT VALID WITHOUT THE SIGNATURE AND ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER.
3. BEARINGS SHOWN HEREON ARE BASED ON PLAT

$1 / \mathrm{NCH}=50$ FEET

| DRAWN BY: | AHV |
| :--- | :--- |
| FIELD DATE: | $01 / 25 / 2019$ |
| SURVEY NO: | $18-000578$ |
| SHEET: | 1 OF 2 |

```
Item Number: 2.B.
Meeting Date: 8/20/2019
Item Type: HEARINGS
```

AGENDA REQUEST FORM
CITY OF CAPE CORAL

TITLE:
Case \#VA19-0005*; Address: 4701 NW 32nd Street; Applicant: Fred J. Day \& Ann Armstrong Day

## REQUESTED ACTION:

Approve or Deny

## STRATEGIC PLAN INFO:

1. Will this action result in a Budget Amendment? No
2. Is this a Strategic Decision? No

If Yes, Priority Goals Supported are listed below.
If No, will it harm the intent or success of the Strategic Plan?

No

## Planning \& Zoning Recommendations:

## SUMMARY EXPLANATION AND BACKGROUND:

The applicant, Fredrick J. Day and Ann Armstrong Day Trust, dated February 17, 1994, seek a dimensional variance of ten feet from the minimum rear setback requirement of 20 feet to permit the construction of a single-family dwelling ten feet from the rear property line of a site in the Single-Family Residential (R-1B) District on property described as Lot 80, Block 5411, Unit 90, Cape Coral Subdivision; property located at 4701 NW 32 ${ }^{\text {nd }}$ Street.

## LEGAL REVIEW:

## EXHIBITS:

See Attached Backup Materials
PREPARED BY:

Jessica M. Division- Planning $\quad$ Department- | Community |
| :--- |
| Development |

## SOURCE OF ADDITIONAL INFORMATION:

Mike Struve, AICP, LEED Green Associate, Planning Team Coordinator, 239-242-3255, mstruve@capecoral.net

ATTACHMENTS:
Description

DEPARTMENT OF COMMUNITY DEVELOPMENT
APPLICATION FOR VARIANCE
CASE \#


Questions: 239-574-0553

REQUEST TO BOARD OF ZONING ADJUSTMENT \& APPEAL FOR A DIMENSIONAL VARIANCE

FEE: SINGLE-FAMILY RESIDENTIAL USE $\$ 150.00$ ( $\$ 150.00$ PER EACH ADDITIONAL REQUEST) ALL OTHER USES $\$ 673.00$. In addition to the application fee, all required advertising costs are to be paid by the applicant (ORD 39-03, Sec. 5.4). Advertising costs will be billed and must be paid prior to hearing.

Following the approval of your request, the applicant shall be responsible for paying the City to electronically record the final signed Resolution or Ordinance with the Lee County Clerk of Court. Until this fee is paid, restrictions on the issuance of any City permits will remain on the affected property that will prevent the city from issuing any applicable building permits, site plans, certificates of use, or certificates of occupancy for any property covered by the Resolution or Ordinance.

 Phone: $317-442-3417 \approx-319-44<-9909$


## AUTHORIZED REPRESENTATIVE

$\qquad$ Address:
City: State: Zip
Phone:

$$
\begin{aligned}
& \text { Unit } \frac{F C}{\text { Address of Property }} \\
& \text { Current Zoning }
\end{aligned}
$$

THIS APPLICATION SHALL ALSO HAVE ANY ADDITIONAL REQUIRED SUPPORTING DOCUMENTS
The owner of this property, or the applicant, agrees to conform to all applicable laws of the City of Cape Coral and to all applicable Federal, State, and County laws and certifies that all information supplied is correct to the best of their



DEPARTMENT OF COMMUNITY DEVELOPMENT
CASE \# $\qquad$

## APPLICATION FOR VARIANCE

## Questions: 239-574-0553

(SIGNATURE MUST BE NOTARIZED)
$\qquad$


Exp. Date: MrI. 820ג2 commission Number: $\frac{554132}{}$
Signature of Notary Public:
Printed name of Notary Public:


DEPARTMENT OF COMMUNITY DEVELOPMENT
APPLICATION FOR VARIANCE
CASE \＃ $\qquad$

## ACKNOWLEDGEMENT FORM

I have read and understand the above instructions．Hearing dates）will be confirmed when I receive a copy of the Notice of Public Hearing stipulating the day and time of any applicable hearings．

I acknowledge that I or my representative must attend any applicable meetings scheduled for the Planning \＆ Zoning Commission／Local Planning Agency，Board of Zoning Adjustments and Appeals，and Council．

I will have the opportunity，at the hearing，to present verbal information pertaining to my request that may not be included in my application．

I understand that I am responsible for recording the approved Resolution／Ordinance with the Lee County Clerk of Circuit Courts and providing a copy of the recorded Resolution／Ordinance to the City of Cape Coral Planning and Growth Management Division．

I understand any decision rendered by the CITY shall be subject to a thirty（30）day appeal period．Any work performed within the thirty（ 30 ）day time frame or during the APPEAL process will be completed at the applicant＇s risk．

I understand I am responsible for all fees，including advertising costs．All fees are to be submitted to the City of Cape Coral with the application or the item may be pulled from the agenda and continued to future date after fees are paid．

Please obtain all necessary permits prior to commencing any phase of construction．
Please indicate on a separate sheet those persons to whom you wish a copy of the Public Hearing Notice sent．
By submitting this application，I acknowledge and agree that I am authorizing the City of Cape Coral to inspect the subject property and to gain access to the subject property for inspection purposes reasonably related to this application and／or the permit for which I am applying．
 Sworn to（or affirmed）and subscribed before me this 19 day of $9 p \in 2019$ by
as identification．
Z2OZ＇8 дəquəлоN so！！dx uo！ss！umoう KW己عIģs＊ON uO！Ss！umoう eue！pul to alexis algid Kiejon
 who is personally known or produced

Exp．Date： hoi．8 2022 Commission Number：
Signature of Notary Public：
Printed name of Notary Public：


DEPARTMENT OF COMMUNITY DEVELOPMENT
APPLICATION FOR VARIANCE
Questions: 239-574-0776

## AUTHORIZATION TO REPRESENT PROPERTY OWNER(s)

## PLEASE BE ADVISED THAT

Scott J. Hertz, Esq.
(Name of person giving presentation)
IS AUTHORIZED TO REPRESENT ME IN THE REQUEST TO THE HEARING EXAMINER, OR CITY COUNCIL FOR Variance to rear setback requirement
(Type of Public Hearing - i.e., PDP, Zoning, Special Exception, Variance, etc.)

UNIT 90 BLOCK 5411 LOTS) $80 \quad$ SUBDIVISION Cape Coral

OR LEGAL DESCRIPTION $\qquad$

LOCATED IN THE CITY OF CAPE CORAL, COUNTY OF LEE FLORIDA.


Subscribed and sworn to (or affirmed) before me this , by day of , , , , , m,
$\qquad$ who is personally known or produced
as identification.
ETRIE Exp. Date: $\because \geqslant \geq$ Commission Number:
Sta ie of michigan
COUNTY OF MACKINAC
M. Commission Expires April 16, 2023

Acting in the County of $\qquad$
Signature of Notary Public:
Printed name of Notary Public:


Note: Please list all owners. If a corporation, please supply the Planning Division with a copy of corporation paper.

PREPARED BY \& RETURN TO:
Name: Grisel Serpa, an employee of
Selco Title \& Escrow Corp
Address: 2450 Hollywood Blvd.
Suite 100
Hollywood, FL 33020
File No. 18-1015
Parcel No.: 2443-22C405411-0800

SPACE ABOVE THIS LINE FOR PROCESSING DATA
This WARRANTY DEED, made the $20^{\frac{+2}{2}}$ day of February, 2018, by ESTEBAN ABREU and ELSA ABREU, Husband and Wife, hereinafter called the Grantors, to FREDERICK J. DAY, AS TRUSTEE OF THE TRUST CREATED BY FREDERICK J. DAY DATED FEBRUARY 17, 1994, $\mathbf{5 0 \%}$ and ANN ARMSTRONG DAY, AS TRUSTEE OF THE TRUST CREATED BY ANN ARMSTRONG DAY DATED FEBRUARY 17, 1994; 50\%, as joint tenants with the right of survivorship, whose post office address or principal place of business is 3993 East $226^{\text {th }}$ Street Cicero IN 46034 , he hereinafter called the Grantees:

WITNESSETH: That the Grantors, for and in consideration of the sum of $\$ 10.00$ and other valuable consideration, receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, alien, remise, release, convey and confirm unto the Grantees all that certain land situate in City of Cape Coral, County of Lee, State of Florida, viz:

Lot 80, Block 5411, Unit 90, CAPE CORAL SUBDIVISION, according to the Plat thereof, as recorded in Plat Book 32, at Page 57, of the Public Records of Lee County, Florida.

TOGETHER WITH all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

SUBJECT TO TAXES FOR THE YEAR 2018 AND SUBSEQUENT YEARS, RESTRICTIONS, RESERVATIONS, COVENANTS AND EASEMENTS OF RECORD, IF ANY.

TO HAVE AND TO HOLD the same in fee simple forever.
And the Grantors hereby covenant with the Grantees that the Grantors are lawfully seized of said land in fee simple, that the Grantors have good right and lawful authority to sell and convey said land and that the Grantors hereby fully warrant the title to said land and will defend the same against the lawful claims of all persons whomsoever. Grantors further warrant that said land is free of all encumbrances, except as noted herein and except taxes accruing subsequent to December 31, $\underline{2017}$.

IN WITNESS WHEREOF, the said Grantors have signed and sealed these presents, the day and year first above


Name: Elsa Abreu
Address: 1850 South Ocean Dr, \#1801, Hallandale, FL 33009

STATE OF FLORIDA
CITY OF HOLLYWOOD
COUNTY OF BROWARD
The foregoing instrument was acknowledged before me this ant day of February, 2018, by Esteban Abreu and Elsa Abreu, who are personally known to me or who have produced PL Pt icefese as dentification.


## Cape Coral Variance request for 4701 NW $32^{\text {nd }}$ St., Cape Coral FL 33993

(3.a) This letter of intent is from Fred J. and Ann A. Day, owners of lot \#80, block 5411, strap number 21-43-22c4-054-11.0800, with an address of 4701 NW $32^{\text {nd }}$ Street, Cape Coral FI. We are requesting a reduction of 12 ft . from the original; 20 ft . setback req. set by the city) on the north boundary lot 80. We acknowledge that Fred J. Day, Ann A Day, or a representative, will be available to attend the board of zoning hearing.
(b.) The reason for this setback is to make room for a gravity fed septic system.
(c.) The current ordinances have reduced our lot size from $19,960 \mathrm{sq}$. ft. to $6,712.50 \mathrm{sq}$. ft. for purposes of well and septic placement. Our proposed well, and the neighbor's well placement, along with city channel setbacks rule out any septic locations to the north, west, and east sides of our lot. The only place for a septic field is on the south of our lot. This location is severely cut into by the cul-de-sac setbacks. The cul-de-sac set back has pushed the septic field into the master bathroom foundation. We need and are requesting 12 more feet to our south to accommodate the septic field. This can be accomplished by setting the house back 12 feet to the north side of our lot.

Our lot overlooks the spreader, and nature preserve to the west. We wish to place an aesthetically pleasing; approximately 2300 sq. ft. home on this lot, in keeping with Cape Coral's other fine homes in this area. Without Cape Coral's Development Board's approval of this variance our dream home plans are in jeopardy. There will still be more than 8 feet of setback left to the north boundary line after approval of this setback.

My wife and I bought this lot in January 2018. It's taken us more than a year to complete a seawall. Since completion we have learned that our lot is not nearly the size we thought it was to build on. The adjoining cul-de-sac lots are "triple lots." We unknowingly purchased a double lot. We tried buying the adjoining dry lot, but found it was sold and under construction. The area we envisioned building on has been cut to a fraction of what we thought we had purchased. We cannot build up; as my wife has arthritis of the knees, and we both wish to be able to age in place.

## Please consider the included exhibits:

```
From:
Sent: Friday, July 19, 2019 8:58 AM
    Fred Day <fred.day@ciceroinsuranceplans.com>
To:
Mike Struve
Subject:
[EXTERNAL] - Day Lot Survey
Attachments:
4701 +NW + 32+St.+GWD + Survey (1).pdf
```

Caution - This email originated from outside of our organization. Please do not open any attachments or click on any links from unknown sources or unexpected email.

Thank you Mike for emailing me this Variance application. This is the first time I have seen this form. I will work on it over the weekend. In the meantime here is the site survey of our lot. I thought you had this almost two months ago so sorry I did not get it to you earlier. As you can see we though there would be no problem at all building a modest 2200 sq . ft . home on this lot. Overt the last two years we have found that with all the current setbacks, variances, and city regulations we indeed do have a problem. With the approval of our requested 10 ft . set back on the northside of our lot we can fit this home and our required septic system on it. The neighbor on our northside seems amenable to our request on the set back. Our goal is to build an aesthetically beautiful home in this Cape Coral neighborhood, one that fits safely in the neighborhood while adding value and prestige to neighboring properties. This can all be accomplished with the additional setback variance of 10 ft requested in this email.

Please give me some exact dates when you can on my hearing date. I need a week or two to prepare my trip down.

Thank you Mike,
Fred J. Day
Office: (317) 606-8092 Ext. 302
Cell: (317) 442-5417
Fax: (317) 606-8233
Email: fred.day@ciceroinsuranceplans.com

From: Mike Struve [mstruve@capecoral.net](mailto:mstruve@capecoral.net)
Sent: Thursday, July 18, 2019 9:14 AM
To: fred.day@ciceroinsuranceplans.com
Subject: Variance application

Mr. Day,

Attached is a variance application. I think the form you submitted previously was out-of-date. You should fill out page 6 entitled "Authorization to Represent Property Owners" if you and your wife want the option to have someone represent you at public hearing. Just because you identify another individual on this form does not mean that you still cannot speak on your own behalf. You should also fill out the form on page 7 entitled "Documentary Evidence." Please return both forms to me after completion by mail or email.

I also want to call your attention to page 4 of the application entitled "Address the Following Points in your Request." This page includes the five standards (a-e) that staff evaluates for variance requests. Staff must find that each standard has been met to recommend approval of a variance. The Hearing Examiner will review the same five standards in basing a decision on whether to grant a variance.

Thank you for your assistance. Please contact me should you have any questions.
Mike Struve, AICP, LEED Green Associate
Planning Team Coordinator
City of Cape Coral
Department of Community Development
Planning Division
PO Box 150027
Cape Coral, FL 33915-0027
Phone 239.242.3255
mstruve@capecoral.net
Florida has a broad public records law and all correspondence, including email addresses, may be subject to disclosure. The Government in the Sunshine Law applies to "any board or commission of any state agency or authority or of any agency or authority of any county, municipal corporation, or political subdivision" in part, Section 286.011, Florida Statutes.

This transmission may contain information that is privileged, confidential and/or exempt from disclosure under applicable law. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution, or use of the information contained herein (including any reliance thereon) is STRICTLY PROHIBITED. If you received this transmission in error, please immediately contact the sender and destroy the material in its entirety, whether in electronic or hard copy format.

## BOUNDARY SURVEY scuer reo

PROPERTY ADDRESS: 4701 N.W. 32nd STREET, CAPE CORAL, FLORIDA 33993.
LEGAL DESCRIPTION: LOT 80, BLOCK 54II, UNIT 90, CAPE CORAL SUGDIVISION, ACCORDING TO THE MAP OR PLAT THEREOF, AS RECORDED IN PLAT BOOK 32, PAGE(S) L8 THROUGH III, INCLUSIVE, OF THE PUBLIC RECORDS OF LEE COUNTY, FLORIDA.
NOTE(S):
1 THIS BOUNDARY SURVEY WAS PREPARED WITHOUT THE GENEFIT OF A COMMITMENT FOR TITLE INSURANCE, LEGAL DESCRIPTION PROVIDED BY OTHERS,
2. UNLESS SHOWN, UNOERGROUND UTILITIES, IMPROVEMENTS, FOUNDATIONS AND/OR SUBSURFACE STRUCTURES WERE NOT LOCATED BY THIS BOUNDARY SURVEY,

3- BEARINGS ARE BASED ON THE CENTER LINE OF N.W. J2ND STREET HAVING A bearing of $\mathrm{S} 89^{\circ} 26^{\prime} 00^{\prime \prime}$ E PER RECORDED PLAT book 32 , pAGE 57.
L- THE PURPOSE OF THIS SURVEY IS FOR USED IN OBTAINING TITLE INSURANCE ANO FINANCING AND SHOULD NOT BE USED FOR CONS TRUCTION PURPOSES.

- THE LAND(S) SHOWN HEREON WERE NOT ABSTRACTEC HOR LASEMENTS OR OTHER RECORDED ENCUMGRANCES THAT MAY BE FOUND IN THE PUGLIG RECORDS OF
THE COUNTY. THE COUNTY.
6- The expected use of the land, as classified in the standards of practice ( $6 / \mathrm{G} 17-6 \mathrm{FaC}$ ), is "sugurban". The minimum relative distance accuracy for ThIS TYPE OF BOUNDARY SURVEY IS I FOOT IN 7.500 FEET. THE ACCURACY OBTAINED BY MEASUREMENT AND CALCULATION OF A CLOSED GEOMETRIC FIGURE WAS FOUNO TO EXCEED THIS REQUIREMENT
7- THIS BOUNDARY SURVEY DOES NOT REFLECT OR DETERMINE OWNERSHIP.
8- Dimensions are in feet and decimals thereof.
9- ADditions or deletions to survey maps or reports by other than the signing party or parties is prohieited without written consent of signing party or Parties.






| Review Date: | August 12, 2019 |
| :---: | :---: |
| Property Owner: | Fredrick J. Day and Ann Armstrong Day Trust dated February 17, 1994 3993 East $226^{\text {th }}$ Street <br> Cicero, iN 46034 |
| Applicant: | Fredrick J. Day and Ann Armstrong Day |
| Rep: | Scott J. Hertz, Esq. |
| Request: | The applicant requests a variance of ten feet, to the rear setback requirement of 20 feet, to allow a single-family dwelling to be constructed ten feet from the rear property line in the Single Family Residential (R-1B) District. |
| Location: | 4701 NW $32^{\text {nd }}$ Street <br> Cape Coral, FL 33993 <br> Strap number: 24-43-22-C4-05411.0800 <br> Unit 90, Block 5411, Lot 80 |
| Prepared By: | Mike Struve, AICP, LEED Green Associate, Planning Team Coordinator |
| Approved By: | Robert H. Pederson, AICP, Planning Division Manager |
| Recommendation: | Denial |
| Urban Service |  |
| Area: | Reserve |
| Code Compliance |  |
| Case: | No |

The $\pm 19,960$-sq. ft. site is in northwest Cape Coral. The site has frontage along NW $32^{\text {nd }}$ Street. The west side of the site has water frontage along the North Spreader Waterway. Except for a seawall constructed along the west property line, the site is unimproved. Development in this area is sporadic and is limited to single-family dwellings as centralized utilities have not been extended to this area.

The site has a Single Family and Multi-Family Future Land Use Classification (FLUC) as do sites to the north, east, and south. State-owned lands to the west have a Natural Resources/Preservation FLUC. At the time the variance application was filed with the City, the site had Single Family Residential ( $\mathrm{R}-1 \mathrm{~B}$ ) Zoning that was shared by sites to the north, east, and south. ${ }^{1}$ State lands to the west are unzoned and uses in these areas are regulated by the FLUC.

The applicant seeks to construct a one-story, single-family residence with a living area of around 2,334 sq. ft . based on a site plan provided by the applicant and appearing in Exhibit A . A pool is proposed along the

[^0]west side of the dwelling, adjacent to the North Spreader Waterway. Pools are required to be to the rear of the site although pools may a maximum of 10 feet beyond the side of the structure while maintaining side yard setbacks (LDC, Section 5.2.15). The total area of the proposed residence including living area, lanai, and garage is $4,010 \mathrm{sq}$. ft .

## Similar Variances Cases within Block 5411

The applicant has received a cul-de-sac variance of seven feet to allow an 18 -foot front setback earlier in 2019. Cul-de-sac variances are governed by LUDR, Section 3.13, and can be approved administratively. City records indicate no other variances have been granted to lot owners in Block 5411.

## Applicable Regulation:

LUDR, Section 2.7.1, Table R-1, requires a minimum rear setback of 20 feet for buildings in the $R-1 B$ District.

## Zoning History of the Site

The site has always had a Single Family and Multi-Family FLUC.
The site was rezoned from the R-1B District to the Single-Family Residential (R1) District by Ordinance 419.

## Analysis:

A variance is defined as a modification of the requirements of the City ordinance when such modification will not be contrary to the public interest where, because of conditions peculiar to the property involved and not the result of the actions of the applicant which occurred after the effective date of the ordinance, a literal interpretation of the ordinance would result in unnecessary and undue hardship.

Staff has reviewed this application based on the five standards in LUDR, Section 8.10.3a-e.

1. Special Conditions: The special conditions and circumstances exist which are peculiar to the land, structure or building involved and which are not applicable to other land, structure or buildings in the same zoning district; that the special conditions and circumstances do not result from the actions of the applicant.

## Staff analysis: Standard MET by the applicant.

The site is a cul-de-sac lot that is $19,960 \mathrm{sq}$. ft . and is relatively flat. A well providing potable water to the proposed residence will be at the northwest corner of the site. An existing well on the adjacent site to the east at 4635 NW $32^{\text {nd }}$ Street occupies the northwest corner of that site. Chapter 64E-6, Florida Administrative Code (FAC), requires a minimum 75 -foot setback for a septic drain field from a private potable well. The two wells prevent a drain field on the northern half of the site.

FAC also prohibits drain fields within 50 feet of a surface water, like a canal. This regulation prevents a drain field from being placed in the southwest corner of the site near the North Spreader Waterway.

Based on the location of the two wells and North Spreader Waterway, a drain field is restricted to the southeast quadrant of the site. Furthermore, FAC requires drain fields to be a minimum of five feet from a building foundation and five feet from any property line abutting an easement.

The combination of several factors imposes a special circumstance that is peculiar to this site. The cumulative effect of the two wells, the presence of the canal, and the application of the FAC, restrict the drain field to a relatively, small fixed area of the site. Restricting the septic tank and drain field to the southeast portion of the site in turn requires the dwelling to be shifted northward to comply with drain field setbacks from the building foundation.
2. No Special Privilege: The granting of the variance requested will not confer on the applicant any special privilege that is denied by this ordinance to other lands, buildings or structures in the same zoning district.

## Staff analysis: Standard NOT MET by the applicant.

The applicant seeks to construct a single family residence that is around $2,334 \mathrm{sq} . \mathrm{ft}$. The living area of this dwelling is less than the living area of new single-family homes constructed in the City since 2018 that average 2,753 sq. ft. According to the applicant's representative ${ }^{2}$, the site has room to for a building footprint with an area of $2,249 \mathrm{sq} . \mathrm{ft}$. without a variance. A footprint larger than this area would require a septic tank greater than 950 gallons. The drain field needed for a tank of this volume could not be accommodated on this site without a variance.

LUDR, Table R-1 requires a minimum living area for single-family residences for waterfront sites, although minimum living areas may be reduced to $1,400 \mathrm{sq} . \mathrm{ft}$. when a site is adjacent to a canal or lake. In this particular instance, a house with a living area of 2,249 sq. ft., while less than the average living area of a house in the City, is substantially larger than the minimum area of $1,400 \mathrm{sq}$. ft. required by the R-1B District. In addition, the footprint of the house could be reduced while increasing the total area of the house by constructing a twostory dwelling. In summary, the applicant could construct a house with a slightly smaller footprint than desired or construct a two-story dwelling than would allow for more living area with a similarly sized footprint. Both options would allow the applicant to construct a single-family dwelling on the site without the need for a variance.
3. Hardship: That literal interpretation of the provisions of this ordinance would deprive the applicant of rights commonly enjoyed by other properties in the same zoning district under the terms of this ordinance and would work unnecessary and undue hardships on the applicant.

[^1]
## Staff analysis: Standard NOT MET by the applicant.

The applicant plans to construct a single-family home with a pool on the property. At 19,960 sq. ft , the property is substantially larger than the minimum $10,000 \mathrm{sq}$. ft . site required by the City for the R-1B District. While several factors influence building placement and design, a relatively small, but adequate, building envelope exists for constructing a single-family dwelling. While the area of the dwelling preferred by the applicant cannot be constructed without a variance, a smaller dwelling as well as other design options are available.
4. Minimum Variance: That the variance granted is the minimum variance that will make possible the reasonable use of the land, building or structure.

## Staff analysis: Standard NOT MET by the applicant.

The floor plan preferred by the owner cannot be built without a variance. However, the design of the single-family home could be modified to conform to the district requirements without a variance. As a result, this request does not constitute the minimum variance required to enjoy reasonable use of this property.
5. Purpose and Intent; Public Interest: That the granting of the variance will be in harmony with the general intent and purpose of this ordinance, and that such variance will not be injurious to the area involved or otherwise detrimental to the public welfare.

## Staff analysis: Standard NOT MET by the applicant.

Setbacks provide minimum separation distances between buildings and property lines. Setbacks are frequently established by local governments for reasons of public policy such as safety, privacy, and environmental protection.

The property owner to the immediate north would potentially be the most affected by the approval of this variance. While a single-family residence has not yet been constructed on this site, a new dwelling will likely to be built on this lot in the future. As individuals make real estate investments in part based on land use requirements, the owner to the north may be aggrieved by a single-family dwelling constructed with a ten foot setback from the rear property line of the site. The granting of a variance of the magnitude requested by the applicant would be a noticeable departure from the rear setback pattern established for buildings in the R-1B District.

## Consistency with the Comprehensive Plan

This request is consistent with the following objective and policy.
Future Land Use Element
Policy 1.15a:
Single Family and Multi-Family Future Land Use Classification.

Staff comment: When the variance application was filed with the City, the site had R-1B Zoning that was consistent with the Single Family and Multi Family FLUC of the site. The site is $19,960 \mathrm{sq}$. ft . When the is developed with a single-family home, the site will have a density of 2.18 units per acre that is less than the maximum density of 4.4 units per acre allowed in the FLUC.

Recommendation:

Staff recommends denial of the variance.

Staff Contact Information
Mike Struve, AICP, LEED Green Associate, Planning Team Coordinator
PH: 239-242-3255/Email: mstruve@capecoral.net

Exhibit A
VA19-0005




## Department of Community Development

 Planning Division
## AFFIDAVIT

IN RE: APPLICATION OF: Frederick J Day Trust + Ann Armstrong Trust
APPLICATION NO: VA19-0005
STATE OF FLORIDA )
COUNTY OF LEE )

I, Vincent A. Cautero, AICP having first been duly sworn according to law, state on my oath the following:

That I am the Director of the Department of Community Development and responsible in performing duties as required for the City of Cape Coral.

That pursuant to City of Cape Coral Code. Section 8.3.2A and Section 8.11.3.A all required written notice and publication has been provided. Also, posting of a sign has been done when applicable per Section 8.3.2A.

DATED this $\qquad$ day of
 , 2019.

Vincent A. Cautero, AICP

## STATE OF FLORIDA <br> COUNTY OF LEE

The foregoing instrument was acknowledged before me this $12^{\text {th }}$ day of August, 2019 by Vincent A. Cautero, AICP, who is personally known to me and who did not take an oath.

Elisabeth a delgado
MY COMMISSION \# OGO30174
EXPIRES Clamber 00, 2020

## $\sum_{\text {Signature of Notary Public }}^{\text {Eli }}$

## Elisabeth A. Del ado

Print Name of Notary Public

# The News-Press media group <br> news-press.com A GANNETT COMPANY 

# Classified Ad Receipt <br> (For Info Only - NOT A BILL) 

Customer: CITY OF CAPE CORAL_DEPT OF COM
Address: 1015 CULTURAL PARK BLVD
CAPE CORAL FL 33990
USA

Ad No.: 0003725434
Net Amt: \$356.24

Run Times: 1
No. of Affidavits: 1

Run Dates: 08/10/19

## Text of Ad:

NOTICE OF PUBLIC HEARING ADVERTISEMENT

REQUEST: The applicant, Fredrick J. Day and Ann Armstrong Day Trust, dated February 17, 1994, seek a dimensional variance of ten feet from the minimum rear setback requirement of 20 feet to permit the construction of a single-family dwelling ten feet from the rear property line of a site in the singleFamily Residential ( $\mathrm{R}-1 \mathrm{~B}$ ) District on property described as Lot 80, Block 5411, Unit 90, Cape Coral Subdivision; property located at 4701 NW 32nd Street.
CAPE CORAL STAFF CONTACT: Mike Struve, AICP, LEED Green Associate, Planning Team Coordinator, 239-2423255, mstruve@capecoral.net

UPCOMING PUBLIC HEARING: Notice is hereby given that the City of Cape Coral Hearing Examiner will hold a public hearing at 9:00 A.M. On August 20, The public hearing will be held in the City of Cape Coral Council Chambers, 015 Cultural Park Boulevard, Cape Coral, FL.

All interested parties are invited to appear and be heard All materials pre sented before the Hearing Examiner will become a permanent part of the record. The public hearing may be continued to a time and date certain by announcement at this public hearing without any further published notice Copies of the staff report will be avail able five days prior to the hearing. The ile can be reviewed at the Cape Coral Community Development Department lanning Division, 1015 Cultural Park Blvd., Cape Coral, FL.
DETAILED INFORMATION: The case re port and colored maps for this applica ton are available at the City of Cape Coral website, www.capecoral.net/publ chearing, (Click on 'Public Hearing inonced above to case number informa ion): or at the Planning Division coun er at City Hall between the hours of 7:30 AM and 4:30 PM.

HOW TO CONTACT: Any person may appear at the public hearing and be heard, subject to proper rules of con duct. You are allowed sufficient time to write or appear at the public hearing to voice your objections or approval. Written comments filed with the Director will be entered into the record. Please reference the case number above within your correspondence and mail to: Department of Community Development, Planning Division, P.O Box 150027, Cape Coral, FL 33915-0027 The public hearing may be continued to a time and date certain by an nouncement at this public hearing without any further published notice.
ADA PROVISIONS: In accordance with the Americans With Disabilities Act, persons needing a special accommoda tion to participate in this proceeding bourtment whose office is located at Cape Coral City Hall 1015 Cultural Park Boulevard Cape Coral Florida; tele phone 1-239-574-0530 for assistance; if earing impaired, telephone the Flori
da Relay Service Numbers, 1-800-955 8771 (TDD) or 1-800-955-8770 (v) for assistance.
by order of
Kimberly Bruns, CMC
City Clerk
REF \# VA19-0005 LEGAL AD - DCD AD\# 3725434

```
Item Number: 2.C.
Meeting Date: 8/20/2019
Item Type: HEARINGS
```

AGENDA REQUEST FORM
CITY OF CAPE CORAL

## TITLE:

Case \#PDP19-0002*; Due to an advertising error, this item will not be heard today

## REQUESTED ACTION:

Approve or Deny

## STRATEGIC PLAN INFO:

> 1. Will this action result in a Budget Amendment? No
2. Is this a Strategic Decision?

If Yes, Priority Goals Supported are listed below.
If No, will it harm the intent or success of the Strategic Plan?

## Planning \& Zoning Recommendations:

## SUMMARY EXPLANATION AND BACKGROUND:

Amend the Judd Creek project to replat Tract 8 into two parcels and revise the development plan for Tract 8.

## LEGAL REVIEW:

## EXHIBITS:

See Attached Backup Material

## PREPARED BY:

Jessica M. Division- Planning $\quad$ Department- | Community |
| :--- |
| Development |

## SOURCE OF ADDITIONAL INFORMATION:

Mike Struve, AICP, Planning Team Coordinator,
(239) 242-3255, mstruve@capecoral.net

ATTACHMENTS:

Description

- Application
- Species Survey
- Traffic Statement
- Ordinance 132-05

Type
Backup Material
Backup Material
Backup Material
Backup Material

- Ordinance 31-12

PLANNED DEVELOPMENT PROJECT (POP) APPLICATION
PROPERTY OWNER IS A CORPORATION, LIMITED LIABILITY COMPANY (LLC),
LIMITED COMPANY (LC), PARTNERSHIP, LIMITED PARTNERSHIP, OR TRUST
Project Name:
Project Number:
PDP19-0002
To help prepare this application, the applicant should obtain copies of the following:

- Land Use and Development Regulations (this document is linked)

1. Land Development Regulations (Article 4)
2. Parking Requirements (Article 5.1)
3. Landscape Ordinance (Article 5.2)
4. Sign Ordinance (Article 7)

- NFPA 1 Fire Prevention Code
- Engineering Design Standards

The advisory review is conceptual only and any staff comments are subject to change based on detailed information with an application to the City of Cape Coral. Formal review may result in additional changes not noted at this time. The final design or project must comply with the Land Use and Development Regulations, Engineering Design Standards, City Code of Ordinances, Comprehensive Plan and other applicable laws and regulations.

## ACKNOWLEDGEMENT

I
Jim Harvey, Authorized Signatory , as the owner of this property or the duly Authorized Representative, agree to conform to all applicable laws of the City of Cape Coral and to all applicable Federal, State and County laws, and certify that all information supplied is correct to the best of my knowledge.
In addition, I understand that prior to the issuance of the Certificate of Occupancy for this development, the engineer of record must supply the Department of Community Development with record drawings and a letter of substantial compliance for the project.
In addition, I authorize the staff of the City of Cape Coral to enter upon the property for purposes of investigating and evaluating the request made through this application.
Please note: Advertising fees must be paid in full at least 10 days prior to public hearing or the item may be pulled from the agenda and continued to a future date once the fees have been paid.
(Name of Entity)

* VK Judd Creek LLC by VK JV2, LLC C/O The Kolter Group

By: NAME AND TITLE (PLEASE TYPE OR PRINT)
Jim Harvey, Authorized Signatory

(SIGNATURE MUST BE NOTARIZED)
STATE OF $\qquad$ Hiulsodavfh

Sworn to (or affirmed) and subscribed before me this $\qquad$ day of $\mathcal{F} B$. 2019 by
$\qquad$
$\qquad$ who is personally known or produced
as identification.


Exp. Date: 0.27.20 Commission Number:

*Please include additional pages for multiple property owners.


# Authorization to Represent Property Owners) Property Owner is a Corporation, Limited Liability Company (LLC), Limited Company (LC), Partnership, Limited Partnership, or Trustee 

Please be advised that
Avalon Engineering, Inc
(Name of Authorized Representatives) and business entity, if any)
is authorized to submit an application and represent me in the hearing(s) to the Planning \& Zoning Commission/Local Planning Agency, Board of Zoning Adjustments and Appeals and /or City Council for a Planned Development Project.

Unit $\qquad$ Block Tract 8 Lot $\qquad$ Subdivision Judd Creek Preserve as descr in Instr \# 2007-1 13064

Or Legal Description:
(described as an exhibit A in Microsoft Word format and attached hereto)


Authorized Signatory
Title of Signatory
Jim Harvey
Name (Please print or type)
(SIGNATURE MUST BE NOTARIZED)
STATE OF

$\qquad$
Sworn to (or affirmed) and subscribed before me this $19^{\mathcal{M}}$ day of $\mathcal{E} \mathcal{E} B^{2}, 2019$, by
Jim Harvey who is personally known or produced
as identification.


Please include additional pages for multiple property owners.
${ }^{* *}$ Notes:
If the applicant is a corporation, then it is executed by the corp. pres. or v. pres, sec, tres, or a director, .
If the applicant is a Limited Liability Company (L.L.C.) or Limited Company (L.C.)., then the documents should be signed by the Company's "Managing Member."
If the applicant is a partnership, then a partner can sign on behalf of the partnership.
If the applicant is a limited partnership, then the general partner must sign and be identified as the "general partner" of the named partnership.
If the applicant is a trust, then they must include their title of "trustee."
In each instance, first determine the applicant's status, e.g., individual, corporate, trust, partnership, estate, etc., and then use the appropriate format for that ownership.


## PDP Applicant Checklist

## Project Name:

$\qquad$

Applicant must submit the completed application and the associated documentation listed below, collated into 17 separate packets (one (1) original and 16 copies). These are minimum requirements for all PDP applications. Based on the nature of your project, additional items may be required by staff.

$\qquad$ All application pages must be initialed by the property owner or their authorized representative
$24^{\prime \prime} \times 36^{\prime \prime}$ engineered PDP Development Plans, including landscape buffer areas and building elevations - See pages 7-10 for further information

Certified Boundary Surveys, in NGVD 1929, completed within the last six (6) months showing elevations - See page 7 for further information
$\qquad$ PDP application fees paid in full at time of application - See page 11 for further information
Letter of Intent (LOI) - See page 6 for further instructions
Environmental Survey/Report - See page 7 for further instructions
Warranty or Quit Claim Deed - Applicant shall provide a copy of Warranty or Quit Claim Deed for one hundred (100) percent of the property comprising the Planned Development Project.

Vacation of Plat requests must include letter of "No Objection" from the electric company, the telephone company, and the cable company - See page 9 for further instructions
$\qquad$ Page 1 must be signed and notarized by either all property owner(s) or the authorized agent
The "Authorization to Represent Property Owners", page of the application, must be signed by all property owner(s) and notarized
$\qquad$ Properties owned by corporations, limited liability companies, limited partnerships, general partnerships, and trustees must provide legal documentation (For example, the Articles of Incorporation) listing persons authorized to sign for the entity and in these situations the property owner(s) must sign all applicable PDP forms in their corporate capacity.
As an alternative to submitting everything in paper format, the applicant may opt to submit the following:
$6 \quad 11$ sets of plans, in paper format, as described above
_ $6 \quad 11$ signed and sealed Boundary Surveys, in paper format, as described above
1 One (1) copy of the application \& all other documents you are submitting for review
$1 \quad 1$ CD/DVD with PDFs of documents you are submitting:

- Each document you are submitting needs to be a separate PDF, appropriately identified by name. For example, the application will be one PDF, titled "Application", the Letter of Intent will be another PDF, titled "Letter of intent", plans, boundary surveys, etc.


## GENERAL INFORMATION



| This application includes the following requests: <br> (Please check all that apply) |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- |
| X Subdivision | $\square$ | Special Exception | $\square$ Rezoning | $\square$ Variance |
| $\square$ Deviation to | Deviation to <br> Landscaping | Non-residential Design <br> Standards | Engineering Design <br> Standards (EDS) | Requests |
| $\square$ Borrow Pit | $\square$ Vacation of Plat | $\boxed{X}$ Master Concept Plan Amendment |  |  |

*Please include additional pages for multiphe moper m wermes.

## PROPERTY and PROJECT DEVELOPMENT DATA

a. Zoning District
b. Future Land Use Class
c. Area of Subject Property
d. Type of Development
e. Estimated Number of Employees

Number of Seats in Assembly
f. Parking Spaces Required
g. Parking Spaces Provided
h. Parking and Street Area
i. Ground Floor Building Area
j. Total Floor Area
k. Building Heights

1. Total Proposed Impervious Surface Area
m. Permanent Open Space

Landscaped Area
n. Recreation Area


If the proposed project is a multifamily residential development, the following additional data shall be shown on the plans.
o. Number of Dwelling Units (du)

TBD
p. Gross Donsity (du/acres)
q. Number, Type, and Floor Area of each Dwelling Unit:


## LETTER OF INTENT

Please include a Letter of intent (LOI), stipulating your request, addressed to the Community Development Director. This letter must specify all applicable requests. Such requests may include any and/or all of the following:
a. General purpose and intent of the PDP
b. $\quad$ Subdivision requests - See Article 4.1 and 4.2 .5
c. Rezoning requests specifying the actual request and explanation of need for the rezoning
d. Special exception requests and explanation of need for the special exception
e. Variance requests specifying the actual request and explanation of need. All variance requests must address the five (5) criteria for the granting the a variance, per Land Use and Development Regulations, section 8.10 . Note: Variances run with the land
f. Vacation of Plat as outlined in section 8.11 and explanation of vacation request
g. Borrow pit requests as outlined in section 3.23, 4.2.5, and 8.3.2

## DEVIATION REQUEST LETTER(S) Not Applicable

Applicant must complete a separate deviation request letter for each deviation type requested. Please ensure that proper justification for the requested deviation accompanies each request. Staff will not analyze any requested deviation that does not include justification for the deviation sought and this may result in a rejection of your application. Refer to the appropriate section of the LUDRs for guidance on the criteria for which a particular deviation may be sought. Note: Deviations do not run with the land.

- Landscaping Deviations shall be in accordance with Section 5.2.19
- Non-residential Design Standards Deviations shall be in accordance with Section 5.6.10 Deviation,
- Engineering Design Standards (EDS) Deviations in accordance with sheet 1, "Foreword" paragraph 5,
- All Other Deviation Requests, shall be in accordance with Section 4.2.4.K


## TRAFFIC GENERATION ESTIMATE

TIS approved within PDP
No increase to density proposed
The following will determine the need of a Traffic Impact Statement. Trip Generation Fstimate, based on the most current edition of the Institute of Transportation Engineers (ITE) Trip Generation manual:

ITE Code
Is estimate based on locally collected data? $\qquad$

Regression equation (if used)
Independent Variable
Daily Two Way Trip Estimate
Peak Hour (of generator) Entering
Peak Hour (of generator) Exiting
Total Peak Hour (of generator)
Peak Hour Entering and Exiting trips greater than 300 trips

If the total peak hour traffic exceeds 300 trips, a Traffic Impact Statement (TIS) will be required. A methodology meeting with the City staff is required prior to submitting the TIS. The methodology meeting will be scheduled after the initial submittal of the PDP application.

## GRAPHIC STANDARDS: GENERAL INFORMATION

Sheet\# of | The Development Plan shall be of sufficient scale to show all detail. The scale of the Plan shall be |
| :--- |
| submitted illustrated by a graphic scale on every sheet. The date and true north arrow shall be shown on every |
| plans: |
| sheet. The following general information is required: |

1. Names and addresses of the owners, planner, architect, landscape architect Engineer and
survevor.
2. A General Location and Vicinity Map (plat sheet). Please indicate the relationship of the proposed
project site to surrounding existing land uses, zonings, future land uses, community facilities, major
streets, utilities and any other principal buildings or physical features in and adjoining the subject
property. These features shall be indicated for a distance of threc hundred (300) feet from the
outside boundaries of the subject property. Indicate all names and locations of adjoining
subdivisions, development projects, unplatted properties, and streets within unincorporated Lee
County.

## EXISTING PROPERTY CONDITIONS

Provided on Survey

## Sheet \# of submitted plans:

$\qquad$ 1. Acreage of land with in property.
2. Boundary lines of the project and their bearings and distances.
3. Existing and proposed easements and their locations, widths and distance, as well as existing structures.
4. Streets and waterways on and adjacent to the project, their names, widths and other dimensions as may be required.
5. The location of all existing utilities connections available to the property site.
6. Tree Survey: The location, quantity, diameter/caliper, botanical and common name, and native status of all heritage trees and other existing trees with a caliper of two inches or greater, and whether they are proposed to be preserved or removed. Trees to be removed, if any, shall be indicated on a separate sheet. Reference 5.2 .6 of the City's Land Development Regulations. The City is a designated "Tree City" and tree retention is encouraged.
$\qquad$ 7. Environmental Site Survey - see the City's guidelines for conducting an environmental survey
8. Flood elevation data and flood zone boundary lines delineated, if applicable.
9. Any other significant existing features, as may be required by the Director.

## DEVELOPMENT PLANS

Not Applicable

Sheet \# of The Development Plan should be viewed as a conceptual plan and not construction drawings or a site submitted plans: plan. A high level detailed site plan with information not needed will be rejected at submittal. The Development Plan shall show the following information, as applicable to the type of project being proposed, including the proposed dimensions, size, location and arrangement of the following.

1. Name of project, north arrow, date and scale.
2. Elevations, (drawing of front, sides, and rear faces of buildings), and use of all proposed buildings and structures.
3. Internal and peripheral landscaping locations showing landscape area sizes and overall dimensions of the various planting areas, providing calculations per Article 5.2.
4. Approximate location of curb cuts, driveways, access roads, alleys, and parking areas indicating the number of spaces and all dimensions.
5. Location of existing and proposed pedestrian walks, malls, yards, and open areas.
6. Location, number, dimensions, character and orientation of all existing and proposed signs.
7. Location and heights of all proposed buffers, fences, screens, and walls.
8. Location of all existing and proposed buildings and structures with setback distances from the property lines and roadways.
9. Location of all known existing and proposed water, sewer and irrigation mains including the point of connection to the existing system and buildings, if applicable, including:
a) Estimate of the average daily flow for potable water.
b) Estimate of the average daily flow of wastewater
c) Estimate of the average daily flow for irrigation water.
10. Location of all known existing and proposed easements and /or right of way.
$\qquad$
$\qquad$ 11. Location of proposed outdoor lighting, showing direction, height and type.
11. An exhibit providing the peak hour trip distribution at the project entrance and adjacent local streets out to a collector.
12. Location and character of all outside waste disposal facilities and existing or proposed appropriate screening.
13. Phasing Plan: Where a project will be developed in phases, a Phasing Plan shall be presented for review of the entire project. Proposed development phases shall be numbered in sequence, and shall indicate the density for residential and/or floor area for non-residential uses, as applicable, for each phase. The phasing plan shall identify size, location, sequence and timing of the various phases of the development.

## ADDITIONAL INFORMATION


#### Abstract

Sheet \# of submitted plans:

Will be provideq. Landscape Maintenance: The proposed method of assuring the provision and permanent maintenance of areas required for landscaping, screening, and common uses, including a proposed statement of such assurance. The coordinated development of the site shall be compatible with the surrounding area.

Will be provide2d. Maintenance Assurance: The proposed method of assuring the perpetual ownership and maintenance of areas within the project that area to be used for open space, recreation or other quasi-public purposes, including a detailed statement of such assurance, including covenants, agreements or other specific documents as required.

N/A 3. If seeking Subdivision approval; Covenants: Copies of proposed restriction or protective covenants, if any. 4. Economics:

The Commission or City Council, as applicable, may also require that the applicant provide additional supporting data, such as economic justification, financing, and construction scheduling, topographic data or similar information when deemed necessary for project review.

\section*{N/A} 5. Vacation of Plat

In the case of vacation of plats submitted in conjunction with a PDP, the following additional information shall be required: a. Affidavits of city and county tax collectors stating that all city and county taxes levied against land covered by the portion of the plat of which vacation is sought have been paid; b. Sketches and descriptions; and c. Letter of no objection from the following utilities: i. Lee County Electric Cooperative, Inc (LCEC) ii. Century Link Telephone Company iii. Comcast Cable Company


## SUBDIVISION, PER FLORIDA STATUTES, CHAPTER 177 - IF APPLICABLE

Sheet \# of The Subdivision Plan shall show the following information, as applicable to the type of project being submitted plans proposed, including the proposed dimensions, size, location and arrangement of the following with accurate dimensions to the nearest one-hundredth of a foot. If flexibility is requested for property lines prior to Plat recording, this request must be requested in the Letter of Intent (LOI).

1. Contours at an interval of not greater than one foot.
2. Access roads and their relationship to existing and proposed streets, alleys and other public ways.
3. Setback lines, permanent open space, recreation areas, scparation strips, existing and proposed landscape areas and general land use activity areas.
4. Location of areas and their acreages, if any, to be reserved or dedicated for public parks, playgrounds, schools, or other public uses, including bikeways or walks.
5. Proposed lot numbers, lot lines, lot dimensions, lot areas, lot descriptions, lot locations, minimum vard requirements, and any other appropriate data and information for areas or parcels within the project property lines which have been designated for subdivision for any purpose or use.
$\qquad$ 6. Utility locations on and adjacent to the project showing proposed dimensions and connections to existing utility systems.
6. All dimensions, angles, bearings and similar data on the plan shall be tied to primary control points approved by the City Engineer. The location and description of said control points shall be given.
7. Approximate location of proposed and existing surface water management system components including treatment, storage, conveyance, and discharge locations.
8. Project boundary lines, right-of-way lines of streets, waterways, easements and other rights-of-way. Bearings or deflection angles, radii, arcs and central angles of all curves with dimensions to the nearest minute shall be provided for the center line of all streets and easements. Block corner radii dimensions shall also be shown.
9. Name of each street, waterway, easement or other right-of-way and the designation of all buildings, parking areas, access roads, permanent open spaces, recreation areas, separation strips, landscaped areas, dedication or reserved areas, and other land use activity areas by name, use, purpose or other appropriate method as well as by width, length, land area or floor area devoted to such use or purpose.
$\qquad$ 11. Certification of title and dedication, on plat, showing that the applicant is the owner and a statement by such owner dedicating streets, rights-of-way and any other sites for public use, if any.
10. Certification by the City Enginecr, on plat, that a surety bond, certified check or other guarantee has been posted with the City in sufficient amount to assure completion of all such required site improvements.
$\qquad$ 13. Certificate of approval for recording, on plat, suitable to be signed by the Mayor as applicable, to indicate that the plan has been approved for recording.
11. Any other appropriate certification required by the Governing Body or Necessary to comply with Florida Statutes, Chapter 177.

## Planned Development Project (PDP) Application Fees *

|  | Administrative Review | Fees | Your Costs |
| :---: | :---: | :---: | :---: |
| $\square$ | PDP - without Subdivision | \$2,525.00 | \$ |
| $\square$ | ** Additional charge for PDP's in excess of ten (10) acres: <br> 29.40 acres $\times \$ 55.00$ for each acre or portion thereof in excess of 10 acres. | (with maximum cap of $\$ 3,625.00$ for additional acres) | \$ |
| $x$ | PDP - with Subdivision | \$2,815.00 | \$2,815,00 |
| X | ** Additional charge for PDP's in excess of ten (10) acres: $\qquad$ acres $\times \$ 55.00$ for each acre or portion thereof in excess of 10 acres. | (with maximum cap of $\$ 3,915.00$ for additional acres) | \$1,100.00 |
|  | Fire Review |  |  |
| $\pm$ | Fire review (mandatory) | \$104.00 | \$ 104.00 |
|  | Public Hearing |  |  |
| $\square$ | PDP - without Subdivision | \$665.00 | \$ |
| $X$ | PDP - with Subdivision | \$1,415.00 | \$1,415.00 |
| $\square$ | Zoning Amendment within PDP | \$1,165.00 | \$ |
| $\square$ | Vacation of Plat within PDP | \$880.00 | \$ |
| $\square$ | Variance/Deviation within PDP | \$1,250.00 | \$ |
| $\square$ | Special Exception within PDP | \$1,365.00 | \$ |
| $\square$ | Borrow Pit within PDP | \$1,725.00 | \$ |
|  |  | Total | \$ 5,434.00 |
|  |  |  |  |

* Advertising fees will be due at time of advertising.
** PDP - Acres $\times \$ 55.00$ for each acre or portion thereof in excess of 10 acres (i.e. A 20.2 acre of land is calculated as follows.
$20.2-10.00=10.2$, then the 10.2 acres is rounded up to 11 acres)


## CERTIFICATE AS TO THE RESOLUTIONS OF <br> TIIE MANAGER OF <br> VK JUDD CREEK LLC

THE UNDERSIGNED, being the Manager of VK Judd Creek LLC (the "Company"), does hereby certify that the following is a true and complete copy of a Resolution adopted by the Manager of said Company which Resolution has not been revoked, rescinded, cancelled or modified and remains in full force and effect.

RESOLVED, that the Company sliall execute all contracts, documents, purchase agreements, affidavits, deeds, settlement statements, agreements, instruments and all necessary papers and documents in connection with the leasing, acquisitions, development, and disposition of real property for sale; and

IT IS FURTHER RESOLVED, that the following individual acting on behalf of the Company is authorized, empowered and directed to do singly, all such further acts, and execute and deliver all such contracts, closing documents, settlement statements, purchase and sale agreements, papers, leases, documents, instruments, and agreements and otherwise take any action as may be necessary or appropriate in connection with the aforesaid resolution:

Jim Harvey Authorized Signatory
AND BE IT FURTHER RESOLVED, that all actions heretofore taken by the foregoing person and all things done by this authority with respect to the foregoing resolution, and the actions contemplated thereby, are hereby agreed to, ratified, approved and adopted.

CRRTIFIED that the Operating Agreement of the Company does not impair or restrict the Company's ability to execute and deliver the documents required to hereunder.

IN WITNESS WHEREOF, this written consent is made effective as of the 30th day of October, 2018 ,

## VK JUDD CREEK LLC

By: VK JV2 LLC, its Manager
By: VK JV2 Funding LLC, its Manager
By: The Kolter Group LLC, its Manager

By:


Next Parcel Number Previous Parcel Number Tax Estimator Cape Coral Fees Tax Bills Print

| Property Data <br> STRAP: 04-44-24-C2-01708.0000 Folio ID: 10543855 |  |
| :---: | :---: |
| Owner Of Record - Sole Owner <br> VK JUDD CREEK LLC <br> C/O JAMES P HARVEY <br> 14025 RIVEREDGE DR <br> TAMPA FL 33675 <br> Site Address <br> ACCESS UNDETERMINED <br> NORTH FORT MYERS FL 33903 <br> Property Description <br> Do not use for legal documents! <br> JUDD CREEK PRESERVE DESC IN INST\#2007-11.3064 TRACT B <br> Classification / DOR Code <br> ACREAGE NOT AG CLASSIFIED / 99 | [ Tax Map Viewer ] <br> [ Pictometry Aerial Viewer] |
|  | Image of Structure |
|  316,320 As of <br>  Attributes  |  |
| Land Units of Measure AC |  |
| Units 9 ¢ 63.60 | - ${ }_{\text {a }}$ |
| Total Number of Buildings 0 | W |
| Total Bedrooms / Bathrooms 0 | $A \\|$ 为 AR |
| Total Uving Area 0 | VALCAD |
| lst Year Builoing on Tax Roll 0 N/A | Wrowirf |
| Historic Distrikt No |  |


| + | Exemptions |
| :---: | :---: |
| 4 | (4id Values (2018 Tax Roil) |
| + | Taxing Authorities |
| + | Sales / Transactions 0 |
| $\#$ | Parcel Numbering History 9 |
| + | Location Information |
| \# | Solid Waste (Garbage) Roll Data |
| + | Flood and Storm Information |
| * | Appraisal Details (2018 Tax Roll) |



Avalon Engineering, Inc.
2503 Del Prado Boulevard South, Suite 200
Cape Coral, Florida 33904
Phone: (239) 573-2077 Fax: (239) 573-2076
\#AA C001936 \#EB 0003128
July 16, 2019
Mr. Vince Cautero, Director
Department of Community Development
City of Cape Coral
1015 Cultural Park Boulevard
Cape Coral, Florida 33990
PROJECT: JUDD CREEK PDP AMENDMENT FOR TRACT 8 ONL.
SUBJECT: PDP AMENDMENT LETTER OF INTENT
Dear Mr. Cautero:
On behalf of the property owner, VK Judd Creek LLC, we respectfully request approval of a Planned Development Project (PDP) Amendment to modify the Master Concept Plan approved within the Judd Creek PDP for the development of a 292 unit Multi-family development within the northern 29.40 acres of the Judd Creek Preserve Tract 8.

The Judd Creek Preserve Tract 8 consists of one strap number 04-44-24-2-01708.0000, currently containing 63.58 acres, and is located on the SE corner of the intersection of Pine Island Road NE and Barrett Road.

The Judd Creek Planned Development Project is a residential and commercial development project approved by Ordinance 132-05 and amended by Ordinance 31-12. The development consists of a total of 192.62 acres, 117.09 for multi-family uses, 25.05 for retail and nonresidential uses and 50.48 acres of natural resources/preservation areas.

The property owner is requesting approval of this PDP Amendment for Tract 8 only to address the following: Development Plan approval for Tract 8 , which replaces the original development plan for this Tract. The Development Plan for Tract 8 reduces the access points to one each onto Barrett Road and one shared secondary emergency access; eliminates the connection to the southern parcel and modifies the building layouts for this development. This PDP will also request approval to re-plat Tract 8, separating the Tract into two buildable tracts.

Tract 8 was approved for a total of 452 multi-family units. This PDP Amendment is not requesting to exceed the density approved for this tract, the applicant is requesting to assign the allowable density to the tracts as follows:

Northern 29.40 Acres of Tract 8-292 units
Southern 34.18 Acres of Tract 8-160 units

Cautero - Judd Creek PDP Amendment Letter of Intent
July 16, 2019
Page 2
This PDP Amendment specifically requests approval of the following:

## Re-plat of Tract 8

The applicant requests approval to Plat Tract 8 into two parcels containing 29.40 acres for the northern parcel (Tract 8A) and 34.19 acres for the southern parcel (Tract 8B). See Exhibit C and D, Legal Descriptions.

## Development Plan Approval for Tract 8

The applicant requests approval of the Development Plan for Tract 8, which modifies the Judd Creek PDP Plan for the development within Tract 8. The Development Plan proposes to eliminate the driveway connection to Pine Island Road, eliminate the connection to the future southern parcel, adjust the buffer yard width along Barrett Road to 60 ft which will include a 20' Public Utility and Drainage Easement, adjust the buffer yard width along Pine Island Road to 75', which will include a 30' Public Utility and Drainage Easement and provide for a 292 unit Multi-family development with a different building layout.

## Private Clubhouse Approval

The applicant request approval of a Private Clubhouse for both the northern and southern developments proposed within Tract 8. Clubhouse areas provide a centralized amenity for a development. The clubhouse provides the residents with a sense of community, a place to meet their neighbors, a location to hold association meetings, an exercise room, or just a place to relax around the swimming pool. All private amenities that are provided within a development assist to lower the reliance on city provided amenities.

## Comprehensive Plan Consistencies:

All future developments will be consistent with the City's Land Use and Development Regulations/Code, and the City's Comprehensive Plan Future Land Use Element.

Since the approval of the Judd Creek PDP, the market demand for Multi-family unit types has changed. Walk-up buildings with a lower overall height and which offer amenities, pool, clubhouse, dog walk areas are what is currently desired. This PDP Amendment reflects this type of development.

This project is strategically located to serve the area. The project will be an asset to the area, providing a well designed, ascetically pleasing development, that will fit in and compliment the fabric and appearance of the community, while providing a multi-family project type that is desired and much needed in the City of Cape Coral.

Cautero - Judd Creek PDP Amendment Letter of Intent July 16, 2019
Page 3

Should you or your staff have questions or need additional information regarding this project, please feel free to contact me.

Sincerely,
AVALON ENGINEERING, INC.
Guda-fhell
Linda Miller, AICP
Senior Planner

G:L201919-101 Final Documents for Public HearinglPDP Letter of Intent final doc


Avalon Engineering, Inc.

2503 Del Prado Boulevard South, Suite 200
Cape Coral, Florida 33904
Phone: (239) 573-2077 Fax: (239) 573-2076
\#AA C001936 \#EB 0003128

April 1, 2019

Mr. Vince Cautero, Director
Department of Community Development
City of Cape Coral
1015 Cultural Park Boulevard
Cape Coral, FL 33990
PROJECT: MULTI-FAMILY DEVELOPMENT
NORTHERN PART OF TRACT 8
JUDD CREEK PRESERVE SUBDIVISION

## SUBJECT: TRAFFIC GENERATION STATEMENT

Dear Mr. Cautero:
Included herewith are the traffic generation calculations for the above referenced project. As the project creates less than 300 peak hour trips a traffic impact statement will not be necessary.

| Source: | I.T.E. Trip Generation Manual, 10th Edition |
| :--- | :--- |
| Land Use: | (221) Mid-Rise Apartments |
| Number of Units: | 292 |

## A.M. Peak Hour of Generator:

Average Rate $=0.15$ per unit
9.19 vehicles entering $21 \%$
34.61 vehicles exiting 79\%
43.80 TOTAL VEHICLES

## P.M. Peak Hour of Generator:

Average Rate $=0.18$ per unit
32.58 vehicles entering $62 \%$
19.98 vehicles exiting $38 \%$
52.56 TOTAL VEHICLES

If you should have any questions or require additional information, please feel free to call me.
Sincerely,
AVALON ENGINEERING, INC.
Guderule
Linda Miller, AICP
Sr. Planner




EXHIBIT A
ENTIRE JIDI CREEK PDP I.EGAI, DESCRIPTION

A TRACT OR PARCEL OF LAND SITUATED IN TIIE STATE OF FLORIDA. COUNTY OF LEE LYING IN SECTIONS 3 AND 4, TOWNSHIP 44 SOUTH. RANGE 24 EAST. BEING ALL OF LOT 27 AND 33A. MARIANA PARK THIRD ADDITION AS RECORDED IN PLAT BOOK 12. AT PAGE 61. OF THE PUBLIC RECORDS OF IEE COUNTY. FLORIDA. BEING FURTHER BOUNDED AND DESCRIBED AS FOLLOWS:

BLGINNING AT THE SOUTHWEST CORNER OF THE NORTIWEST QUARTER OF SAID SECTION 3, ALSO BEING TIIE SOUTHEAST CORNER OF THE NORTHEAST QUARTER OF SAID SECTION 4: THENCE S. $89^{\circ} 58^{\prime} 48^{\prime \prime} \mathrm{W}$. ALONG TIIE SOUTH LINE OF SAII) NORTHEAST QUARTER OF SECTION 4. FOR 1313.24 FEET TO THE EASTERLY RIGHT-OF-WAY LINE OF BARRETT ROAD. BEING THE WEST LINE OF THE SOUTHEAST QUARTER OF SAID NORTHEAST QUARTER: THIENCE N. $04^{\circ} 33^{\prime} 11^{\prime \prime}$ W., ALONG SAID RIGHT-OF-WAY LINE AND SAID WEST LINE. FOR 2132.73 FEET TO THE SOUTHERLY RIGHT-OF-WAY LINE OF PINE ISLAND ROAD (STATE ROAD 78); THENCE N. $61^{\circ} 59^{\prime} 54$ "E. ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE, FOR 593.71 FEET TO THE POINT OF CURVATURE OF A CURVE TO THE RIGHT. HAVING A RADIUS OF 1879.27 FEET, A CENTRAL ANGLE OF $26^{\circ} 15^{\prime} 18^{\prime \prime}$, A CHORD BEARING OF N. $75^{\circ} 077^{\prime} 33^{\prime \prime}$ E., AND A CHORD IIENGTH OF 853.64 FEET: THENCE ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 861.15 FEET TO TIIE END OF SAID CURVF; THENCE N. $01^{\circ} 45^{\prime} 25^{\prime \prime} \mathrm{W}$.. ALONG SAID RIGHIT-OF-WAY LINE FOR 31.67 FEET TO THE BEGINNING OF A NON-TANGENT CURVE TO TIIE RIGIIT. HAVING A RADIUS OF 2814.79 FEET. A CENTRAL ANGLE OF $01^{\circ} 52^{\prime} 49^{\prime \prime}$. A CHORD BEARING OF N. $89^{\circ}\left(55^{\prime} 53^{\prime \prime} \mathrm{E}\right.$. AND A CHORD LENGTII OF 92.38 FEET: THIFNCE ALONG SAID RIGHT-OFWAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LIENGTH OF 92.38 FEET TO THE POINT OF TANGENCY OF SAID CURVE: THENCE S. $89^{\circ} 57^{\prime} 42^{\prime \prime} E$. ALONG SAID RIGHT-OF-WAY LINE FOR 1171.62 FEET: THENCE S. $05^{\circ} 18^{\prime} 56^{\prime \prime}$ E., AILONG THE WESTERLY BOUNDARY OF SAID MARIANA PARK TIIIRD ADDITION FOR 1699.21 FEET TO THE NORTHWEST CORNER OF SAID LOT 27: THIENCE N. $84^{\circ} 42^{\prime}\left(04^{\prime \prime} E\right.$. ALONG TIIE NORTH LINE OF SAID LOT FOR 325.00 FEET TO THE NORTHEAST CORNER OF SAID) I.OT: THENCE S. $05^{\circ} 18^{\prime} 56^{\prime \prime} \mathrm{E}$. ALONG THE EAST LINE OF SAID LOT FOR 149.96 FEET TO THE SOUTHEAST CORNER OF SAID LOT: THENCE S $84^{\circ} 41^{\prime} 04^{\prime \prime} \mathrm{W}$. ALONG THE SOUTH LINE OF SAII) LOT FOR 325.00 FEET TO AN INTERSECTION WITH SAID WESTERLY LINE: THENCE S. $05^{\circ} 18^{\prime} 56^{\prime \prime} E$ ALONG SAID WESTERIY IINE FOR 831.50 FIET TO THE NORTHWEST CORNER OF SAID LOT 33A: THENCE S $89^{\circ} 26^{\prime} 21^{\prime \prime}$ E. ALONG THE NORTH LINIE OF SAID LOT FOR 326.72 FEET TO THE NORTHEAST CORNER OF SAID LOT; THFNCE S. $03^{\circ} 27^{\prime} 16^{\prime \prime}$ E. ALONG THE EAST LINE OF SAID LOT FOR 50.12 FEET TO THE SOUTHEAST CORNER OF SAID IOT AND AN INTERSECTION WITH THE SOUTHERLY RIGHT-OF-WAY LINE OF EVERGREEN ROAD (50 FEET WIDE): THENCE S. $89^{\circ} 26^{\prime} 21^{\prime \prime} E$. ALONG THIF EASTERLY PROLONGATION OF THE SOUTH LINE OF SAID LOT FOR 24.95 FEET TO AN INTERSECTION WITH A LINE LYING 25.00 FEET WESTERLY OF AND PARALLEL WITH (AS MEASURED ON A PERPENDICULAR) TIIE WEST LINE OF LOT 34 OF SAID MARIANA PARK THIRD ADDITION: THENCE $5.03^{\circ} 22^{\prime} 16^{\prime \prime}$ E. ALONG SAID PARALLLEL LINE FOR 300.24 FFET TO AN INTERSECTION WITH THE WESTERLY PROLONGATION OF THE SOUTH LINE OF SAID LOT 34: THENCE S.89² $5^{\prime} 56^{\prime \prime}$ E. ALONG SAID WESTERIY PROLONGATION AND TIHE, SOUTH LINE OF LOTS 34 TIIROUGH 38 OF SAID MARIANA PARK TIHRD ADDITION FOR 753.16 FEET TO AN INTERSECTION WITH THE WEST RIGHT-OF-WAY LINE OF BROWN ROAD. BEING A 50 FOOT WIDE COUNTY ROAD AS DESCRIBED IN DEED BOOK 273 AT PAGE 447 OF SAID PUBLIC RECORDS: THENCE S. $02^{\circ} 19^{\prime} 16^{\prime \prime} \mathrm{E}$. ALONG SAID WEST RIGIIT-OF-WAY LINE FOR 325.39 FEET TO AN INTERSECTION WITH A LINE LYING 25.00 FEET NORTIIERI,Y OF AND PARALLEL, WITH (AS MEASURED ON A PERPENDICUI AR) THE NORTH LINE OF JUDD PARK AS IDESCRIBED IN DEED BOOK 302 AT PAGE 181 OF SAID PUBLIC RECORDS: TIIFNCE N. $89^{\circ} 33^{\prime} 46^{\prime \prime} \mathrm{W}$. ALONG SAID PARALLEL, LINE FOR 370.00 FEET TO AN INTERSECTION WITH A NORTHERLY PROLONGATION OF THE WEST LINE OF SAID JUDD PARK: THENCE S. $02^{\circ} 500^{\prime} 09{ }^{\prime \prime}$ E ALONG THE SAID NORTHERI, Y PROLONGATION AND SAID WEST LINE FOR 159 FEET MORE OR less to the centerline of the waters of hancock creek: tifence westerly, northwesterly AND NORTHERLY ALONG THE SAID CENTERLINE TO AN INTERSECTION WITH THE NORTH LINE OF THE SOUTHWEST QUARTER OF SAID SECTION 3: THENCE N. $89^{\circ} 26^{\prime 2} 21 " W$. ALONG SAID NORTH LINE FOR 360 FEET. MORE OR IESS TO THIE POINT OF BEGINNING.

ASSUMED NORTH BASED ON THE SOUTH IINE OF TIIE NORTHEAST QUARTER OF SECTION 4. TOWNSHIP 44 SOUTH, RANGE 24 EAST, LEE COUNTY. FLORIDA. AS BEARING S. $89^{\circ} 58^{\prime} 48^{\prime \prime} \mathrm{W}^{\prime}$.

PARCEI, CONTAINS 191.68 ACRES, MORE OR IJSS.

Exhibit B
LEGAL DESCRIPTION OF TRACT 8 AS APPROVED WITHIN ORDINANCE 132-05
TRACT 8 OF JUDD CREEK PRESERVE. ACCORDING TO THE PLAT THEREOF RECORDED UNDER INSTRUMENT NUMBER 2007000113064 , OF THE PUBLIC RECORDS OF LEE COUNTY, FLORIDA.


## EXHIBIT C

LEGAL FOR THE NORTH 29.40 ACRES OF TRACT 8

A TRACT OR PARCEL OF LAND SITUATED IN THE STATE OF FLORIDA. COUNTY OF LEE, LYING IN SECTION 4. TOWNSHIP 44 SOUTH, RANGE 24 EAST. BEING A PORTION OF TRACT 8, JUDD CREEK PRESERVE AS RECORDED IN INSTRUMENT NUMBER 2007000113064 OF TIIE PUBLIC RECORDS OF SAID LEE COUNTY. BEING FURTHER BOUND AND DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHWEST CORNER OF SAID TRACT 8: THENCE N $61^{\circ} 59^{\prime} 54^{\prime \prime}$ E ALONG THE NORTHERLY LINE OF SAID TRACT FOR 593.71 FEET TO THE BEGINNING A CURVE TO THE RIGHT HAVING A RADIUS OF 1879.27 FEET: THENCE EASTERLY ALONG SAID CURVE AND SAID NORTHERLY LINE THROUGH A CENTRAL ANGLE OF $05^{\circ} 38^{\circ} 56^{\prime \prime}$ FOR 185.28 FEET TO AN INTERSECTION WITH THE EASTERLY LINE OF SAID TRACT; THENCE SOUTHEASTERLY, NORTHWESTERLY, SOUTHWESTERLY AND NORTHEASTERLY ALONG SAID EASTERLY LINE THE FOLLOWING FORTY-THREE (43) COURSES:
(1) S $84^{\circ} 11^{\prime 2} 28^{\prime \prime}$ E FOR 47.81 FEET: T1IENCE
(2) $\mathrm{N} 50^{\circ} 32^{\prime} 19^{\prime \prime} \mathrm{W}$ FOR 55.12 FEET: THENCE
(3) S $08^{\circ} 39^{\prime} 21^{\prime \prime}$ W FOR 9.65 FEET: THENCE
(4) N $61^{\circ} 12^{\prime} 29^{\prime \prime}$ W FOR 37.33 FEET: THENCE
(5) N $56^{\circ} 09^{\circ} 14^{\prime \prime}$ W FOR 22.31 FEET: THENCE
(6) N $12^{\circ} 09^{\circ} 32^{\prime \prime}$ E FOR 64.36 FEET: THENCE
(7) N $47^{\circ} 13^{\circ} 42^{\prime \prime}$ W FOR 32.01 FEET; THENCE
(8) N $26^{\circ} 22^{\circ} 34^{\prime \prime}$ W FOR 69.83 FEET; THENCE
(9) N $29^{\circ} 52^{\circ} 50^{\prime \prime}$ E FOR 49.40 FEET: THENCE
(10) S $55^{\circ} 17^{`} 12^{\prime \prime}$ E FOR 38.80 FEET: THENCE
(11) N $63^{\circ} 35^{\circ} 32^{\prime \prime}$ W FOR 66.79 FEET; THENCE
(12) N $67^{\circ} 35^{\circ} 19^{\prime \prime}$ W FOR 62.96 FEET; THENCE
(13) S $76^{\circ} 05^{\circ} 25^{\circ}$ E FOR 51.35 FEET: THENCE
(14) S $83^{\circ} 52^{\circ} 31^{\prime \prime}$ W FOR 34.10 FEET; THENCE
(15) N $87^{\circ} 08^{\circ} 34^{\prime \prime}$ W FOR 72.34 FEET: THENCE
(16) S $22^{\circ} 45^{\circ} 33^{\prime \prime}$ W FOR 45.96 FEET: THENCE
(17) S $10^{\circ} 25^{\circ} 07^{\prime \prime}$ W FOR 45.55 FEET: THENCE
(18) N $41^{\circ} 30^{\circ} 12^{\prime \prime}$ W FOR 39.00 FEET: THENCE
(19) N $10^{\circ} 52^{\prime} 57^{\prime \prime}$ W FOR 20.84 FEET: THENCE
(20) N $30^{\circ} 46^{\circ} 28^{\prime \prime}$ W FOR 49.33 FEET: THENCE
(21) S $54^{\circ} 54^{\circ} 01^{\prime \prime}$ W FOR 24.14 FEET: THENCE
(22) N $74^{\circ} 00^{\circ} 20^{\prime \prime}$ E FOR 35.90 FEET; THENCE
(23) N $56^{\circ} 59^{\circ} 08^{\prime \prime}$ E FOR 36.82 FEET: THENCE
(24) N $30^{\circ} 50^{\circ} 59^{\prime \prime}$ E FOR 59.64 FEET: THENCE
(25) S $15^{\circ} 14^{\circ} 28^{\prime \prime}$ W FOR 53.78 FEET: TIENCE
(26) N $14^{\circ} 38^{\circ} 53^{\prime \prime} \mathrm{E}$ FOR 51.00 FEET: TIIENCE
(27) N $06^{\circ} 20^{\circ} 08^{\prime \prime}$ W FOR 46.17 FEET: TLIENCE
(28) N $21^{\circ} 53^{\circ} 05^{\circ}$ W FOR 45.91 FEET: THENCE
(29) S $11^{\circ} 02^{\circ} 37^{\prime \prime} \mathrm{E}$ FOR 33.91 FEET: THENCE
(30) S $14^{\circ} 35 ` 11^{\prime \prime}$ E FOR 54.53 FEET: THENCE
(31) N $24^{\circ} 06^{\circ} 30^{\prime \prime}$ W FOR 54.88 FEET: THENCE
(32) N $20^{\circ} 55^{\circ} 23^{\prime \prime}$ W FOR 48.41 FEET: THENCE
(33) N $12^{\circ} 38^{\circ} 39^{\prime \prime}$ E FOR 52.31 FEET: THENCE
(34) N $03^{\circ} 29^{\circ} 46^{\prime \prime}$ W FOR 31.57 FEET: THENCE
(35) S $04^{\circ} 19^{\circ} 27^{\prime \prime}$ E FOR 40.69 FEET: THENCE
(36) N $07^{\circ} 50^{\circ} 28^{\prime \prime}$ W FOR 55.56 FEET: THENCE,
(37) N $03^{\circ} 02^{\circ} 39^{\prime \prime}$ W FOR 38.08 FEET; THENCE
(38) N $08^{\circ} 36^{\circ} 46^{\prime \prime}$ W FOR 38.49 FEET: THENCE
(39) N $04^{\circ} 47^{\circ} 57^{\prime \prime}$ W FOR 51.31 FEET; THENCE
(40) S $14^{\circ} 43^{\circ} 16^{\prime \prime}$ E FOR 39.96 FEET; THENCE
(41) N $28^{\circ} 1 \mathrm{I}^{\prime} 17^{\prime \prime}$ W FOR 54.52 FEET: THENCE
(42) N $32^{\circ} 49^{\circ} 07^{\prime \prime}$ W FOR 36.74 FEET: THENCE
(43) S $38^{\circ} 24^{\circ} 10^{\prime \prime}$ E FOR 41.78 FEET: THENCE

LEAVING SAID EASTERLY LINE S $85^{\circ} 27^{\circ} 31^{\prime \prime}$ W FOR 1200.67 FEET TO AN INTERSECTION WITH THE WESTERLY LINE OF SAID TRACT; THENCE N $04^{\circ} 33^{\prime} 11^{\prime \prime}$ W ALONG SAID WESTERLIY LINE FOR 1006.74 FEET TO THE POINT OF BEGINNING.

PARCEL CONTAINS 29.40 ACRES MORE OR LESS.

SUBJECT TO EASEMENTS, RESTRICTIONS, RESERVATIONS AND RIGHTS-OF-WAY OF RECORD.
BEARINGS ARE BASED ON THE "STATE PLANE COORDINATE SYSTEM" FLORIDA ZONE WEST NAD 83/2011 (CORS). WHEREIN THE WESTERLY LINE OF TRACT 8, JUDD CREEK PRESERVE AS RECORDED IN INSTRUMENT NUMBER 2007000113064 OF THE PUBLIC RECORDS OF LEE COUNTY, FLORIDA. BEARS N $04^{\circ} 33^{\prime} 11^{\prime \prime} \mathrm{W}$.

## EXHIBIT D

Legal Description for the Remaining Southern portion of Tract 8
A TRACT OR PARCEL OF LAND SITUATED IN THE STATE OF FLORIDA, COUNTY OF LEE, LYING IN SECTIONS 3 AND 4, TOWNSHIP 44 SOUTH, RANGE 24 EAS'T. BEING A PORTION OF TRACT 8, JUDD CREEK PRESERVE AS RECORDED IN INSTRUMENT NUMBER 2007000113064 OF THE PUBLIC RECORDS OF SAID LEE COUNTY, BEING FURTHER BOUND AND DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SAID TRACT 8; THENCE S 04ํ33'11"E ALONG THE WESTERLY LINE OF SAID TRACT FOR 1006.74 FEET TO THE POINT OF BEGINNING; THENCE LEAVING SAID WESTERLY LINE N $85^{\circ} 27 \times 31^{\prime \prime}$ E FOR 1200.67 FEET TO AN INTERSECTION WITH THE EASTERLY LINE OF SAID TRACT: THENCE SOUTHEASTERLY, NORTHEASTERLY. SOUTHWESTERLY AND NORTHWESTERLY ALONG SAID FASTERLY LINE AND THE SOUTHERLY LINE OF SAID TRACT THE FOLLOWING ONE HUNDRED AND FOURTEEN (114) COURSES:
(1) S $38^{\circ} 24^{\prime} 10^{\prime \prime}$ E FOR 2.44 FEET: THENCE
(2) $\mathrm{S} 42^{\circ} 44^{\prime} 37^{\prime \prime}$ E FOR 33.88 FEET: THENCE
(3) $\mathrm{S} 28^{\circ} 46^{\prime} 30^{\prime \prime}$ E FOR 47.42 FEET; THENCE
(4) $\mathrm{S} 52^{\circ} 50^{\prime 2} 24^{\prime \prime}$ E FOR 45.86 FEET: THENCE
(5) S $48^{\circ} 55^{\prime} 07^{\prime \prime}$ E FOR 33.38 FEET; THENCE
(6) $\mathrm{S} 43^{\circ} 01^{\prime} 52^{\prime \prime} \mathrm{E}$ FOR 46.82 FEET; THENCE
(7) S $62^{\circ} 54^{\prime} 04^{\prime \prime}$ E FOR 43.64 FEET: THENCE
(8) $\mathrm{N} 83^{\circ} 48^{\prime} 33^{\prime \prime}$ E FOR 57.60 FEET; THENCE
(9) N $61^{\circ} 18^{\prime} 42^{\prime \prime}$ E FOR 53.62 FEET: THENCE
(10) N $37^{\circ} 44^{\prime} 25^{\prime \prime}$ E FOR 20.63 FEET; THENCE
(11) N $69^{\circ} 46^{\prime} 39^{\prime \prime}$ E FOR 21.10 FEET; THENCE
(12) N $48^{\circ} 39^{\prime} 39^{\prime \prime}$ E FOR 44.80 FEET: THENCE
(13) S $71^{\circ} 24^{\prime} 34^{\prime \prime}$ E FOR 46.81 FEET; THENCE
(14) S $11^{\circ} 077^{\prime \prime} 30^{\prime \prime}$ W FOR 35.51 FEET: TIIENCE
(15) S $21^{\circ} 18^{\prime} 19^{\prime \prime}$ E FOR 49.27 FEET: THENCE
(16) S $40^{\circ} 18^{\prime} 22^{\prime \prime}$ E FOR 49.62 FEET: THENCE
(17) S $22^{\circ} 49^{\prime} 55^{\prime \prime}$ E FOR 45.46 FEET; TIIENCE
(18) S $08^{\circ} 51^{\prime} 16^{\prime \prime}$ W FOR 33.22 FEET: THENCE
(19) S $09^{\circ} 11^{\prime} 1 I^{\prime \prime}$ E FOR 45.76 FEET; THENCE
(20) S $26^{\circ} 49^{\prime} 24^{\prime \prime}$ E FOR 55.89 FEET: THENCE
(21) S $48^{\circ} 29^{\prime} 56^{\prime \prime}$ W FOR 20.89 FEET: THENCE
(22) S $13^{\circ} 26^{\prime} 56^{\prime \prime}$ E FOR 39.87 FEET: THENCE
(23) S $16^{\circ} 39^{\prime} 33^{\prime \prime}$ E FOR 42.89 FEET: THENCE
(24) S $14^{\circ} 13^{\prime} 15^{\prime \prime}$ E FOR 63.09 FEET; THENCE
(25) S $12^{\circ} 05^{\prime} 42^{\prime \prime}$ E FOR 34.83 FEET; TIIENCE
(26) S $15^{\circ} 50^{\prime} 54^{\prime \prime}$ E FOR 52.18 FEET; THENCE
(27) S $09^{\circ} 19^{\prime} 37^{\prime \prime}$ E FOR 42.34 FEET; THENCE
(28) S $16^{\circ} 16^{\prime} 03^{\prime \prime}$ E FOR 45.87 FEET; THENCE
(29) S $05^{\circ} 43^{\prime} 37^{\prime \prime}$ E FOR 47.05 FEET; THENCE
(30) S $09^{\circ} 10^{\prime} 10^{\prime \prime}$ E FOR 23.19 FEET; THENCE
(31) S $27^{\circ} 06^{\prime} 26^{\prime \prime}$ W FOR 24.49 FEET: THENCE
(32) S $00^{\circ} 17^{\prime} 2 I^{\prime \prime}$ W FOR 17.90 FEET: THENCE
(33) S $00^{\circ} 40^{\prime} 12^{\prime \prime}$ W FOR 24.38 FEET: THENCE
(34) S $13^{\circ} 34^{\prime} 00^{\prime \prime}$ W FOR 26.61 FEET; THENCE
(35) S $39^{\circ} 11^{\prime} 02^{\prime \prime}$ W FOR 21.00 FEET; THENCE
(36) S $19^{\circ} 53^{\prime} 08^{\prime \prime}$ W FOR 29.09 FEET; THENCE
(37) S $60^{\circ} 30^{\circ} 05^{\prime \prime}$ W FOR 33.29 FEET: THENCE
(38) N $55^{\circ} 11^{\prime} 14^{\prime \prime}$ W FOR 35.95 FEET: THENCE
(39) S $75^{\circ} 34^{\prime} 56^{\prime \prime}$ W FOR 24.59 FEET; THENCE
(40) N $70^{\circ} 56^{\prime} 30^{\prime \prime}$ W FOR 13.87 FEET; THENCE
(41) S $89^{\circ} 40^{\prime} 06^{\prime \prime}$ W FOR 19.88 FEET: THENCE
(42) N $27^{\circ} 41^{\prime} 22^{\prime \prime}$ W FOR 18.22 FEET: THENCE
(43) N $22^{\circ} 09^{\prime} 57^{\prime \prime}$ W FOR 54.89 FEET; THENCE
(44) N $69^{\circ} 21^{\prime} 41^{\prime \prime}$ W FOR 50.35 FEET: THENCE
(45) S $27^{\circ} 09^{\prime} 30^{\prime \prime}$ W FOR 32.45 FEET: THENCE
(46) N $83^{\circ} 23^{\prime} 3$ I" W FOR 31.04 FEET; THENCE
(47) S $85^{\circ} 50^{\prime} 49^{\prime \prime}$ W FOR 28.79 FEET: THENCE
(48) S $57^{\circ} 53^{\prime} 26^{\prime \prime}$ W FOR 18.04 FEET: THENCE
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(50) N $88^{\circ} 55^{\prime} 42^{\prime \prime}$ W FOR 29.09 FEET; THENCE
(51) N $81^{\circ} 03^{\prime} 12^{\prime \prime}$ W FOR 44.93 FEET; THENCE
(52) S $85^{\circ} 22^{\prime} 43^{\prime \prime}$ W FOR 29.74 FEET: THENCE
(53) N $60^{\circ} 45^{\prime} 11^{\prime \prime}$ W FOR 19.06 FEET: THENCE
(54) S $59^{\circ} 19^{\prime} 09^{\prime \prime}$ W FOR 15.03 FEET; THENCE
(55) S $85^{\circ} 21^{\prime} 29^{\prime \prime}$ W FOR 28.40 FEET; THENCE
(56) N $85^{\circ} 46^{\prime} 08^{\prime \prime}$ W FOR 26.20 FEET; THENCE
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(58) S $64^{\circ} 04^{\prime} 19^{\prime \prime}$ W FOR 16.48 FEET; THENCE
(59) S $34^{\circ} 59^{\prime} 46^{\prime \prime}$ W FOR 29.40 FEET; THENCE
(60) S $03^{\circ} 23^{\prime} 31^{\prime \prime}$ W FOR 18.92 FEET: THENCE
(61) S $08^{\circ} 49^{\prime} 10^{\prime \prime}$ W FOR 27.44 FEET; THENCE
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(63) S $57^{\circ} 36^{\prime} 33^{\prime \prime}$ W FOR 16.83 FEET: THENCE,
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(65) S $44^{\circ} 14^{\prime} 52^{\prime \prime}$ W FOR 33.94 FEET: THENCE
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(67) S $01^{\circ} 48^{\prime} 27^{\prime \prime}$ W FOR 10.06 FEET: THENCE
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(69) S $54^{\circ} 28^{\prime} 01^{\prime \prime}$ W FOR 16.96 FEET: THENCE
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(79) S $33^{\circ} 36^{\prime} 31^{\prime \prime}$ W FOR 10.14 FEET: THENCE
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(91) N $40^{\circ} 32^{\prime} 17^{\prime \prime}$ W FOR 28.08 FEET: THENCE
(92) N $55^{\circ} 29^{\prime} 07^{\prime \prime}$ W FOR 18.53 FEET; THENCE
(93) N $48^{\circ} 56^{\prime} 58^{\prime \prime}$ W FOR 36.10 FEET: THENCE
(94) N $32^{\circ} 09^{\prime} 10^{\prime \prime}$ W FOR 21.04 FEET: THENCE
(95) N $56^{\circ} 09^{\prime} 10^{\prime \prime}$ W FOR 18.57 FEET: THENCE
(96) N $02^{\circ} 18^{\prime} 36^{\prime \prime}$ W FOR 22.19 FEET: TIIENCE
(97) N $57^{\circ} 30^{\prime} 20^{\prime \prime}$ W FOR 27.49 FEET; THENCE
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(106) S $14^{\circ} 01^{\prime} 29^{\prime \prime}$ W FOR 50.33 FEET: THENCE
(107) S $77^{\circ} 17^{\prime} 05^{\prime \prime}$ W FOR 27.93 FEET: THENCE
(108) S $88^{\circ} 59^{\prime} 45^{\prime \prime}$ W FOR 20.56 FEET; THENCE
(109) N $85^{\circ} 07^{\prime} 32^{\prime \prime}$ W FOR 40.19 FEET; THENCE
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(111) S $80^{\circ} 41^{\prime} 05^{\prime \prime}$ W FOR 39.15 FEET; THENCE
(112) N $44^{\circ} 46^{\prime} 54^{\prime \prime}$ W FOR 61.40 FEET; THENCE
(113) S $40^{\circ} 27^{\prime 2} 28^{\prime \prime}$ W FOR 65.70 FEET; THENCE
(114) S $63^{\circ} 31^{\prime} 00^{\prime \prime}$ W FOR 7.19 FEET

TO AN INTERSECTION WITH THE WESTERLY LINE OF SAID TRACT: THENCE N $04^{\circ} 33^{\circ} 1 I^{\prime \prime}$ W ALONG SAID WESTERLY LINE FOR 886.87 FEET TO THE POINT OF BEGINNING.

PARCEL CONTAINS 34.18 ACRES MORE OR LESS.
SUBJECT TO EASEMENTS. RESTRICTIONS, RESERVATIONS AND RIGHTS-OF-WAY OF RECORD.
BEARINGS ARE BASED ON THE "STATE PLANE COORDINATE SYSTEM" FLORIDA ZONE WEST NAD 83/201I (CORS). WHEREIN THE WESTERLY LINE OF TRACT 8. JUDD CREEK PRESERVE AS RECORDED IN INSTRUMENT NUMBER 2007000113064 OF THE PUBLIC RECORDS OF LEE COUNTY. FLORIDA. BEARS N $04^{\circ} 33^{\prime} 11^{\prime \prime} \mathrm{W}$.








## PROJECT SUMMARY

| PROJECT: | Judd Creek PDP Amendment for Tract 8 |
| :---: | :--- |
| CASE NUMBER: | PDP19-0002 |
| REQUESTS: | Amend the Judd Creek project to replat Tract 8 into two parcels and |
|  | revise the development plan for Tract 8 |

```
SITE ADDRESS (clubhouse): Southeast of the intersection of Barrett Road and Pine Island Road
        STRAP NUMBER: 04-44-24-C2-01708.0000
    LEGAL DESCRIPTION: Tract }8\mathrm{ of Judd Creek Preserve as recorded under Instrument Number
        2007000113064 of the public records of Lee County, Florida
        PROPERTY OWNER: VK Judd Creek, LLC
    AUTHORIZED AGENT: Avalon Engineering, Inc.
```

        FUTURE LAND USE: Pine Island Road District (site is in the Judd Creek Sub-District)
    ZONING DESIGNATION: Multi-Family Residential (R-3)
    URBAN SERVICE AREA: Reserve
    CODE COMPLIANCE CASE: N/A

| PREPARED BY: | Mike Struve, AICP, Planning Team Coordinator |
| :---: | :--- |
| APPROVED BY: | Robert H. Pederson, AICP, Planning Manager |
| RECOMMENDATION: | Approval with conditions |

## PURPOSE

This document provides a single, consolidated review for a Planned Development Project (PDP) entitled "Judd Creek PDP Amendment for Tract 8." Within this report the following topics are addressed:

- Description of the Judd Creek Project
- Description of the project area;
- Need for the PDP Amendment;
- Requests, analysis, and recommendations;
- General standards and requirements for PDPs;
- Concurrency review;
- Consistency with the City Comprehensive Plan; and
- Project recommendation.


## DESCRIPTION OF THE JUDD CREEK PROJECT

The applicant seeks to amend a PDP entitled "Judd Creek." This project was originally approved by Ordinance 132-05 and was amended by Ordinance 31-12.

Judd Creek is a multi-use project that allows residential and commercial development on 192 acres at the southeast corner of NE Pine Island and Barrett Roads (Figure 1). Ordinance 132-05 approved 116 acres of multi-family uses, 25 acres of nonresidential uses, and 52 acres of Natural Resources/Preservation area. The development order allows a maximum of 1,100 multi-family residential units and 200,000 sq. ft. of retail and other non-residential uses.

Figure 1. Aerial of Judd Creek Tracts Outlined in Blue; Insert Shows the Project Location in the City.


Ordinance 31-12 amended the Judd Creek project that included replatting Tracts 1-7 that collectively comprised 25.05 acres of Corridor-zoned lands. Tracts 8-12 remained as approved by Ordinance 132-05. This PDP amendment also approved a special exception use for a $5,928 \mathrm{sq}$. ft. convenience store with 10 fuel pumps on Tract 4. A Racetrac convenience store with fuel pumps was constructed on this site in 2014.

## DESCRIPTION OF THE PROJECT AREA

This PDP amendment involves Tract 8 that is 63.59 acres at the southeast corner of Pine Island and Barrett Roads. This tract has a Multi-Family Future Land Use Classification (FLUC). At the time the developer filed this PDP amendment, the site had Multi-Family Residential (R-3) Zoning. ${ }^{1}$ Ordinance 132-05 approved a maximum of 452 multi-family units for the tract.

## NEED FOR THE PDP AMENDMENT

LUDR, Section 4.1.2.A.1, requires all subdivisions, including replats, in Cape Coral to be permitted only with approved PDPs. In addition, since the new development plan for Tract 8 differs substantially from the development plan that was approved by Ordinance $132-05$, this action also triggers an amendment.

City records show the developer applied for amending the Judd Creek PDP on April 4, 2019. Since this application was submitted prior to the adoption of the Land Development Code that occurred on August 5 , 2019, the applicant could only seek entitlements by amending the PDP. While the LDC eliminated the PDP process and establishes a Planned Unit Development (PUD) process, the developer was prevented from seeking entitlements under the PUD process. Entitlements could have been sought through the PUD process had the developer chosen to file an application after August 5, 2019.

[^2]
## REQUESTS

Several requests are included within this PDP amendment. Each request is discussed and analyzed below.

## A. Replat

## Background

The applicant seeks subdivision approval to replat Tract 8 into two parcels, hereafter referred to in this report as Tract 8A and Tract 8B for the northern and southern parcels, respectively (Figure 2). Tract 8A will consist of 29.40 acres while Tract $8 B$ will be 34.18 acres.

Figure 2. Subdivision Plan Showing Tracts 8 A and 8 B in Judd Creek.


## Analysis

Both tracts have a Multi Family FLUC and R-3 Zoning. Each parcel is irregular and exceeds 25 acres. Each parcel exceeds minimum dimensional requirements established for the R-3 District including lot area, lot width at the building line, and lot depth.

Both parcels will have access from Barrett Road, a street maintained by the Lee County Department of Transportation (DOT). Tract 8A also has frontage along Pine Island Road that is maintained by the Florida DOT. However, access to this principal arterial is not proposed. Access to Pine Island Road that was previously approved by Ordinance $132-05$ is eliminated by this amendment.

## B. Private Clubhouse

## Background

The applicant seeks approval for a private clubhouse on each site. Private clubhouses are defined in Article XI as "A central facility that serves as an integral part of a residential development providing a meeting place and/or indoor recreation opportunities for residents of a residential subdivision or other residential or mixed-us development, within which the facility is located." Each building is proposed near the west side of the site near the project entrance on Barrett Road. The development plan shows each building will comply with the $\mathrm{R}-3$ setback requirements. Compliance with the nonresidential design standards for each building will be evaluated during site plan review.

## Analysis

LUDR, Section 3.15.1 states private clubhouses in residential or mixed-use PDPs may be approved as part of the PDP process by the City Council if the City Council finds that such a facility will serve as an integral part of the development where the facility is located.

According to the applicant, each clubhouse will provide a centralized place for residents to relax, socialize, and take advantage of amenities like a pool and exercise room. The applicant further states that amenities provided within a devleopment can assist to lower the reliance of similar facilties provided to the public by the City.

Each clubhouse should serve as an integral part of the development as many residents in planned communities expect recreational facilities and services to be provided on-site. The facility will promote the public health, safety, and welfare by offering a suite of amenities in walking distance of residents in each community. While parking is not required, each facility will have a minimum of 12 parking stalls for residents choosing to drive to these facilities. Each clubhouse will comply with architectural standards established by the City for nonresidential buildings at the time of site plan review.

## C. Development plan

The applicant seeks development plan approval for Tracts 8A and 8B. The proposed development plan differs from the previously approved PDP plan associated with Ordinance 132-05 in several key ways identified below ( see Figure 3).

## Number of Parcels

Ordinance 132-05 approved a maximum of 452 multi-family units distributed across the 63.59-acre Tract 8. The total number of units allowed in this PDP amendment remains unchanged. However, this amendment will replat Tract 8 into Tracts 8 A and 8 B with areas of 29.40 acres and 34.18 acres, respectively. The number of multi-family units proposed for Tracts $8 A$ and $8 B$ is 292 and 160 , respectively. While the number of units on each tract can vary, the maximum density cannot exceed $10 \mathrm{DU} /$ acre and the maximum number of units on the two tracts combined cannot exceed 452 .

## Access

Access to Tract 8 shown on the 2005 PDP plan was from single driveways along Pine Island Road and Barrett Road. This PDP amendment eliminates access to Pine Island Road. Tracts 8 A and 8 B will have single access points to Barrett Road. Tract $8 A$ will also have a fire emergency entrance and exit near the southern property line of this parcel.

A traffic impact study (TIS) prepared by Trebilcock Consulting Solutions and submitted with the PDP application shows an estimated 243 average weekday PM peak hour trips generated by the two developments combined. Driveway permits along Barrett Road will be required from the Lee County DOT. The developer will construct all off-site improvements in the right-of-way as required by Lee County DOT. It is anticipated that Lee County DOT will require turn lanes into the development and at the intersection of Barrett and Pine Island Roads. Lane widening, drainage, and curb and gutter improvements are likely to be required along the frontage of the site. Sidewalks are anticipated to be required along the east side of the development.

Figure 3. PDP Plan for Tract 8 Approved by Ordinance 132-05 (on left) and the Development Plan for Tract 8 for the Current PDP Amendment (on right).


## Height

Ordinance 132-05 approved a height deviation of 27 feet to allow buildings in Tract 8 to achieve a maximum height of 65 feet. The height deviation granted by Ordinance 132-05 will became null and void with the replatting of Tract 8 (See Ordinance 132-05, Section III, O.5.). The R-3 District has a maximum height requirement of 38 feet.

## Model homes

Ordinance 132-05 approved a maximum of 15 model homes for Tract 8. This PDP amendment will approve development plans for two multi-family projects that lack model homes.

## Buffers

The 2005 PDP plan showed a 75 -foot wide buffer on the site adjacent to Pine Island Road and a "native" buffer ranging from 50 to 60 feet wide adjacent to Barrett Road. This plan also showed several similar buffers that were proposed between groups of building internal to the project.
The 2019 development plan depicts a 75 -foot wide buffer on the site adjacent to Pine Island Road and a 60 -foot wide buffer adjacent to Barrett Road. It is anticipated that the outer 30 feet of buffer width adjacent to Pine Island Road and the outer 20 feet of buffer adjacent to Barrett Road will likely be grassed and will not be landscaped as the developer will provide public utility easements to the City for both of these areas. Elsewhere within both buffers, landscaping will be provided sufficient to meet City landscape requirements. The developer is encouraged, but not required, to maintain as many of the existing native trees on-site as practical.

The 2019 development plan lacks buffers between buildings within the project. instead of buffers, building will be oriented around one lake proposed for Tract 8A and three lakes proposed for Tract 8B.

## GENERAL STANDARDS AND REQUIREMENTS FOR PDPS

This project was also evaluated for compliance with general standards and requirements found in LUDR, Section 4.2 that is provided below.
A. Environmental control standards: A species survey, dated October, 2018, was prepared by Penninsula Engineering for Tract A. Fifteen gopher tortoise burrows were report for this site. In addition, two plant species listed by the Florida Department of Agriculture were reported; the stiff-leafed wild pine and the giant wild pine. State permitting protocols will be followed for all three species. This project complies with LUDR, Section 5.4.
B. Maintenance of improvements: Ordinance 132-05 included a condition requiring all landscaping and screening to be maintained in good condition throughout the life of the development.
C. Consistency with Comprehensive Plan: This project is consistent with several policies and goals in the Comprehensive Plan that are discussed in greater detail later in this report.
D. Financial Responsibility: The project does not involve any mandatory improvements that the City requires securing with a bond or other similar financial instrument.
E. Dimensional requirements: The project will comply with all applicable dimensional requirements of the R-3 District. No variance or deviation from any dimensional standard is sought as part of this PDP amendment.
F. Maximum density: Development in the Judd Creek Sub-District is limited to a maximum of 10 dwelling units per acre on lands with a Multi-Family FLUC. Ordinance 132-05 approved Tract 8 for a maximum of 452 multi-family dwelling units or an overal density of 7.1 units per acre. This amendment approves a maximum of 292 units for Tract 8A and 160 units for Tract 8B, totaling a collective 452 units.
G. Minimum parce/ size: The project is in the City Urban Services Reserve Area. The project area is 63.59 acres, exceeding the three-acre minimum area, and entitlements are being sought through the PDP process.
H. Time limitation: Substantial construction for the Judd Creek Project was met when the subdivision plat for this project was approved.
I. Ownership requirements: A single entity, VK Judd Creek, LLC, owns $100 \%$ of Tract 8 that is subject to this PDP amendment.
J. Special exceptions: No special exceptions are sought as part of this PDP amendment.
K. Deviations: No deviations are sought as part of this PDP amendment.
L. Underground Utilities: New development will be served by underground utilities.

## CONCURRENCY REVIEW

Judd Creek met concurrency requirements for roads, sewer, water, drainage, solid waste, and parks when the project was approved in 2005. Since Ordinance 132-05 approved a maximum of 452 multi-family residential units for Tract 8 , this PDP amendment does not result in any increase in the number of residential units allowed for the Judd Creek project.

## CONSISTENCY WITH THE COMPREHENSIVE PLAN

This project is consistent with the policies listed below.

## Capital Improvement Element

Policy 1.1: Development orders or building permits shall not be issued unless adequate capacity exists or is assured in order to maintain the adopted level of service standards for public facilities. Staff comments: Potable water and centralized sewer services will be provided to the site by the City of Cape Coral through inter-local agreements with Lee County Utilities for water and Florida Governmental Utility Authority for sewer. Capacity exists for providing water and wastewater services for Tracts 8A and 8B.

## Conservation and Coastal Management Element

Policy 1.2.8: The City will adopt and maintain, consistent with the provisions of Section 163.3202 Florida Statues, land development regulations to require that development and redevelopment of properties include the removal and ongoing control of invasive exotic pest plants. Staff comments: Ordinance 13205 requires the control and removal of nuisance plants in Judd Creek.

Policy 1.2.17: The City shall require, as a condition of approval for Planned Development Projects and Site Plan Reviews, a protected species survey, which reflects the current conditions (at the time of the review) on the development site. If listed species are known to inhabit or use the site, the applicant shall prepare a protected species management plan. Staff comments: A species survey, dated October 2018,
was prepared by Peninsula Engineering for Tract 8A. Fifteen gopher tortoise burrows were reported for this site.

Policy 1.7.9: The City will continue its policy of requiring all applicants for City building permits to complete an affidavit stating they have inspected the proposed building site for the presence of burrowing owl nests. The applicant shall be required to state whether state and federal permits to remove the owl burrows are needed or whether the development can be completed without removing the owl burrows, in which case the contractor shall accept full responsibility for protecting the owl burrows from actions of employees or sub-contractors. Staff comments: A burrowing owl/gopher tortoise affidavit is required by the City during the site plan review process.

## Housing Element

Goal: To provide good quality housing in safe, clean neighborhoods, offering a broad choice of options in both type (single family and multi-family) and tenure (owner and renter occupied) to meet the needs of present and future residents of the City, regardless of age or income status. Staff comments: This PDP amendment will amend a previously approved development plan to allow a maximum of 452 multifamily units on two parcels that was previously platted as a single tract. The City has a documented need for additional multi-family housing. Multi-family development provides a housing option beyond single-family dwellings that dominate the existing housing stock in the City.

## Future Land Use Element

Policy 1.1: The subdivision of land within the City of Cape Coral shall be granted only within Developments of Regional Impact (DRIs) or in Planned Development Projects (PDPs), except for instances of approving small-scale subdivisions of fewer than 10 lots involving fewer than 10 acres. Staff comments: The project involves a replat of a previously approved subdivision. The applicant is seeking entitlements through the PDP process.

Policy 1.15a: Multi Family Residential: Not more than 16 units per acre. Staff comments: The number of multi-family units allowed for Tract 8 is 452 that equates to a density of 7.1 DU/acre.

Policy 1.15: Judd Creek Sub-District: Within the Judd Creek Sub-District, development shall not exceed 10 dwelling units per acre on lands with a future land use map designation of Multi-Family... Staff comments: The density for the Tracts 8 A and 8 B will be 9.9 and 4.7 DU/acre, respectively. The density of both projects is less than the maximum density of $10 \mathrm{DU} /$ acre allowed by the sub-district.

Policy 7.4: Except as provided in Policy 7.5 (that exempts single-family homes and distribution electric substations), development (in the Urban Services Reserve Area) shall be permitted only by Developments of Regional Impact (DRIs) or by Planned Development Projects (PDPs). Staff comments: The site is in the Urban Services Reserve Area. The applicant is seeking entitlements through the PDP process.

## Infrastructure Element

Policy 1.1.4: The City will maintain procedures to ensure adequate facility capacity before building permits are issued. Staff comments: Judd Creek was found to meet concurrency requirements for City services
when the project was approved in 2005. This project does not authorize any additional residential units beyond those previously approved by Ordinance 132-05.

Intergovernmental Coordination
Policy 2.4: The City of Cape Coral will communicate with Lee County to discuss the effects of new development upon major roadways, such as County roads, that serve both communities. Staff comments: City staff coordinated the transportation review with respect to project impacts to Barrett Road with Lee County DOT.

Policy 3.2: Development proposed within the City of Cape Coral will be reviewed for its impact on the level of service stands of adjacent local government. This will be accomplished in part through the DRI and plan amendment processes, the PDP process, the MPO, and through interlocal agreements. Staff comments: Lee County DOT reviewed the project for potential impacts to Barrett Road, a countymaintained road. Potable water and wastewater demands for the project were reviewed by Lee County Utilities and the Florida Governmental Utility Authority, respectively. The City provides potable water and wastewater through these two utility providers via interlocal agreements.

## PROJECT RECOMMENDATION

Staff finds that this PDP amendment is consistent with the Comprehensive Plan and LUDRs. Staff recommends approval of all applicant requests and approval of the PDP amendment.

## Staff Contact Information

Mike Struve, AICP, LEED Green Associate, Planning Team Coordinator
PH: 239-242-3255
Email: mstruve@capecoral.net

## MEMORANDUM

CITY OF CAPE CORAL<br>UTILITIES DEPARTMENT

TO: John Szerlag, City Manager
FROM:

DATE: $\quad$ August 7,2019


SUBJECT: Judd Creek PDP Amendment-Staff Recommendation

It is the recommendation of staff that the proposed PDP Amendment for the Springs at Judd Creek Phase Ba and Bb (Development) move forward for the Hearing Examiner Hearing (PDP19-0002) at 9:00am on August 20, 2019. City staff will meet with the Springs at Judd Creek Developer, Continental Properties (Developer) on August 8, 2019 for the purpose of resolving the outstanding issue of payment of impact fees to the City of Cape Coral.

Staff recommends the following:

- The Judd Creek Development will be required to pay all costs associated with connecting to Lee County and FGUA, including, but not limited to Lee County and FGUA impact fees. In addition, the City of Cape Coral's Contribution in Aid of Construction (CIAC) will be due when City water and wastewater services become available. City's Capital Facilities Expansion Charges (CFEC) will not be assessed.
- Furthermore, the Judd Creek Development will not be entitled to any refund for any connection or impact fees paid to Lee County, FGUA or the City of Cape Coral. When City water and wastewater lines become available, the Judd Creek Developer will be required to connect at their expense.
- City staff will develop a capital improvement project (CIP) to extend water and wastewater services to the Judd Creek Development within 48 months contingent upon City Council approval.

$817 / 19$




## Springs at Cape Coral Listed Species Survey Update

## Prepared By:

Peninsula Engineering
2600 Golden Gate Parkway
NAPLES, FL 34105

October 2018


## TABLE OF CONTENTS

1. INTRODUCTION ..... 3
2. PROJECT METHODOLOGY ..... 3
2.1. Listed Wildlife Survey ..... 3
2.2. Listed Plant Survey ..... 4
2.3. Habitat Mapping ..... 5
3. SURVEY RESULTS ..... 5
3.1. Listed Wildlife Species Observed/Identified On Site ..... 5
3.2. Listed Wildlife Species Not Observed On-Site But With Potential to Occur On Site ..... 6
3.3. Listed Plant Species Observed On Site ..... 7
3.4. Habitat Mapping ..... 7
4. SUMMARY ..... 8
5. REFERENCES CITED ..... 8
TABLES
Table 1 - Listed Species and Vegetation Survey Details. ..... 10
Table 2 - Listed Plant and Wildlife Species Observed ..... 10
Table 3 - Non-listed Wildlife Species Observed ..... 11
Table 4 - Estimated Probability of Occurrence of Non-Observed Listed Faunal Species ..... 11
Table 5 - Estimated Probability of Occurrence of Non-Observed Listed Floral Species ..... 11
Table 6 - Existing Vegetative Associations and Land Uses ..... 12
APPENDICES
Appendix A - Existing Vegetation Association \& Land Use Descriptions

FIGURES

Figure 1 - FLUCCS, Listed Species, \& Transect Exhibit

# PENINSULA ENGINEERING 

Springs at Cape Coral
Listed Species Survey Update

## 1. INTRODUCTION

Peninsula Engineering (PE) entered into an agreement with Continental 466 Fund LLC (Continental) to provide environmental services associated with a 29.4 -acre parcel known as Springs at Cape Coral. The Project Site is located in Section 04; Township 44 South, Range 24 East, Lee County, Florida within the City of Cape Coral. The parcel is bordered on the north by 4 -laned N.E. Pine Island Road, on the east by Yellow Fever Creek, on the west by residential uses, and on the south by undeveloped land. The parcel represents a 29.4-acre portion of the larger 193-acre Judd Creek Preserve project that was previously permitted by U.S. Army Corps of Engineers Nationwide Permit authorization SAJ-2004-3093 (MAE) (now expired) and South Florida Water Management District Environmental Resource Permit 36-05773-P (still active).

A listed species survey was conducted by others in March and April 2003 in support of the prior state and federal environmental permitting. That survey documented six active and eight inactive gopher tortoise burrows. Due to the presence of scrub habitat on the site, the survey also included a formal Florida Scrub jay (Aphelocoma coerulescens) survey to determine presence/absence (none were found). Given the age of the 2003 listed species survey, the current effort is meant to supplement those findings and reflect current conditions on the 29.4 acre portion of the overall 193-acre site.

## 2. PROJECTMETHODOLOGY

Bruce Layman, Ecologist with PE, conducted the survey of the site in September 2018 to update the findings of the prior 2003 listed species survey conducted by others. The following information describes the methodology used in habitat mapping and conducting the listed species survey:

### 2.1. Listed Wildlife Survey

Prior to conducting the listed species surveys, color aerial imagery and FLUCCS mapping from prior permitting were reviewed to anticipate which habitats may be present. Based on the habitat types identified, and the results of the 2003 listed species survey, a preliminary list of state and federal listed flora and fauna that could occur on the project site was generated and they are discussed in this report. Various publications and databases were also reviewed to identify listed plant and wildlife species that are regionally present and that could occur in those habitat types. Florida Fish and Wildlife Conservation Commission's (FWC) Florida's Endangered and Threatened Species (FWC, 2016) was used to determine the "listed" state and federal status designation of wildlife species.

The FWC Wildlife Occurrence (WildObs) data base was queried to identify documented listed plant and wildlife occurrences within a 5-mile radius of the project site. The 2013 FWC data base, updated August 2016, showed the following species within five miles of the site:

- Wading bird rookery within the Caloosahatchee River approximately 5 miles east of the site,
- Abundant burrowing owls (Athene cunicularia) in Cape Coral - the nearest approximately 1 mile to the west of the site,
- Several least tern occurrences (Sterna albifrons), the nearest approximately 1.5 miles to the west of the site,
- A single scarlet ibis (Guara rubra), approximately 2 miles to the north of the site,
- A single bonneted bat (Eumops gluacinus) occurrence, before it was renamed (E. floridanus), approximately 2.2 miles to the south of the site, and
- Scrub jay (Aphelocoma coerulescens) occurrence approximately 1.3 miles to the north of the site in 1992/1993.

The project site contains no US Fish and Wildlife Service-designated listed species critical habitat; there is no Florida panther (Puma concolor coryi) telemetry within 5 miles of the site; and the nearest red-cockaded woodpecker (Picoides borealis) occurrence records are greater than 5 miles from the site. Additionally, on-site habitat is not suitable to support burrowing owl or least tern nesting, and the scarlet ibis sighting is considered incidental and not typical of the region.

The field survey consisted of one ecologist performing parallel meandering pedestrian transects spaced approximately 100 to 150 feet on center based on habitat type and visibility limits. The field observer was equipped with a compass, GPS, aerials, wildlife and plant identification books, binoculars, portable phone and speaker to broadcast scrub jay vocalizations, and a field notebook. During pedestrian transects, the ecologist periodically stopped, looked for wildlife, signs of wildlife, and listened for wildlife vocalizations. Based on the habitats present on the parcel (not to the exclusion of other potential listed species), the ecologist specifically surveyed for the potential presence of the Eastern indigo snake (Drymarchon corais couperi), gopher tortoise (Gopherus polyphemus), Sherman's fox squirrel (Sciurus niger shermani), Florida scrub jay, and trees containing cavities that could be potentially created and used by the red-cockaded woodpecker or used by the Florida bonneted bat (Eumops floridanus; FBB) for roosting. Additionally, given the focus of the prior survey on the potential presence of the Florida scrub jay, the ecologist broadcasted recorded scrub jay scold vocalizations (obtained from the Cornell Macaulay Library) on a grid pattern across the scrub habitat located on site, in accordance with Florida Fish and Wildlife Conservation Commission (FWC) Technical Report \#8, Ecology and Development Related Habitat Requirements of the Florida Scrub Jay requirements, to determine presence/absence of the species. The scrub jay scold vocalizations were broadcast on multiple occasions at each location for a minimum of 4 minutes, each. Given the mild weather conditions over the duration of the survey, the number and location of the vocalization stations was anticipated to be sufficient to reach/sample the on-site scrub habitat. The approximate locations of transects performed during the listed species survey, and the locations where the scrub jay calls were broadcast, are indicated on Figure 1 entitled FLUCCS, Listed Species, \& Transect Exhibit. Given the nature of the parcel and the $\pm 20^{\prime}$ average lateral distance visible from the center line of each transect, the ecologist is anticipated to have visually observed approximately $60 \%$ of the parcel.

The approximate location of observed listed wildlife species and their numbers were mapped on an aerial and recorded in a field notebook. The locations of fixed location resources, such as gopher tortoise burrows, were recorded using hand-held DeLorme Earthmate PN-40 GPS. Highvisibility survey ribbon was tied to vegetation in proximity to observed resources. Non-listed wildlife species were recorded daily.

### 2.2. Listed Plant Survey

During the course of conducting surveys for listed wildlife, the PE ecologist searched for plants listed by the Florida Department of Agriculture (FDA) and the U.S. Fish and Wildlife Service (FWS). These agencies have categorized the various plant species based upon their relative abundance in natural communities. Those categorizations include "Endangered", "Threatened" and "Commercially Exploited".

Springs at Cape Coral

Listed Species Survey Update

### 2.3. Habitat Mapping

The habitat survey included the preparation of a Florida Land Use, Cover and Forms Classification System (FLUCCS) map delineating the major vegetation communities, land forms, and land uses present on the project site. A FLUCCS Map for the project site is provided as Figure 1 entitled FLUCCS, Listed Species, \& Transect Exhibit. The methods and class descriptions found in the FLUCCS manual (FDOT, 1999) were followed when delineating and assigning areas to an appropriate FLUCCS category (class) or "codes". Plant communities were mapped using direct field observations and aerial photo interpretation. Water body boundaries shown on Figure 1 are based upon topographic survey data (top of bank). Color aerial photos were plotted at $1^{\prime \prime}=50^{\prime}$ scale and were used in the field to map the vegetative communities on the site.

A factor in mapping vegetative associations and local habitats is the invasion by the exotic plant species, such as melaleuca (Melaleuca quinquenervia), Brazilian pepper (Schinus terebinthifolius), and earleaf acacia (Acacia auriculiformis). Four levels of exotic density are typically recognized. Code modifiers may be appended to the base FLUCCS code to indicate the approximate density of exotic vegetation in the canopy or understory, as follows:

$$
\begin{aligned}
& \text { E1 }=\text { Exotics } 10-24 \% \\
& \text { E2 }=\text { Exotics } 25-49 \% \\
& \text { E3 }=\text { Exotics } 50-75 \% \\
& \text { E4 }=\text { Exotics } 75<\%
\end{aligned}
$$

Lack of an "E" designation reflects that exotic vegetation may be present, but below $10 \%$ coverage.

## 3. SURVEY RESULTS

### 3.1. Listed Wildlife Species Observed/Identified On Site

The following is a summary of the listed wildlife species observed on site. The listed wildlife species observed along with their state and federal listed status are provided in Table 2. The locations of the listed wildlife species observed during the field surveys are shown in Figure 1 entitled FLUCCS, Listed Species, \& Transect Exhibit. Non-listed wildlife species were also noted during the surveys and a list of those species is provided in Table 3.

## Gopher Tortoise

The gopher tortoise is listed as Threatened (T) by the FWC. Fifteen (15) potentially occupied gopher tortoise burrows were observed on site during the 2018 listed species survey update. Each burrow was located via hand-held GPS, survey ribbon was affixed to nearby vegetation, and the burrow locations are shown on Figure 1. The listed species survey was conducted such that approximately $60 \%$ of the parcel was observed. Therefore, it is anticipated that approximately 25 potentially occupied burrows may exist on site. Using the standard FWC burrow occupancy rate ( 0.5 tortoises per burrow), it is estimated that there could be up to 13 tortoises on site.

Springs at Cape Coral

Listed Species Survey Update

### 3.2. Listed Wildlife Species Not Observed But With Potential to Occur On Site

The following is a discussion of listed wildlife species that were not observed during either survey, but which are considered to have potential to occur due to the presence of suitable habitat or confirmed sightings in the region. These species are summarized in Table 4.

The Sherman's fox squirrel (Sciurus niger shermani) (SFS) is listed as a Species of Special Concern by FWC and its distribution is believed to be from the Caloosahatchee River in South Florida through Central Georgia. The SFS is usually associated with FLUCCS codes 411, 621, and 624. The SFS could potentially inhabit or utilize the pine flatwood or scrubby pine flatwoods habitats on site. However, lack of signs, such as nests, day beds or individuals, suggest the likelihood is low.

Florida scrub jay (Aphelocoma coerulescens coerulescens) is listed as Threatened by FWS. In 2003, a formal scrub jay survey was conducted by others because the site fell within the FWS consultation area for this species, there was Type I and II scrub oak habitat on the parcel, and it was noted that there was a scrub jay occurrence within 5 miles of the site. That survey resulted in no on-site scrub jay observations. Subsequently, it appears from historic aerial imagery that the area mapped as scrubby flatwoods habitat in the current survey effort was mechanically managed in 2010, resulting in a significant reduction in midstory coverage. Since then, the 29.4acre site appears to have remained unmanaged and scrub oaks have regenerated into a nearly impenetrable 6' $-12^{\prime}$ tall monotypic stand with few open sandy areas that are typically required by the scrub jay. Although the habitat on site could have at one point been suitable to support the species, the current overgrown and choked condition of the scrubby flatwoods habitat renders it uninhabitable for this species. Since both the 2003 and 2018 surveys followed FWS guidelines, and both resulted in species absence, there is near zero potential for the scrub jay to use the site in its current condition.

Red-cockaded woodpecker (Picoides borealis) (RCW) is listed as Endangered by FWS and the project site is located on the periphery of the FWS consultation area for this species. Though the slash pine trees located on site could be used for foraging, if a RCW clan was regionally present, the nearest known RCW occurrences (per FWC WildObs data base) are beyond 5 miles from the site (i.e., beyond the recognized 2 -mile RCW dispersal distance). Therefore, given the distance between the known occurrences and the site, there is near zero potential for the RCW to use the pine flatwood habitat present on site.

Florida panther (Felis concolor coryi) is listed as Endangered by FWS. The Project Site does not fall within the FWS consultation area for this species. Given that the project is located between 8-10 miles from the nearest mapped primary or secondary panther habitat, there is anticipated to be no potential for the Project Site to affect the species.

Bald Eagle (Haliaeetus leucocephalus) is not listed by FWC or FWS. However, it is protected via the Bald and Golden Eagle Protection Act. Per the FWC Eagle Nest Locator (https://public.myfwc.com/FWRI/EagleNests/ nestlocator.aspx), the nearest known eagle nest (nest LEO43) is located approximately 1.5 miles south of the parcel. Therefore, the parcels fall well outside the protection zones of that nest and has no potential to adversely affect it.

The Project Site falls within the FWS Florida bonneted bat (Eumops floridanus; FBB) consultation area, but not its focal area. The species is listed as Endangered by FWS. There is relatively little
known about the life-history needs of the species. However, it has been suggested in the literature that roosts may be a limiting resource for this bat. Given that there are no on-site structures with in which to roost, trees with cavities that could serve as potential roost sites for the bonneted bat were searched for during the listed species survey in accordance with FWS guidance. As with many properties in Southwest Florida, many of the tree snags that contained woodpecker cavities were blown over during the passing of Hurricane Irma approximately a year ago, and the pines that subsequently died due to stress and beetle infestation have not been dead long enough to develop woodpecker cavities. Two pine snags containing woodpecker cavities, however, survived the hurricane and are indicated on Figure 1. One is located adjacent to the existing on-site conservation easement located along the western bank of Yellow Fever Creek. It contains a single $\pm 1.5^{\prime \prime}$ diameter cavity that, upon close visual inspection, only penetrated $2.5^{\prime \prime}$ horizontally into the trunk and did not contain a typical nest pocket. It is too small to have reasonable potential to be used as a roost for the FBB. The top of the second tree contains small woodpecker cavities, is approximately $5^{\prime \prime}-7$ " diameter, and is rotten and falling apart. As such, the potential for FBBs to roost in the second tree is temporary and does not represent a long-term resource. No signs of use by FBBs (i.e., smudges around cavity openings, guano, etc.) were observed at either tree. Given the Project's naturally vegetated condition and its proximity to Yellow Fever Creek, it is feasible that the FBB could commute over and/or forage over the site.

The Eastern indigo snake (Drymarchon corais couperi) is listed as Threatened by FWS and inhabits pine forests, hardwood hammocks, scrub and other uplands. They also rely heavily on a variety of wetland habitats for feeding and temperature regulation needs. It is typically assumed that there is potential for the species to be present on nearly any site in Southwest Florida, particularly sites with burrows, such as gopher tortoise burrows, within which to seek refuge. With gopher tortoises found to be present on site, there is potential for the indigo snake to inhabit the site.

### 3.3. Listed Plant Species Observed On Site

Two (2) total species of listed plants (per the FDA list) were observed on site during the field surveys. The species observed included stiff-leafed wild pine (Tillandsia fasciculata) and giant wild pine (Tillandsia utriculata). Stiff-leafed wild pine was relatively abundant and giant wild pine was relatively uncommon. Both were typically located on live oak and slash pine trees. No plant species listed by FWS were observed during the field surveys. The listed plant species observed, and their state and federal listed status, are provided in Table 2. Listed plant species that were not observed during either survey, but which are considered to have potential to occur due to the presence of suitable habitat or confirmed sightings in the region are summarized in Table 5.

The protection afforded plants listed by FDA entails restrictions on harvesting or destroying plants found on private lands of another, or public lands, without permission and/or a permit from FDA. There are no restrictions for landowners, unless the sale of plants is involved. These provisions are found in Section 581.185, FDA under State law.

### 3.4. Habitat Mapping

Natural areas of the project site are comprised primarily of pine flatwood and xeric oak communities. The FLUCCS code for each community along with a brief description and acreage
are provided in Table 6. A detailed description of each FLUCCS code is provided in Appendix A. Figure 1 provides a map showing the vegetative associations found on the parcel.

## 4. SUMMARY

Results of the survey suggest that up to 13 gopher tortoises may exist on the site. Since state guidelines require such a large preserve acreage if tortoises are proposed to be retained on site, it is likely that off-site relocation via a conservation permit may be the preferred means to address the species. Permitting and relocation would be required after the site development plan is approved by the City of Cape Coral and prior to commencement of construction.

Though no indigo snakes were observed during the survey, the FWS will likely assume that they have the potential to occur on site. The owner is advised to commit to following the FWS's Standard Protection Measures for the Eastern Indigo Snake to minimize potential impact on the species. If an Eastern indigo snake is encountered during gopher tortoise relocation, it would be relocated in accordance with state guidelines. Given the small parcel size, the relatively low abundance of tortoises, and the author's experience in relocating gopher tortoises, the potential to encounter an indigo snake during tortoise relocation is anticipated to be near zero.

No federally-listed plant species were observed on site. The protection afforded plants listed by FDA entails restrictions on harvesting or destroying plants found on private lands of another, or public lands, without permission and/or a permit from FDA. There are no restrictions for landowners unless the sale of plants is involved.

The species observed on the Project Site, including the gopher tortoise and the two FDA-listed plants, will be affected by the proposed project. However, by following state permitting protocol for the gopher tortoise and the two listed plants, there should be no adverse effect on these species.

## 5. REFERENCES CITED

Florida Department of Transportation. 1999. Florida Land Use, Cover and Forms Classification System. Procedure No. 550-010-001-a. Third Edition. Tallahassee, Florida.

Florida Fish and Wildlife Conservation Commission. 2013. Florida's Endangered and Threatened Species, Official List. Tallahassee, Florida.
U.S. Fish and Wildlife Service. 2002. Standard Local Operating Procedures for Endangered Species, Scrub Jays (Draft). South Florida Ecological Services Office, Vero Beach, Florida.
Weaver, R.E. and P.J. Anderson. 2010. Notes on Florida's Endangered and Threatened Plants. Contribution No. $38,5^{\text {th }}$ edition.

TABLES

Table 1: Listed Species and Vegetation Survey Details

| Ecologist | Date | Time of Day | Weather | Field Hours |
| :---: | :---: | :---: | :---: | :---: |
| Bruce Layman | $9 / 24 / 18$ | $8: 30 \mathrm{a} . \mathrm{m} .-3: 00 \mathrm{p} . \mathrm{m}$. | $83^{\circ} \mathrm{f}$, clear, calm | 6.5 |
| Bruce Layman | $9 / 25 / 18$ | $8: 15 \mathrm{a} . \mathrm{m} .-11: 30 \mathrm{a} . \mathrm{m}$. | $79^{\circ} \mathrm{f}$, clear, calm | 2.75 |
| Bruce Layman | $9 / 25 / 18$ | $8: 00 \mathrm{a} . \mathrm{m} .-11: 30 \mathrm{a} . \mathrm{m}$. | $77^{\circ} \mathrm{f}$, clear, calm | 3.5 |
| Bruce Layman | $9 / 27 / 18$ | $8: 15 \mathrm{a} . \mathrm{m} .-11: 00 \mathrm{a} . \mathrm{m}$. | $76^{\circ} \mathrm{f}, \mathrm{clear}$, calm | 2.75 |
| Bruce Layman | $9 / 28 / 18$ | $8: 15$ a.m. $-10: 30 \mathrm{a} . \mathrm{m}$. | $79^{\circ} \mathrm{f}, \mathrm{clear}$, calm | 2.25 |

Table 2: Listed Plant and Wildlife Species Observed

| Common Name | Scientific Name | Habitat Where Observed By FLUCCS | FWC Status | FWS <br> Status | FDA <br> Status |
| :---: | :---: | :---: | :---: | :---: | :---: |
| PLANTS |  |  |  |  |  |
| Giant wild-pine | Tillandsia utriculata | 411,4111 | N/A | NL | E |
| Stiff-leaved wild-pine | Tillandsia fasciculate | 411, 4111 | N/A | NL | E |
| WILDLIFE |  |  |  |  |  |
| Gopher tortoise | Gopherus polyphemus | 411, 4111, 830 | T | NL | N/A |

[^3]Springs at Cape cororal
Listed Species Survey Update

Table 3: Non-listed Wildlife Species Observed


* Species not directly observed. Signs of species presence observed (e.g., burrow, tracks, scat, etc.)

Table 4: Estimated Probability of Occurrence of Non-Observed Listed Faunal Species

| Common Name | Scientific Name | Status (FWC/FWS) | Estimated Occurrence* |  |  | Habitat by FLUCCS |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Probable | Possible | Unlikely |  |
| BIRDS |  |  |  |  |  |  |
| Florida scrub jay | Aphelocoma coerulescens coerulescens | T/T |  |  | X | 411, 4111 |
| Red-cockaded woodpecker | Picoides borealis | E/E |  |  | X | 411 |
| MAMMALS |  |  |  |  |  |  |
| Sherman's fox squirrel | Sciurus niger shermani | SSC/NL |  |  | X | 411, 4111 |
| Florida bonneted bat | Eumops floridanus | E/E |  |  | X | 411, 4111 |
| REPTILES |  |  |  |  |  |  |
| Eastern indigo snake | Drymarchon corais couperi | T/T |  |  | X | 411, 4111 |
| AMPHIBIANS |  |  |  |  |  |  |
| None |  |  |  |  |  |  |

Table 5: Estimated Probability of Occurrence of Non-Observed Listed Floral Species

| Common Name | Scientific Name | $\begin{gathered} \text { Status } \\ \text { (FDA/FWS) } \end{gathered}$ | Estimated Occurrence* |  |  | Habitat by FLUCCS |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Probable | Possible | Unlikely |  |
| Inflated wild pine | Tillandsia balbisiana | T/NL |  |  | X | 411,4111 |
| Twisted air plant | Tillandsia flexuosa | T/NL |  |  | X | 4111 |
| Satinleaf | Chrysophyllum oliviforme | T/NL |  |  | $x$ | 411 |
| Beautiful pawpaw | Deeringothamnus pulchellus | E/E |  |  | X | 411 |
| Florida coontie | Zamia floridana | $\mathrm{C} / \mathrm{NL}$ |  |  | X | 411 |

[^4]Table 6: Existing Vegetative Associations and Land Uses

| FLUCCS CODE | FLUCCS DESCRIPTION | Acres |
| :---: | :--- | :---: |
| 411 | Pine Flatwoods, Palmetto understory | 18.47 |
| 4111 | Scrubby Flatwoods | 10.75 |
| 830 | Utility Easement | 0.18 |
|  | TOTAL | 29.40 |

# PENINSULA ENGINEERING <br> Springs at Cape Coral <br> Listed Species Survey Update 

APPENDIX A
Existing Vegetative Association \& Land Use Descriptions

# PENINSULA ENGINEERING <br> Springs at Cape Coral <br> listed Species Survey Update 

## Existing Vegetative Association \& Land Use Detailed Descriptions

Pine Flatwoods - Palmetto Understory (FLUCCS 411) - This community is dominated in the canopy primarily by slash pine (Pinus elliotti) and secondarily by laurel oak (Quercus laurifolia). The midstory includes cabbage palm (Sabal palmetto), live oak (Quercus virginiana), and laurel oak. Saw palmetto (Serenoa repens) represents the dominant vegetation in the groundcover. Muscadine grape (Vitis rotundifolia) often dominates the ground surface in open areas between pockets of palmetto.

Scrubby Flatwoods (FLUCCS 4111) - This community contains a sparse canopy of slash pine and occasional live oaks. The midstory includes slash pine, hog plum (Ximenia americana), abundant live oaks and sand live oaks (Quercus virginiana var. geminata), and other scrub oak species. Large pockets of saw palmetto are scattered and represent the dominant vegetation in the groundcover. Groundcover species between and among the palmetto pockets include winged sumac (Rhus copallina), penny royal (Mentha pulegium), shiny blue berry (Vaccinium myrsinites), beauty berry (Callicarpa americana), wiregrass (Aristida stricta), cat briar (Smilax rotundifolia), and muscadine grape.

Utility Easement (FLUCCS 830) - This area represents a public utility easement against the right-ofway for Pine Island Road along the northern fringe of the parcel. There is no canopy or midstory. The groundcover is unmaintained and includes sand blackberry (Rubus cuneifolius), muscadine grape, and various ruderal herbaceous species.

FIGURE 1
FLUCCS, Listed Species, \& Transect Exhibit

Springs at Cape Coral


## Traffic Impact Statement

# Judd Creek Tract 8 Planned Development Project Amendment 

Cape Coral, Lee County, FL<br>05/15/2019

## Prepared for:

Peninsula Engineering
2600 Golden Gate Parkway
Naples, FL 34105
Phone: 239-262-2600

Prepared by:
Trebilcock Consulting Solutions, PA
2800 Davis Boulevard, Suite 200
Naples, FL 34110
Phone: 239-566-9551
Email: ntrebilcock@trebilcock.biz

## Statement of Certification

I certify that this Traffic Impact Statement has been prepared by me or under my immediate supervision and that I have experience and training in the field of Traffic and Transportation Engineering.


Norman J. Trebilcock, AICP, P.E.
FL Registration No. 47116
Trebilcock Consulting Solutions, PA
2800 Davis Boulevard, Suite 200
Naples, FL 34110
Company Cert. of Auth. No. 27796

## Table of Contents

Project Description ..... 4
Trip Generation ..... 5
Trip Distribution and Assignment ..... 6
Background Traffic ..... 9
Existing and Future Roadway Network. ..... 10
Project Impacts to Area Roadway Network - Roadway Link Analysis ..... 11
Site Access Turn Lane Analyses. ..... 12
North Parcel - Springs at Cape Coral ..... 13
South Parcel - Future Potential Development ..... 13
Improvement Analysis ..... 13
Mitigation of Impact ..... 13
Appendices
Appendix A Project Master Site Plan ..... 14
Appendix B Initial Traffic Impact Study Checklist (Methodology Meeting) ..... 16
Appendix C ITE Trip Generation Calculations ..... 21
Appendix D Traffic Count Data ..... 26
Appendix E Lee County 2018 Concurrency Report (Excerpts) ..... 31
Appendix F Lee County Link-Specific Service Volumes (Excerpts) ..... 37
Appendix G Site Turning Movements Exhibit ..... 40
Appendix H Turn Lane Warrant Analyses ..... 42

## Project Description

The Judd Creek Tract 8 is a proposed residential development located at the southeast corner of Pine Island Road (State Road 78) and Barrett Road, in the City of Cape Coral. The project site is currently vacant and lies within Sections 4, Township 44 South, Range 24 East, in Lee County, Florida. Refer to Fig. 1-Project Location Map, which follows and Appendix A: Project Master Site Plan.

Fig. 1 - Project Location Map


The subject site is part of an approved residential and commercial Planned Development Project (PDP) known as Judd Creek, as illustrated in the City of Cape Coral Ordinance 31-12.

This Planned Development Project (PDP) Amendment proposes to develop Judd Creek Tract 8 as follows: North Parcel (Springs at Cape Coral) - 292 multi-family residential units and South Parcel - a future potential development to consist of 160 multi-family residential units.

The project's site trip generation is based on the Institute of Transportation Engineers (ITE) Trip Generation Manual, $10^{\text {th }}$ Edition and ITE Trip Generation Handbook, 3rd Edition. The associated common recreation amenities are considered passive incidental to the residential land use and are not considered in the trip generation analysis.

The expected build-out year for the Springs at Cape Coral (North Parcel) project is 2021. In accordance with Cape Coral TIS Guidelines, the future traffic conditions with project reflect the build-out year plus one year (year 2022).

The proposed development program is illustrated in Table 1, based on the ITE $10^{\text {th }}$ Edition Trip Generation Manual land use descriptions.

The ITE Manual now classifies multifamily dwelling units as low, mid or high-rise buildings and no longer classifies them as apartments or condominiums/townhomes. Consistent with the ITE land use code description, multifamily housing includes apartments, townhouses and condominiums. The proposed residential structures are 2-story buildings. As such, for trip generation purposes, the proposed residential dwelling units are analyzed based on the ITE LUC 220 - Multifamily Housing (Low-Rise).

Table 1
Proposed Development Program - Judd Creek Tract 8

| Development | ITE Land Use | ITE Land Use <br> Code | Size <br> (Dwelling Units) |
| :---: | :---: | :---: | :---: |
| North Parcel <br> Springs at Cape Coral <br> Residential Multi-Family | Multifamily Housing (Low-Rise) | 220 | 292 |
| South Parcel | Multifamily Housing (Low-Rise) | 220 | 160 |
| Future Potential Development <br> Residential Multi-Family |  |  | 452 |
| Judd Creek Tract 8 Total |  |  |  |

A methodology meeting was held with the City of Cape Coral Transportation Planning staff on March 25, 2019 (refer to Appendix B: Initial Traffic Impact Study Checklist).

Connection to each parcel is proposed to be provided via an individual full movement access (main entrance) along Barrett Road. A shared emergency only entrance (full movement connection) is located on Barrett Road in the southwest corner of the north parcel property.

## Trip Generation

The software program OTISS - Online Traffic Impact Study Software, most current version, is used to generate the projected traffic associated with the proposed project. The ITE regression equations are used for the trip generation calculations. The ITE - OTISS trip generation calculation worksheets are provided in Appendix C: ITE Trip Generation Calculations.

Per ITE recommendation, no reductions for internal capture or pass-by trips have been taken into consideration. The estimated weekday trip generation associated with the proposed build-out conditions for North Parcel, South Parcel and Tract 8 are illustrated in Table 2A, 2B and 2C, respectively.

The concurrency analysis is based on the estimated Judd Creek Tract 8 PM peak hour average weekday traffic. In addition, the site access turn lane analysis is calculated using the projected weekday AM and PM peak hour traffic associated with each individual parcel.

Table 2A
Trip Generation - North Parcel Build-out - Average Weekday

| North Parcel <br> Springs at Cape Coral | Daily Two- <br> Way Volume | AM Peak Hour |  |  | PM Peak Hour |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| ITE Land Use |  | Enter | Exit | Total | Enter | Exit | Total |
| Multifamily Housing (Low-Rise) | 2,167 | 30 | 102 | 132 | 96 | 57 | 153 |

Table 2B
Trip Generation - South Parcel Build-out - Average Weekday

| South Parcel <br> Future Potential Development | Daily Two- <br> Way Volume | AM Peak Hour |  |  | PM Peak Hour |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| ITE Land Use |  | Enter | Exit | Total | Enter | Exit | Total |
| Multifamily Housing (Low-Rise) | 1,169 | 17 | 58 | 75 | 57 | 33 | 90 |

Table 2C
Trip Generation - Judd Creek Tract 8 Build-out - Average Weekday

| Judd Creek Tract 8 | Daily Two- <br> Way Volume | AM Peak Hour |  |  | PM Peak Hour |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| ITE Land Use |  | Enter | Exit | Total | Enter | Exit | Total |
| Multifamily Housing (Low-Rise) | 3,336 | 47 | 160 | 207 | 153 | 90 | 243 |

## Trip Distribution and Assignment

The traffic generated by the development is assigned to the adjacent road network based on the knowledge of the area and as coordinated within the TIS methodology meeting. Traffic information has been gathered for the segments of the roadway network in the study area from FDOT Florida Traffic Online, Lee County 2018 Concurrency Report and Lee County 2018 Traffic Count Report.

Based on review of the FDOT Telemetered Traffic Monitoring Site \#6049, the peak hour, peak direction for Pine Island Rd is considered the Westbound PM Peak Hour. This is consistent with the traffic data presented in the Lee County 2018 Traffic Count Report - Permanent Count Station (PCS) \#49.

As illustrated in the Lee County PCS \#34, the peak hour, peak direction for Pondella Rd is Westbound PM Peak Hour.

For more details refer to Appendix D: Traffic Count Data. For the purposes of this report, the peak hour, peak direction associated with Barrett Rd is considered northbound PM Peak Hour.

The site-generated trip distribution is shown in Table 3, Project Traffic Distribution for PM Peak Hour and it is graphically depicted in Fig. 2 - Project Distribution by Percentage and By PM Peak Hour.

Table 3
Project Traffic Distribution for PM Peak Hour

| Roadway Link | Roadway Link Location | Distribution of Project Traffic | PM Peak Hour Project Traffic Vol* |  |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  | Enter | Exit |
| Pine Island Rd | Pondella Rd to Barrett Rd | 20\% | EB-31 | WB-18 |
| Pine Island Rd | Barrett Rd to US 41 | 40\% | WB -61 | EB-36 |
| Barrett Rd | North of Project | 60\% | SB-92 | NB-54 |
| Barrett Rd | South of Project | 40\% | NB-61 | SB-36 |
| Pondella Rd | West of Barrett Rd | 15\% | EB - 23 | WB-13 |
| Pondella Rd | East of Barrett Rd | 25\% | WB-38 | EB - 23 |

Note(s): *Estimated peak hour, peak direction traffic volumes are underlined and bold to be used in roadway network capacity analysis calculations.

Fig. 2 - Project Distribution by Percentage and by PM Peak Hour


## Background Traffic

For the purposes of this report, the surrounding roadway network is analyzed under 2022 traffic conditions, as established in the methodology meeting.

Historic growth rates are estimated for the segments of the roadway network in the study area using a general guidance of a minimum $2 \%$ growth rate, or calculated based on available traffic volumes as shown in the Lee County and FDOT traffic counts.

Pine Island Rd - from Pondella Rd to Barrett Rd - The peak hour, peak direction volume and growth are computed based on the information illustrated in FDOT Site \#6049 traffic counts (refer to Appendix D). As such, the 2017 peak hour, peak direction is calculated as 29,000*0.09*0.553 $=1,444 \mathrm{vph}$ ( 2017 AADT $=29,000 ; \mathrm{K}$ factor $=9 \%$; D Factor $=55.30 \%$ ).

Based on the FDOT historical AADT data, the growth rate was determined to be $2.2 \%$. In addition, consistent with data shown in the Lee County Traffic Count Report PCS \#49, a growth rate of $2.1 \%$ was calculated for this roadway segment (Appendix D). A conservative $2.2 \%$ growth rate is utilized for traffic projections for the analyzed Pine Island Rd segments: from Pondella Rd to Barrett Rd, and from Barrett Rd to US 41.

Pine Island Rd - from Barrett Rd to US 41 - The 2016 peak hour, peak direction volume is $1,580 \mathrm{vph}$ as illustrated in the Lee County 2018 Concurrency Report. Based on a growth rate of $2.2 \%$, the 2017 peak hour, peak direction volume is $1,580^{*} 1.022=1,615 \mathrm{vph}$.

Barrett Rd - from Pine Island Rd to Pondella Rd - The 2017 peak hour, peak direction volume is 103 as illustrated in the Lee County 2018 Concurrency Report. The Concurrency Report advises that the traffic volumes for this roadway link were projected based on old traffic counts. As shown in the 2018 Lee County Traffic Count spreadsheet, the only available count data presented for this link is for the year 2009. Based on a minimum growth rate of $2.0 \%$, the 2017 peak hour, peak direction volume is evaluated as $103 * 1.1717=121 \mathrm{vph}$.

Pondella Rd - from Orange Grove Blvd to US 41 - The 2017 peak hour, peak direction volume is 1,286 vph as illustrated in the Lee County 2018 Concurrency Report. Consistent with the traffic information presented in the Lee County 2018 Traffic Count spreadsheet PCS \#34, a growth rate of $2.1 \%$ is calculated for this roadway segment (Appendix D).

Table 4, Background Traffic without Project, illustrates the projected background (without project) peak hour, peak direction traffic volume for the planning horizon year of 2022.

For reference purposes, applicable excerpts from the Lee County 2018 Concurrency Report are included in Appendix E.

Table 4
Background Traffic without Project

| Roadway Link | Roadway Link Location | 2017 100 <br> Highest Hour <br> Volume* <br> (trips/hr) | Projected <br> Traffic Annual <br> Growth Rate** <br> $(\% /$ yr) | Growth <br> Factor** | Future 2022 <br> Background Pk <br> Hr, Pk Dir Vol <br> (trips $/ \mathrm{hr})$ |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Pine Island Rd | Pondella Rd to Barrett Rd | 1,444 | $2.2 \%$ | 1.1149 | $\underline{\mathbf{1 , 6 1 0}}$ |
| Pine Island Rd | Barrett Rd to US 41 | 1,615 | $2.2 \%$ | 1.1149 | $\underline{1,801}$ |
| Barrett Rd | North of Project | 121 | $2.0 \%$ | 1.1041 | $\underline{134}$ |
| Barrett Rd | South of Project | 121 | $2.0 \%$ | 1.1041 | $\underline{134}$ |
| Pondella Rd | West of Barrett Rd | 1,286 | $2.1 \%$ | 1.1095 | $\underline{\mathbf{1 , 4 2 7}}$ |
| Pondella Rd | East of Barrett Rd | 1,286 | $2.1 \%$ | 1.1095 | $\underline{\mathbf{1 , 4 2 7}}$ |

Note(s): The projected 2022 Peak Hour - Peak Direction Background Traffic is the calculated projected future volume based on data published in Lee County Concurrency Report, which is underlined and bold.
*Based on FDOT traffic counts (Appendix D) and Lee County 2018 Concurrency Report (Appendix E).
** $2 \%$ minimum or historical growth rate; Growth Factor $=(1+\text { Annual Growth Rate })^{5}$.
***2022 Projected Volume $=2017100^{\text {th }}$ Highest Hour Volume $x$ Growth Factor.

## Existing and Future Roadway Network

The existing roadway conditions are extracted from the Lee County 2018 Concurrency Report. Roadway improvements that are currently under construction or are scheduled to be constructed within the first five years of the current Capital Improvement Program (CIP) are considered to be committed improvements for the purposes of this study. As no such improvements were identified in the Lee County 2018 Concurrency Report, the evaluated roadway links are anticipated to remain as such through project build out.

The existing and future roadway conditions are illustrated in Table 5.
Based on Lee County AC-11-1 - Functional Classification of Roadways data, the subject roadway segments are analyzed as follow:

- Pine Island Road (SR 78) is a state maintained arterial:
- Pondella Road is a county maintained arterial:
- Barrett Road is a county maintained major collector.

Table 5
Existing and Future Roadway Conditions

| Roadway Link | Roadway Link Location | Exist <br> Roadway | Performance <br> Standard <br> LOS | Performance <br> Standard <br> Capacity Volume | Future <br> Project <br> Roadway |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Pine Island Rd | Pondella Rd to Barrett Rd | 4 LD | D | 2,100 | 4 LD |
| Pine Island Rd | Barrett Rd to US 41 | 4 LD | D | 2,100 | 4 LD |
| Barrett Rd | North of Project | 2 LN | $\mathrm{D}^{*}$ | 860 | 2 LN |
| Barrett Rd | South of Project | 2 LN | $\mathrm{D}^{*}$ | 860 | 2 LN |
| Pondella Rd | West of Barrett Rd | $4 \mathrm{LD}^{* *}$ | E | 1,890 | 4 LD |
| Pondella Rd | East of Barrett Rd | $4 \mathrm{LD}^{* *}$ | E | 1,890 | 4 LD |

Note(s): $\quad 2 L U=2$-lane undivided roadway; $2 L N=2$-lane narrow roadway $2 L D, 4 L D, 6 L D=2$-lane, 4 -lane, 6 -lane divided roadway, respectively; $L O S=$ Level of Service. $N / A=$ not applicable, not available.

* Barrett Rd - Lee County LOS E; City of Cape Coral LOS D - conservatively LOS D is utilized.
** as depicted in the Lee County Concurrency Report - this is a five-lane undivided urban arterial with four travel lanes and a two-way left-turn lane.


## Project Impacts to Area Roadway Network - Roadway Link Analysis

Levels of Service (LOS) volumes for the area roadway network are evaluated to determine the project impacts for the horizon year 2022.

A significant traffic impact is defined as $10 \%$ or more of the service volume at LOS " C " for the analyzed links at build out conditions.

Lee County Link-Specific Service volumes for the analyzed roadway are depicted in Appendix F. Based on the information contained in the FDOT 2016 District 1 LOS Spreadsheet, the LOS capacity thresholds for the analyzed Pine Island Rd segments under the peak hour, peak direction are: LOS C-up to 2,006 vph, LOS D - up to $2,100 \mathrm{vph}$.

Future projected background traffic volumes are combined with estimated project trips, as illustrated in Table 6. Based on these calculations, all the roadway segments under study operate at a LOS "C" or better under future 2022 conditions.

The significance impact threshold is exceeded for the Barrett Road segment from project south to Pondella Road. The project traffic consumes less than $10 \%$ of the LOS "C" service volume on all other roadway segments under study.

Table 6
Roadway Link Level of Service (LOS) - Judd Creek Tract 8 Development

| Roadway Link | Lee County Roadway Link No./Link Location | 2022 <br> Background <br> Pk Dir Vol ${ }^{(1)}$ (trips/hr) | Pk Hr, <br> Pk Dir, <br> Project <br> Vol <br> Added ${ }^{(2)}$ | 2022 Total Pk Hr, Pk Dir Roadway Link Vol $w /$ Project ${ }^{(3)}$ | $\begin{gathered} 2022 \\ \text { Total Pk } \\ \text { Hr, Pk Dir } \\ \text { LOS }^{(4)} \end{gathered}$ | Directional Service Vol of $\operatorname{LOS} C^{(4)}$ | Project Pk $\mathrm{Hr}, \mathrm{Pk}$ Dir as \% of LOS C Service Vol | ```Significance Impact at 10% of LOS C Yes/No``` |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Pine Island Rd | Pondella Rd to Barrett Rd | 1,610 | WB-18 | 1,628 | $\underline{\operatorname{LOS}} \mathrm{C}$ | 2,006 | 0.9\% | No |
| Pine <br> Island Rd | Barrett Rd to US 41 | 1,801 | WB-61 | 1,862 | $\underline{\operatorname{LOS}} \mathrm{C}$ | 2,006 | 3.0\% | No |
| Barrett Rd | North of Project | 134 | NB-54 | 188 | $\underline{L O S C}$ | 550 | 9.8\% | No |
| Barrett Rd | South of Project | 134 | NB-61 | $\underline{195}$ | LOSC | 550 | 11.1\% | Yes |
| Pondella Rd | West of Barrett Rd | 1,427 | WB-13 | 1,440 | LOS B | 1,890 | 0.7\% | No |
| Pondella Rd | East of Barrett Rd | 1,427 | WB-38 | 1,465 | LOS B | 1,890 | 2.0\% | No |

Note(s): (1) Refer to Table 4 from this report;
(2) Refer to Table 3 from this report;
(3) 2022 Projected Volume= 2022 background + Project Volume added;
(4) Based on FDOT 2016 District 1 LOS and Lee County Link-Specific Service Volumes (2015 Data - latest adopted).

A roadway link is considered to be adversely impacted if the total traffic - future 2022 peak hour, peak direction background conditions with project - exceeds the adopted peak hour level of service volume for that link (Table 5). As illustrated in Table 6, none of the analyzed links are projected to exceed the adopted LOS Standard with or without the project at 2022 future conditions, and will maintain a satisfactory level of service (the analyzed roadway segments operate at a LOS C or better). Based on the results of this analysis, this project does not create any adverse traffic impacts to the area roadway network.

## Site Access Turn Lane Analyses

Connection to each parcel is proposed to be provided via an individual full movement access (main entrance) along Barrett Road. A shared emergency only entrance (full movement connection) is located on Barrett Road in the southwest corner of the north parcel property. For more details refer to Appendix A: Project Master Site Plan.

Turn lane recommendations coincident with the project build-out conditions have been reviewed based on Lee County Turn Lane Policy AC-11-4 criteria. According to the Lee County Turn Lane Policy, leftand/or right-turn lanes are required when any two or more warrants are satisfied.

Barrett Road is an undivided two-lane collector roadway with a posted speed limit of 30 mph in the vicinity of the project.

## North Parcel - Springs at Cape Coral

The proposed project is expected to generate 18 vph and 58 vph left-turning movements during the AM and PM peak hour, respectively. According to the Lee County Turn Lane Policy, a dedicated left-turn lane is not warranted at the project access. The proposed project is expected to generate 12 vph and 38 vph right-turning movements during the AM and PM peak hour, respectively. According to the Lee County Turn Lane Policy, a dedicated right-turn lane is not warranted at this location.

## South Parcel - Future Potential Development

The proposed project is expected to generate 10 vph and 34 vph left-turning movements during the AM and PM peak hour, respectively. According to the Lee County Turn Lane Policy, a dedicated left-turn lane is not warranted at the south parcel access. The proposed project is expected to generate 7 vph and 23 vph right-turning movements during the AM and PM peak hour, respectively. According to the Lee County Turn Lane Policy, a dedicated right-turn lane is not warranted at this location.

The analysis is provided in the attached Appendix G: Site Turning Movements Exhibit and Appendix H: Turn Lane Warrant Analysis.

## Improvement Analysis

Based on the concurrency analysis results, the proposed Judd Creek Tract 8 project produces significant traffic impacts on Barrett Rd segment south of project to Pondella Rd. All other analyzed roadway links are neither significantly nor adversely impacted by the proposed developments within the Judd Creek Tract 8. There is adequate and sufficient roadway capacity to accommodate the proposed development generated trips without adversely affecting adjacent roadway network level of service.

Based on the turn lane analysis results, turn lane improvements are not warranted at the site access locations.

## Mitigation of Impact

The developer proposes to pay the appropriate City of Cape Coral transportation impact fees as building permits are issued for the project, as applicable.

## Appendix A

## Project Master Site Plan



## Appendix B

## Initial Traffic Impact Study Checklist (Methodology Meeting)

Initial Traffic Impact Study Checklist Form<br>(To be completed by applicant as much as possible prior to methodology meeting)

## I. BACKGROUND

1. Name and Location of Project: Springs at Cape Coral SE corner of Pine Island Rd \& Barrett Rd
2. Name of Applicant: Continental 466 Fund LLC

Address and Phone Number of Applicant:
3. Mecting Date: Via Email Location: N/A
4. Attendees: David Hyyti - Public Works Department: Norman Trebilcock - Trebilcock Consulting Solutions: Ciprian Malaescu - Trebilcock Consulting Solutions

## II. DETERMINATION

(On the basis of this initial evaluation and per engineering common practice)
_II find that the proposed project SHOULD NOT have a significant negative impact on traffic operations, and a LETTER OF NO SIGNIFICANT IMPACT will be prepared and distributed to affected government entitices by the applicant.
I find that a traffic study describing the potential change in traffic impacts due to the requested rezoning should be evaluated. The traffic study preparer should contrast the impacts of the uses pernitted under carrent zoning with those permitted under the requested zoning district. The following uses from the zone list are to be evaluated:
$\qquad$ Current zone: $\qquad$ Proposed zone:
A study Type Appropriate for this development is A Traffic Impact Study is required.
I find the proposed project will have a significant impact on a multi jurisdictional roadway network (over two miles radius). A multi-juriadictional Traffic Lmpact Study should be prepared. The applicant should coordinate the Jurisdictional Traffic Impact Study with the following staff/agencies:
III. TRAFFIC STUDY INFORMATION

If a traffic study is required, the following should be discussed and agreed upon to the extent possible:
The traffic gener ated by the proposed development will add less than 300 vehicle trips during the peak hour to the adjacent road system. The TIS will provide estimated trip generation, concurrency LOS analysis and site access turn lane analysis.

1. Study Area: Intersections which should be included:

## The following intersections will be analyzed for AM and PM Peak Hour: N/A - under the 300 vph thesthold volume

2. Horizon Year: 2022

- Completion date of project. Year: 2021
- For each phase of project. Ph. 1 Yr. $\qquad$ Ph. 2 Yr $\qquad$ Ph. 3 Yr.
- Special time period: N/A

3. Traffic and Land Use Background Data:
a. Existing recent traffic counts and sources.

City has recent sample (one hour) counts for some of the intersections, bur those counts cannot be used for this study.
b. Will city require new traffic counts ( 24 hour and peak hour)?

Most recent counts, AM and PM peak period, with last 2 years should be used. Peak hour should be based on $\mathbf{2}$ hour peak period (AM and PM) counts.
c. Are there any special data requirements or conditions (Saturday counts, detours, etc.)? No.
d. Are there any scheduled road improvements in the project area? No.
e. What other developtrent projects are pending or approved in the vicinity that could significantly impact traffic operations, including type, size and schedule for construction? Applicant should use $\mathbf{2} \%$ annual growth rate for this project.
f. Are there other traffic studies available which evaluate the above? No.
g. Is transit available at the site or within 0.25 mile? No.
4. Trip Generation
$\qquad$ ITE Trip Generation manual latest edition to be used.
_ Local data to be provided.
___ If trip reduction factors are to be used they should be generally discussed.

## 3. Other Issues

a. Is there a need to provide traffic crash histories? If so, where can the information be obtained? No.
b. Are there any particular issues identified by the City Transportation Division such as corridor plan recommendations, future right of way, etc.?
The site has direct access onto Barrett Rd. which connects to Pine Island Rd. (SR 78) to the north. Coordination with FDOT may be desired.
c. Describe any apocial local ordinance requirements such as access management standards. AC - 11-1 Functional Classification of Roadways, Exhibit 2-Connection Separation Barrett Road - Major Collector - Connection Separation - average 330 ft or more
d. Other issues.

No.
7. The contents of a TRAFFIC IMPACT STUDY as per City Engineering Design Standards:
a. INTRODUCTION

- Land Use, Site and Study Area Boundaries (provide map) - refer to Figure 1.
- Existing and proposed site uses - Existing vacant; Proposed Multifamily Housing
- Existing and proposed uses in vicinity of site (provide map) - Site Plan Attached.
- Existing and proposed roadways and intersections (provide map).
b. TRIP GENERATION AND DESIGN HOUR VOLUMES (provide table). - See attached.
c. TRIP DISTRIBUTION (provide figure) - refer to Figure 2.
d. TRIP ASSIGNMENT (provide figure). - refer to Figure 2.
e. EXISTING AND PROJECTED TRAFFIC VOLUMES (provide figure for each item).

A.M. Peak hour site traffic (including turning movements) P.M. Peak hour site traffic (including tuming movenents)
$\frac{X}{X}$ A.M. Peak hour total traffic, including site generated traffic and projected traffic.
$\frac{X}{X}$ Any other Peak hour necessary for complete analyzis.
$\underline{X}$ Total daily existing traffic for street system in study area.
Total daily existing traffic for street system in study area and new site traffic. Total daily existing traffic for street system in study area plus new traffic and projected traffic from build-out of study area land uses.
f. CAPACTTY ANALYSIS (provide Analysis Sheets in appendices)
g. TRAFFIC SIGNALS (provide Analysis Sheets in appendices) - N/A
h. TRAFFIC ACCIDENTS (OPTIONAL) (provide Collision Diagrams /Accident Rates) - N/A
L. CONCLUSIONS
j. RECOMMENDATIONS.
- Proposed recommended improvements (provide sketches of improvements).
- Volume/capacity analysis at critical points (provide analynis sheets in appendices).
- Traffic volume proportions.

COMMENTS:
Roadwavs Jurisdiction - See Attached Exhibit: FDOT - Pipe Island Rd, (SR 78): Lee County - Pondella Road and Barrett Rd.

Level of Service Standards
Pine Island Rd (SR 78) - FDOT LOS D; City LOS D (Transportation Element Policy 1.1.1)
Pondella Rd - Lee County LOS E; City LOS E (Transportation Element Policy 1.1.1)
Barrett Rd - Lee County LOS E; City LOS D (Transportation Element Policy 1.1.1)- conservatively the TIS will reflect a standard LOS D for this roadway
Site Access Turn Lane Requirements - Der Lee County Turn Lane Policy - AC 11-4

Figure 1-Location Map


Figure 2 - Project Trip Distribution Map by Percentage


Date: 3-25-19 Applicant signature: Norman Trebílcock
Date: $\qquad$ Transportation Division's Staff siguature:

4 of 4

## Appendix C

## ITE Trip Generation Calculations

| Project information |  |
| :--- | :--- |
| Project Name: | Springs at Cape |
| No: | Coral |
| Date: | $9 / 18 / 2018$ |
| City: |  |
| State/Province: |  |
| Zip/Postal Code: |  |
| Country: |  |
| Client Name: | ITE-TGM 10th |
| Analyst's Name: | Edition |


| Land Use | Size | Daily |  | AM Peak |  | PM Peak Hour |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Entry | Exit | Entry | Exit | Entry | Exit |
| 220 - Multifamily Housing (Low-Rise) | 292 Dwelling |  |  |  |  |  |  |
| (General Urban/Suburban) | Units | 1084 | 1083 | 30 | 102 | 96 | 57 |
| Reduction |  |  | 0 | 0 | 0 | 0 | 0 |
| Internal |  | 0 | 0 | 0 | 0 | 0 | 0 |
| Pass-by |  | 0 | 0 | 0 | 0 | 0 | 0 |
| Non-pass-by |  | 1084 | 1083 | 30 | 102 | 96 | 57 |
| Total |  | 1084 | 1083 | 30 | 102 | 96 | 57 |
| Total Reduction |  |  | 0 | 0 | 0 | 0 | 0 |
| Total Internal |  | 0 | 0 | 0 | 0 | 0 | 0 |
| Total Pass-by |  |  | 0 | 0 | 0 | 0 | 0 |
| Total Non-pass-by |  | 1084 | 1083 | 30 | 102 | 96 | 57 |


| Analysis Name: | Daily |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Project Name : | Springs at Cape Coral |  | No: |  |  |  |  |
| Date: | 9/18/2018 |  | Clty: |  |  |  |  |
| State/Province: | Zip/Postal Code: |  |  |  |  |  |  |
| Country: | Client Name: |  |  |  |  |  |  |
| Analyst's Name: | Edition: |  |  |  | ITE-TGM 10th Edition |  |  |
| Land Use | Independent Variable | Size | Time Period | Method | Entry | Exit | Total |
| 220 - Multifamily <br> Housing (Low-Rise) (General Urban/Suburban) | Dwelling Units | 292 | Weekday | $\begin{aligned} & \text { Best Fit (LIN) } \\ & T=7.56(X)+-40.86 \end{aligned}$ | $\begin{aligned} & 1084 \\ & 50 \% \end{aligned}$ | $\begin{aligned} & 1083 \\ & 50 \% \end{aligned}$ | 2167 |


| Analysis Name: | AM Peak Hour |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Project Name: | Springs at Cape Coral |  | No: |  |  |  |  |
| Data: | 9/18/2018 |  | City: |  |  |  |  |
| State/Province: |  |  | Zip/Postal Code: |  |  |  |  |
| Country: |  |  | Client Name: |  |  |  |  |
| Analyst's Name: |  |  | Edition: |  | -TGM 1 | th Edi |  |
| Land Use | Independent Variable | Size | Time Period | Method | Entry | Exit | Total |
| 220 - Multifamily <br> Housing (Low-Rise) <br> (General <br> Urban/Suburban) | Dwelling Units | 292 | Weekday, Peak Hour of Adjacent Street Traffic, One Hour Between 7 and 9 a.m. | $\begin{aligned} & \text { Best Fit (LOG) } \\ & \operatorname{Ln}(T)=0.95 \operatorname{Ln}(X) \\ & +-0.51 \end{aligned}$ | $\begin{aligned} & 30 \\ & 23 \% \end{aligned}$ | $\begin{aligned} & 102 \\ & 77 \% \end{aligned}$ | 132 |



| Project Information |  |
| :--- | :--- |
| Project Name: | No: South Creek Tract 8 Parcel <br> Date:  <br> City:  <br> State/Province:  <br> Zip/Postal Code:  <br> Country:  <br> Client Name:  <br> Analyst's Name:  <br> Edition: Manual, 10th Ed |


| Land Use | Size | Daily |  | AM Peak |  | PM Peak |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Entry | Exit | Entry | Exit | Entry | Exit |
| 220 - Multifamily Housing (Low-Rise) |  |  |  |  |  |  |  |
| (General Urban/Suburban) | 160 Dwelling Units | 585 | 584 | 17 | 58 | 57 | 33 |
| Reduction |  | 0 | 0 | 0 | 0 | 0 | 0 |
| Internal |  | 0 | 0 | 0 | 0 | 0 | 0 |
| Pass-by |  | 0 | 0 | 0 | 0 | 0 | 0 |
| Non-pass-by |  | 585 | 584 | 17 | 58 | 57 | 33 |
| Total |  | 585 | 584 | 17 | 58 | 57 | 33 |
| Total Reduction |  | 0 | 0 | 0 | 0 | 0 | 0 |
| Total Internal |  | 0 | 0 | 0 | 0 | 0 | 0 |
| Total Pass-by |  | 0 | 0 | 0 | 0 | 0 | 0 |
| Total Non-pass-by |  | 585 | 584 | 17 | 58 | 57 | 33 |





## Appendix D

## Traffic Count Data



FLORIDA DEPARTMENT OF TRANSPORTATION
2017 HISTORTCAT ANDT PEPFI
COUNTY: 12 - LEE
SITE: 6049 - SR 78/PINR ISLAND RD, 2000' E OF PONDELLA RD, PTMS 5026, LCPR 49


[^5]| UPDATED 3/5/19 <br> STREET | LOCATION | Daily Tranic Volume (AADT) |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | tion | 2009 | 2010 | 2011 | 2012 | 2013 | 2014 | 2015 | 2016 | 2017 | 2018 |
|  |  |  |  |  |  |  |  |  |  |  |  |  |
| PINE ISLAND RD (SR 78) | WOF DEL PRADOELVD | 366 | 36600 |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |
| PINE ISLAND RD (SR 78) | WOF BUSINESS 41 | 365 | 26200 |  |  |  |  |  |  |  |  |  |
| PONDELLARD | E OF PINE ISLAND RD | 373 | 13800 | 14400 |  |  |  |  | 12000 |  | 14900 |  |
| PONDELLA RD | E OF ORANGE GROVE BLVD |  |  |  |  |  |  |  |  |  |  |  |
| $\begin{aligned} & \text { PONDELLARD } \\ & \text { PONEDAR } \\ & \text { PONDELARD } \end{aligned}$ | $\begin{aligned} & \text { E OF BETMAR BLVD } \\ & \text { WO EUSINESS } 41 \end{aligned}$ | $\begin{array}{r} 34 \\ 374 \end{array}$ | $\begin{gathered} 18200 \\ 17700 \end{gathered}$ | $\begin{array}{r} 18000 \\ 18{ }^{\circ} \mathrm{a} \\ 19000 \end{array}$ | $\begin{aligned} & 17800 \\ & 178=0 \\ & 17500 \end{aligned}$ | $17700$ | $\begin{gathered} 18000 \\ 17100 \end{gathered}$ | $\begin{aligned} & 19000 \\ & 17100 \\ & 1700 \end{aligned}$ | $20000$ | $\begin{aligned} & 21000 \\ & 19600 \\ & 1960 \end{aligned}$ | $21300$ | $21600$ |

[^6]PCS 49 - Pine Island Rd east of Pondella Rd
2018 AADT $=29,900$ VPD

| Howr | EB | WB | Total |
| :---: | :---: | :---: | :---: |
| 0 | 0.47\% | 0.62\% | 0.55\% |
| 1 | 0.32\% | 0.36\% | 0.3.3\% |
| 2 | 020\% | 0.28\% | 0.20\% |
| 3 | 0.43\% | 0.23\% | 0.32\% |
| 4 | 0.71\% | 0.30\% | 0.53\% |
| 5 | 2.03\% | 1.05\% | 1.51\% |
| 6 | 5.28\% | 3.02\% | 4.00\% |
| 7 | 8.90\% | 4.68\% | 5.72\% |
| 8 | 6.03\% | 4.84\% | 5.40\% |
| 9 | 5.94\% | 5.4\% | 5.60\% |
| 10 | 641\% | 6.16\% | 628\% |
| 11 | 6.72\% | 7.00\% | 6.91\% |
| 12 | 7.19\% | 7.66\% | 7.44\% |
| 13 | 7.13\% | 757\% | 7.36\% |
| 14 | 7.00\% | 7.55\% | 7.32\% |
| 15 | 685\% | 769\% | 729\% |
| 16 | 6.72\% | 7.86\% | 7.32\% |
| 17 | 6.43\% | 776\% | 7.13\% |
| 16 | 5.18\% | 6.28\% | 5.75\% |
| 19 | 4.09\% | 4.55\% | 4.33\% |
| 20 | 3.17\% | 3.56\% | 3.38\% |
| 21 | 2.96\% | 2.69\% | 258\% |
| 22 | 1.45\% | 1.70\% | 1.57\% |
| 23 | 0.89\% | 1.05\% | 0.00\% |


| Month of Year | Frection | Directional Factor |  |  |
| :---: | :---: | :---: | :---: | :---: |
| January | 1.04 |  |  |  |
| Fobruary | 1.08 | AM | 0.64 | WB |
| March | 1.10 | PM | 0.54 | E8 |
| April | 1.02 | WB |  |  |
| May | 0.97 |  |  |  |
| June | 0.94 |  |  |  |
| July | 0.92 |  |  |  |
| August | 0.85 |  |  |  |
| Seplember | 0.94 |  |  |  |
| October | 1.00 |  |  |  |
| November | 1.03 |  |  |  |
| Decenter | 1.03 |  |  |  |
| Diny of Wook | Fraction | Design Hour Volume |  |  |
| Sunday | 0.70 | - | Volume | Fector |
| Monday | 1.09 | 5 | 2716 | 0.091 |
| Tuesday | 1.08 | 10 | 2678 | 0.090 |
| Wednesday | 1.05 | 20 | 2624 | 0088 |
| Thureday | 1.05 | 50 | 2613 | 0.087 |
| Friday | 1.13 | 50 | 2594 | 0.087 |
| Salurday | 0.05 | 100 | 2548 | 0.085 |
|  |  | 150 | 2522 | 0.084 |
|  |  | 200 | 2508 | 0.084 |




PCS 34 - Pondella Road east of Betmar Blvd

| Howr | EB | WB | Total |
| :---: | :---: | :---: | :---: |
| 0 | 0.57\% | 0.84\% | 0.71\% |
| 1 | 0.35\% | 0.60\% | 0.40\% |
| 2 | 0.35\% | 0.50\% | 0.45\% |
| 3 | 0.55\% | 0.34\% | 0.4\% |
| 4 | 1.10\% | 0.47\% | 0.80\% |
| 5 | 2.01\% | 1.16\% | 1.00\% |
| 6 | 7.09\% | 3.37\% | 5.14\% |
| 7 | 9.50\% | 4.25\% | 6.76\% |
| 8 | 8.06\% | 4.29\% | 6.00\% |
| 9 | 8.22\% | 4.26\% | 5.15\% |
| 10 | 5.82\% | 4.71\% | 5.20\% |
| 11 | 5.83\% | 5.48\% | 5.65\% |
| 12 | 6.00\% | 6.11\% | 6.06\% |
| 13 | 6.09\% | 6.38\% | 6.24\% |
| 14 | 6.02\% | 6.87\% | 6.46\% |
| 15 | 6.07\% | 8.10\% | 7.13\% |
| 16 | 6.11\% | 957\% | 7.92\% |
| 17 | 5.93\% | 10.48\% | 8.31\% |
| 18 | 479\% | 7.21\% | 6.06\% |
| 19 | 3.41\% | 4.82\% | 4.15\% |
| 20 | 2.62\% | 3.69\% | 3.18\% |
| 21 | 2.12\% | 2.06\% | 250\% |
| 22 | 1.46\% | 2.16\% | 1.85\% |
| 23 | 0.90\% | 1.40\% | 1.19\% |



## Appendix E

## Lee County 2018 Concurrency Report (Excerpts)

Table 18 (cont): Existing and Future Roadway LOS on County-Maintained Arterials in Unincorporated Areas


Table 19: Existing and Future Roadway LOS on County-Maintained Collectors in Unincorporated Areas

|  |  |  |  | $100 T H$ HIGHEST HOUR DIRECTIONAL VOLUMES |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| ROADWAY LINK |  |  |  | STANDARD |  | 2017 |  | 2022 |  | NOTES |
| MAME | FROM | T0 | TYPE | $\underline{L}$ | max | LOS | EXIST ING | 108 | FUTURE |  |
| AEwnusso | Clanouls Dr $^{\text {a }}$ | Mrarsans bivin | IN | F | sen | c | 358 | c | 378 |  |
| BARRETTRD | PONDELLARD | PNE ISLAND RD | 2 LN | E | 800 | c | 103 | c | 116 | old court proiection |
| Bass RD | SUMMERLN RD | GLADIOLUS OR | 4 LN | E | 1.790 | c | 612 | c | 870 |  |
| Eatm stacey eivo | 23RD ST | MOMESTEAD RD | 2 N | E | 800 | c | 408 | D | 610 |  |
| SRANTLEYRD | SUMMERLIN RD | US 41 | 2 LN | E | 800 | c | 249 | c | 282 |  |
| BRIARCLIFF RD | USA1 | TRIPLE CROWN CT | 2 N | E | 800 | c | 148 | c | 168 |  |
| BROADWAYRD (ALVA) | SR 00 | N. RNER RD | 2 LN | E | 880 | c | 181 | c | 204 | old count proiection |
| RROADWAYRD (FTMYER8) | CARRELL RD | HANSONST | 2 N | E | 880 | $c$ | 217 | c | 228 |  |
| CAPtiva DR | BLINDPASS | SOUTH SEAS | 2 LN | E | 880 | c | 287 | c | 302 | Constrained, old count |
| CEMETERYRD | BUCKNGHAM RD | HigGins Ave | 2 LN | E | 800 | c | 284 | c | 298 |  |
| CHANEERLIN | AIRPORT ENT | DANIELS PKWY | 4 L | E | 1,700 | c | 105 | c | 150 | Port Authority maintained |
| CONSTITUTION <br> ELVD | US 41 | $\begin{aligned} & \text { CONSTIUTION } \\ & \text { CRR } \end{aligned}$ | 2 LN | E | 850 | c | 217 | c | 245 | ovd count proiection |
| COUNTRY LAKEE BLVD | LUCKETT RD | TICE ST | 2 N | E | 800 | $c$ | 143 | c | 182 | odd count preiection |
| CRYETAL OR | US 41 | METRO PKWY | 2 LN | E | 800 | E | 835 | $\underline{1}$ | $\underline{535}$ | $v e=1.03 \mathrm{M} .09$ |
|  | METRO PKWY | PLANTATION RD | 2 LN | E | 800 | c | 345 | c | 362 |  |
| DANLEY DR | US 41 | METRO PKWY | 2 N | E | 360 | c | 34 | c | 377 |  |
| Davis ro | MEGREGOR aLVo | Iona RD | 2 LN | E | 880 | c | 15 | c | 29 | arc count projection |
| EAST 218TSt | JoEl blvo | GRANT AVE | 2 LW | E | 800 | c | 20 | c | 21 |  |
| FIDDLESTCKK ELVD | GUARDHOUSE | DANIELS PKWY | $2 . N$ | E | 860 | $c$ | 321 | c | 354 |  |
| CAEPARLLIA BLVD | FIFTH ST | COUNTY LINE | $2 \mathrm{LN}$ | E | 880 | c | 254 | c | 292 | Constrained |
| $\begin{aligned} & \text { GREPIBRIAR } \\ & \text { BLVD } \end{aligned}$ | RICHMOND AVE | Joel blvo | 2 LN | E | 800 | c | 60 | c | 88 |  |
| HARTRD | SR 78 | TUCKER LANE | 2 LN | E | 880 | c | 347 | c | 304 |  |
| IDLEWLOST | METRO PKWY | RANCHETTE RD | 2 LN | E | 880 | c | 196 | c | 208 |  |
| IONARD | DAVISRD | MGGREGOR ELVD | $2 \mathrm{LN}$ | $E$ | $800$ | $c$ | $369$ | $c$ | $445$ |  |
| MSLAND PARKRO | PARK RD | US 41 | $2 L \mathrm{~N}$ | $E$ | seo | $\mathrm{c}$ | $89$ | $c$ | $281$ |  |
| JOHN MORRIS RD | SUMMERLIN RD | IONA RD | $2 \mathrm{LN}$ | $E$ | $860$ | $\mathrm{c}$ | $250$ | $c$ | $283$ |  |
| KELLY RD | MCGRECOR BLVD | SAN CARLOS BLVD | $2 L \mathrm{~N}$ | $E$ | $860$ | $c$ | $255$ | $c$ | $268$ |  |
|  | SAN CARLOS BLVD | PNE RIDGE RD. | 2 N | E | 380 | c | 108 | c | 120 | ad count proiection |
| LAUREL ${ }^{\text {d }}$ | BUS 41 | BREEZE DR | $2 L \mathrm{~N}$ | $E$ | $000$ | c | 324 | c | $30$ |  |
| LEERD | SAN CARLOS BLVD | ALICORD | $2 \mathrm{LN}$ | $E$ | $800$ | $c$ | $54$ | c | $614$ | odd count projection |
| LEOMARD BLVD | GUNNERY RD | WESTGATE BLVD | $2 \mathrm{LN}$ | E | $890$ | $\mathrm{c}$ | 655 | $c$ | 711 | $\mathrm{v} / \mathrm{c}=0.780 .03$ |
| LUCKETT RD | 175 | $\begin{aligned} & \text { COUNTRY LAKES } \\ & \text { DR } \end{aligned}$ | 2 LN | E | 800 | c | 318 | c | 334 | old count projection |
| mLWAUKEE BLVD | alabamablvo | BELL BLVO | $2 L \mathrm{~N}$ | $E$ | $860$ | $c$ | $201$ | $c$ | $212$ |  |
|  | BELL BLVD | cowmbus blvo | 2 LN | $E$ | Beo | c | 201 | c | 214 |  |
| MOODY RD | HANCOCK B. PKWY | PONDELLARD | 2 LN | E | 860 | c | 182 | c | 206 | old court proiection |
| MALLE GRADE RD | SLATER RD | NALLERD | 2 LN | $E$ | 880 | c | 73 | c | 77 |  |
| MALLERD | SR 78 | NALE GRADE RD | 2 LN | E | 880 | c | 141 | c | 161 | odd count procection |
| MEAL RD | ORANGE RIER BLVD | BUCKINGHAM RD | 2 N | E | 860 | c | 130 | c | 138 |  |

Table 21 (cont.): FDOT Maintained Existing and Future Roadway LOS ${ }^{20}$ in Unincorporated Areas

| ROADWAY LINK |  |  |  | 100th HIGHEST HOUR DIRECTIONAL VOLUME |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | STANDARD |  | 2016 |  | NOTES <br> PD\&ESER Study |
| NAME | FROM | TO | TYPE | Los | MAX | LOS | EXIST |  |
|  | SR 80 | $\begin{aligned} & \text { NOF SR } 78 \text { (OLD } \\ & \text { RODEO DR) } \end{aligned}$ | 2LN | D | 924 | c | 561 |  |
| SR 31 <br> (ARCADIA | NOF SR 78 (OLD RODEO DR) | NORTH RIVER RD | 2LN | $c$ | 850 | c | 471 |  |
| RD) | NORTH RIVER RD | COUNTY LINE | 2LN | c | 850 | B | 339 |  |
| SR 78 (PINE | $\begin{aligned} & \text { CITY LMITS E OF } \\ & \text { BARRETTRD } \\ & \hline \end{aligned}$ | US 41 | 4LD | 0 | 2,100 | c | 1,580 |  |
| (SLAND RD) | US 41 | BUS 41 | 4LD | D | 2.100 | c | 1,722 |  |
| SR 78 (BAYSHORE RD) | NEW POST RDHART RD | NEW POST RDHART RD | 4LD | D | 2,100 | c | 1,722 |  |
|  | HART RD | SLATER RD (W OF WILLOW STREAM RD) | 4 LD | 0 | 2.100 | c | 1,731 |  |
|  | SLATER RD (W OF WILLOW STREAM RD) | EOFI-75 (W OF PRITCHETT PKWY | 4.0 | D | 2,100 | c | 1,285 |  |
|  | EOFI.75 (WOF PRITCHETT PKWY) | OLD BAYSHORE RD | 2LN | D | 924 | c | 639 |  |
|  | OLD EAYSHORE RD | SR 31 | 2 LN | D | 924 | c | 447 |  |
| SR 80 (PALM BEACH BLVD) | PROSPECT AVE | FIGUERA AVE (W. OF ORTI AVE) | 4LD | D | 2.100 | c | 1,063 |  |
|  | FIGUERA AVE (W. OF ORTIZ AVE | 1-75 | 6LD | D | 3,171 | c | 1,195 |  |
|  | 1-75 | SR 31 | 6LD | D | 3,171 | c | 1,887 |  |
|  | SR 31 | BUCKINGHAM RD | 4LD | D | 2,100 | c | 1.818 |  |
|  | BUCKINGMAM RD | W OF WERNER DR | 410 | 0 | 3,240 | c | 1,220 |  |
|  | W OF WERNER DR | HICKEY CREEK RD | 4LD | c | 2,120 | B | 1,220 |  |
|  | HICKEY CREEK RD | BROADWAY ST | 4LD | c | 2.120 | B | 1.039 |  |
|  | BROADWAYST | JoEl BLVD | 4LD | c | 1,607 | B | 1,039 |  |
|  | JOEL BLVD | HENDRYY CO. LINE | 4LD | c | 2,120 | B | 815 |  |
| US 41 (s TAMIAMI TRAIL) | ESTERO PKWY | SAN CARLOS BLVD | GLD | D | 3,171 | c | 1.998 |  |
|  | SANIBEL BLVD | ISLAND PARK RD | 6 LD | D | 3,171 | C | 2.524 |  |
|  | ISLAND PARK RD | BRIARCUFF RD | 6LD | D | 3,171 | D | 3,208 |  |
|  | BRIARCLIFF RD | GLADIOLUS DRISIX MILE PKWY | 6LD | D | 3,171 | F | 3.208 |  |
|  | GLADIOLUS DRJSIX MILE PKWY | DANIELS PKWY | 6LD | 0 | 3,171 | c | 2,807 |  |
| US 41 (CLEVELAND AVE) | DANIELS PKWY | PINE DR | GLD | D | 3,171 | c | 2.678 | SR 7396 laning Dasign a ROW programmed |
|  | PINE DR | BOY SCOUTRD | 6LD | 0 | 3,171 | c | 2.934 |  |
|  | BOY SCOUT RD | CITY LIMITN. OF NORTH AIRPORTRD | 6LD | D | 3.179 | c | 2,683 |  |
|  | CITY LIMITS N. END OF BRIDGE | PONDELLARD | 4 LD | D | 2.100 | F | 239 |  |
|  | PONDELLARD | LTILETOM RD | 4LD | D | 2.100 | c | 1.534 |  |
|  | LITTLETON RD | DEL PRADO BLVD | 4LD | D | 2,100 | c | 1,251 |  |
| US 41 ( N | DEL PRADO BLVD | DRAKER ST (SUN SEEKERS RV PARK) | 4LD | D | 2,100 | c | 1.619 |  |
| TAMIAMI TRAIL) | DRAKER ST ISUN SEEKERS RV PARK) | CHARLOTTE CO. LNE | 4LD | D | 2,100 | c | 1,094 |  |
| F | $\cong$ Does not mett the adop | State LOS Standard [No | Below | 3 sta | durd is a | ptable | constral | led llanks] |

20 Ibid FDOT 2016 District 1 LOS Spreadsheet

Projects considered for the CIP are evaluated based on priorities in Lee Plan Policy 95.1.1, which includes consideration of LOS and status in the year 2040 MPO LRTP. Table 22 includes projects programmed in the CIP that are fully funded through construction. Table 23 includes projects that are funded for either design or right-of-way acquisition, however, construction is not fully funded.

Table 24 includes candidate CIP projects considered in the current year budgeting process. Roadway segments with existing or forecast LOS deficiencies will be considered in future CIP priorities.

Table 22: Programmed CIP Projects 'Through Construction

| Road | From | To | Stage(s) | Funded <br> Fiscal Year | Comment |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Homestead <br> Road 4L | Sunrise | Alabama | Construction | Current year | Table 18 LOS "F" |
| Alico Road 4L | Ben Hill <br> Griffin Pkwy | Airport Haul <br> Road | Construction | Current year |  |
| Burnt Store <br> Road 4L | SR 78 (Pine <br> Island Rd) | Van Buren <br> Pkwy | Construction | Current year <br> through <br> 2018/2019 | Three phases |
| Estero <br> Boulevard | Big Carlos <br> Pass Bridge | Matanzas Pass <br> Bridge | Design <br> Construction | Current year <br> through <br> 2020/2021 | Operational <br> improvements in six <br> phases |
| Three Oaks <br> Parkway | N. of Alico Rd | Daniels <br> Earkway | Design <br> Right-of-Way <br> Construction | Current year <br> Current year <br> 2019/2020 |  |
| North |  |  |  |  |  |



Table 23: Partially Programmed CIP projects

| Road | From | To | Stage(s) | Funded Fiscal Year | Priority | Comment |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Big Carios Pass brid | ge replacem |  | PD\&E/Design Construction | Current year $2020 / 2021$ | \#2 | construction partially funded |
| Lehigh Acres Paving | program |  | Construction | $\begin{aligned} & 2017 / 2018 \\ & 2021 / 2022 \end{aligned}$ | \#3 |  |
| Alico Connector | Alico Rd | SR 82 | Right-of-Way | 2019/2020 | \#9 | Daniels Parkway LOS reliever |
| Hickory Boulevard | ridge repla | ements | Design | 2020/2021 | \#10 |  |
| Cape Coral Bridge W | WB span rep | acement | Design | 2020/2021 |  | Toll funded |
| Ortiz Avenue 4L | SR 82 | Luckett Rd | Design | 2021/2022 | \#11 | $\begin{aligned} & \text { Table } 18 \text { LOS } \\ & \text { "F" } \end{aligned}$ |
| Luckett Road 4L | Ortiz Ave | I-75 | Design | 2021/2022 | \#11 |  |
| Colonial Boulevard Alternatives Analysis | McGregor Blvd |  | Study | 2018/2019 | \#14 | City of Fort Myers |

Table 24: Unprogrammed CIP Candidate Project Priorities

| Road | From | To | Priority | Comment |
| :---: | :---: | :---: | :---: | :---: |
| Tier 1 |  |  |  |  |
| Corkscrew Road 4L | Ben Hill Griffin Pkwy | Bella Terra Blvd | \#7 | Table 20 forecast LOS " F " in 2022 |
| Corkscrew Road 4L | Bella Terra Blvd | Alico Rd | \#8 |  |
| Burnt Store Road 4L | Van Buren Pkwy | Chariotte County line | \#12 |  |
| Tier 2 |  |  |  |  |
| Ortiz Avenue 4L | Luckett Rd | SR 80 (Palm Beach Blvd) | \#13 |  |
| Corkscrew Road 6L | Three Oaks Pkwy | I-75 | \#16 | Table 20 forecast LOS "F" in 2022 |
| Homestead Rd 4L | Milwaukee Blvd | Sunrise Blvd | \#18 |  |
| Buckingham Rd 4L | Orange River Blvd | SR 80 (Palm Beach Blvd) | \#20 | Table 18 forecast LOS " F " in 2022 |
| Tier 3 |  |  |  |  |
| Crystal Drive 2L | Plantation Rd | Six Mile Cypress Pkwy | \#22 |  |
| Bonita Beach Rd 6L | US 41 | Old 41 | \#23 |  |
| Crystal Drive 3L | US 41 | Metro Pkwy | \#26 | Table 19 LOS "F" |

NOTE: Unprogrammed priorities \#15, 17, 19,21, 24, and 25 are bridge replacements.

## Appendix F

## Lee County Link-Specific Service Volumes (Excerpts)



| ROAD SEGMENT | \|FROM | Iro | \|DISTRIC | (MILE) | TYPE | A | B | C | D | E | A | B | C | D | E |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| VETERANS MEM. PKWY | McGREGOR BLVD | DEL PRADO BLVD | 185 | 3.5 | 4LB | 1,120 | $\cdot 1,900$ | 2,680 | 3,440 | 4,000 | 1,880 | 3,170 | 4460 | 5,720 | 6,680 |
|  | DEL PRADO BLVD | SANTA BARBARA BLVD | 5 | 2.0 | 6LD | 2,190 | 3,080 | 3,080 | 3,080 | 3,080 | 3,660 | 5,150 | 5,150 | 5,150 | 5,150 |
|  | SANTA BARBARA BLVD | SKYLINE BLVD | 5 | 1.0 | 6LD | 2.190 | 3,080 | 3,080 | 3.080 | 3,080 | 3,660 | 5,150 | 5.150 | 5,150 | 5.150 |
|  | SKYLINE BLVD | SR 78 | 5 | 3.5 | 4LD | 1,400 | 2,040 | 2,040 | 2,040 | 2,040 | 2,340 | 3,420 | 3.420 | 3,420 | 3,420 |
| WINKLER RD | SUMMERLIN RD | GLADIOLUS DR | 4 | 0.4 | 4LD | 0 | 0 | 590 | 1,520 | 1.520 | 0 | 0 | 990 | 2,530 | 2,530 |
|  | GLADIOLUS DR | BRANDYWINE CIR | 4 | 0.9 | 2LN | 0 | 750 | 880 | 880 | 880 | 0 | 1,260 | 1,460 | 1,460 | 1,460 |
|  | BRAND YWINE CIR | CYPRESS LAKE DR | 4 | 0.9 | 2LN | 0 | 750 | 880 | 880 | 880 | 0 | 1,260 | 1,460 | 1,460 | 1,460 |
|  | CYPRESS LAKE DR | COLLEGE PKWY | 4 | 0.7 | 4LD | 0 | 0 | 610 | 1,780 | 1,780 | 0 | 0 | 1.020 | 2,960 | 2.960 |
|  | COLLEGE PKWY | SUNSET VISTA | 4 | 0.5 | 2LN | 0 | 770 | 800 | 800 | 800 | 0 | 1,290 | 1.330 | 1,330 | 1.330 |
|  | SUNSET VISTA | McGREGOR BLVD |  |  | 2LN |  | 770 | 800 | 800 | 800 |  | 1,290 | 1.330 | 1,330 | 1,330 |



## Appendix G

## Site Turning Movements Exhibit



## Appendix H

## Turn Lane Warrant Analyses

| Intersection Barrett Road and Springs at Cape Coral (North Parcel) Entrance | Movement | Posted <br> Speed <br> (mph) | AM Peak <br> Hour (vph) | PM Peak <br> Hour (vph) | Traffic <br> Signal <br> Present | Tum Lane Warrant per AC-11-4 |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  | Speed (mph) |  | Peak Hour Volume (vph) |  | Signal | 2 Warrants Met? |
|  |  |  |  |  |  | Criteria | Warrant | Criteria | Warrant | Warrant |  |
| Barrett Rd - Collector Street | NB-RT | 30 | 12 | 38 | No | $>/=35$ | No | >/ $/ 45$ | No | No | No |
| Barrett Rd - Collector Street | SB-LT | 30 | 18 | 58 | No | >/m35 | No | $N / A^{*}$ | No | No | No |
|  |  |  |  |  |  |  |  |  |  |  |  |

Notes: * Associated with a mindmum two-way throush volume of 500 vph ( 500 to 599 vph ); As illustrated in Table 6, the 2022 peak hour, peak direction was determined to be 172 vph . As such the two-way through volume is projected to be less than 500 vph .


| COUNCILMEMBER ROSADO |  | INSTR 2006000271788, Pages 59 <br> Doc Type GOV. Recerted 07/10:2006 at 03:35 PM. Charlie Green tee Connty Clerk of Circuit Court Rec. Fee $\$ 503.00$ Dep, *) |
| :---: | :---: | :---: |
|  | PDP 05-00800012 09/08/05 |  |
|  | 09/13/05 | INSTR \# 2005000179072 Papes 56 |
|  | 09/14/05 | Doc Type GOV. Recarded 122002005 al 03 |
|  | 09/15/05 | Charlie Green, Lee County Clenk of Circuil Court |
|  | 09/22/05 | Deputy Clerk KCRAYTON |
|  | 10/17/05 | *1 |

AN ORDINANCE APPROVING A PLANNED DEVELOPMENT PROJECT IN THE CITY OF CAPE CORAL, FLORIDA ENTITLED "JUDD CREEK"; PROVIDING FOR PLANNED DEVELOPME NT PROJECT APPROVAL AND SUBDIVISION APPROVAL FOR CERTAIN PROPERTY DESCRIBED AS A TRACT OR PARCEL OF LAND SITUATED IN THE STATE OF FLORIDA, COUNTY OF LEE, LYING IN SECTIONS $3 \& 4$, TOWNSHIP 44 SOUTH, RANGE 24 EAST, TOGETHER WITH LOT 22, LOT 27, AND LOT 33A, MARIANA PARK THIRD ADDITION, AS MORE PARTICULARLY DESCRIBED HEREIN; PROPERTY LOCATED AT THE SOUTHEAST CORNER OF NE PINE ISLAND ROAD AND BARRETT ROAD; APPROVING THE SUBDIVISION OF THE PROPERTY INTO TWELVE (12) TRACTS AS FOLLOWS: TWO (2) AGRICULTURAL (A) TRACTS TOTALING 50.54 ACRES; THREE (3) MULTI-FAMILY RESIDENTIAL (R-3) TRACTS TOTALING 117.05 ACRES; SIX (6) COMMERCIAI CORRIDOR (CORR) TRACIS TOTALING 23.31 ACRES; AND ONE (1) FUTURE RIGHT-OF-WAY TRACT TOTALING APPROXIMATELY 1.70 ACRES; APPROVING THE REZONING OF THE 192.60 ACRES AS FOLLOWS: REZONING TRACTS 1 THROUGH 7 FROM COUNTY (AG-2) TO CORRIDOR (CORR); REZONING TRACT 8 FROM COUNTY (AG-2) TO MULTI-FAMLLY RESIDENTIAL (R-3); REZONING A 0.53 ACRE AREA WITHIN TRACT 9 FROM COUNTY (AG-2) TO MUITI-FAMILY RESIDENTIAL (R-3), AND REZONING THE REMAINDER OF TRACT 9 FROM COUNTY (AG-2) TO A (AGRICULTURAL); REZONING A 1.24 ACRE AREA WITHIN TRACT 10 FROM COUNTY (AG-2) TO MULTI-FAMILY RESIDENTIAL (R-3), AND REZONING THE REMAINDER OF TRACI' 10 FROM COUNTY (AG-2) TO AGRICULTURAL (A); REZONING TRACTS 11 AND 12 FROM COUNTY (AG-2) TO MULTI-FAMILY RESIDENTIAL (R-3); ALL AS MORE PARTICULARLY DESCRIBED IN EXHIBITS "A" THROUGH "O"; APPROVING DEVIATIONS FOR TRACT 8 AND TRACT 11 FROM SECTION 2.7.2.D TABLE R-3 IN A MULTI-FAMILY RESIDENTIAL (R-3) ZONING DISTRICT AS FOLLOWS: A TWENTY-FIVE (25) FOOT DEVIATION TO THE MINIMUM FRONT YARD REQUIREMENT OF TWENTY-FIVE (25) FEET TO ALLOW A ZERO (0) FOOT FRONT YARD; A TWENTY (20) FOOT DEVIATION TO THE MNIMUM REAR YARD REQUIREMENT OF TWENTY (20) FEET TO ALLOW A ZERO (0) FOOT REAR YARD; A SEVEN AND ONE-HALF FOOT (7.5) DEVIATION TO THE MINIMUM SIDE YARD REQUIREMENT OF SEVEN AND ONE-HALF FEET (7.5) TO ALIOW A ZERO (0) FOOT SIDE YARD; APPROVING A TWENTY-SEVEN (27) FOOT DEVIATION TO THE MAXIMUM HEIGHT OF THIRTY-EIGHT (38) FEET ALL OWED IN A MULTI-FAMLLY RESIDENTIAL (R-3) ZONING DISTRICT IN ORDER TO ALLOW A BULDING HEIGHT OF SIXTY-FIVE FEET ONLY ON TRACT 8 UNDER THE CONDITIONS DESCRIBED HEREIN; APPROVING AN EIGHTY-TWO (82) FOOT DEVIATION TO THE MAXIMUM HEIGHT OF THIRTY-EIGHT (38) FEET ALIOWED IN A MULTI-FAMILY RESIDENTIAL (R-3) ZONING DISTRICT IN ORDER TO ALLOW A BUILDING HEIGHT OF ONEHUNDRED TWENTY (120) FEET ONLY ON TRACT 11 UNDER THE CCNDITIONS DESCRIBED HEREIN; APPROVING A DEVIATION FROM SECTION 4.2.5.H.2. OF THE LAND USE AND DEVELOPMENT REGULATIONS THAT REQUIRES THE FINAL DEVELOPMENT PLAN AND SUBDIVISION PLAT BE RECORDED PRIOR TO THE ISSUANCE OF ANY PERMITS TO ALLOW BUIIDING PERMITS TO BE ISSUED BUT NOT CERTIFICATES OF OCCUPANCY PRIOR TO THE RECORDING OF THE SUBDIVISION PLAT; WAIVING THE REQUIREMENT FROM SECTTON 4.2.I.11.D(2) THAT REQUIRES FIFTEEN (15) FOOT EASEMENTS BE CENTERED' ALONG ALL REAR LOT LINES; APFRCVING A SPEGAL EXCEPTION FOR A GATEHOUSE IN AYMLTTFAMILY RESIDENTLAL (R-3) ZONING DISTRICT FOR TRACTS 8 AND 11 ONLY; APPROVING A SPECIAL EXCEPTION FOR A "CLUB, PRIVATE" GUE: IN A: VUTIFAMILY RESIDENTIAL (R-3) ZONING DISTRICT FOR TRACTS 8 AND 中1. ONLY; APPROVING A SPECIAL EXCEPTION FOR "MODEL HOME SITE". USES TO AL'̇OW NOT MORE THAN FIFTEEN (15) DWELLING UNITS TO BE USEQ AS MODDEL

IN EACH OF TRACTS 8 AND 11 IN MUITI-FAMILY RESIDENIIAL (R-3) ZONING DISTRICTS; APPROVING THE FOLIOWING DEVIATIONS TO SECTION 7.10.2.B.1 FOR MONUMENT SIGNS ON PROPERTY LOCATED IN A CORRIDOR (OORR) ZONING DISTRICT AS FOLLOWS: A DEVIATION OF TWENTY-FIVE (25) SQUARE FEET TO THE MAXIMUM SEVENTY-FIVE (75) SQUARE FEET ALLOWED, IN ORDER TO PERMIT A MONUMENT SIGN AT ONE HUNDRED (100) SQUARE FEET ON TRACT 1; APPROVING A DEVIATION OF EIGHTY (80) SQUARE FEET TO THE MAXIMUM SIXTY (60) SQUARE FEET ALLOWED, IN ORDER TO PERMIT A MONUMENT SIGN AT ONE HUNDRED FORTY (140) SQUARE FEET ON TRACT 4; APPROVING A DEVIATION OF THIRTY-SEVEN (37) SQUARE FEET TO THE MAXIMUM FORTYEIGHT (48) SQUARE FEET ALLOWED, IN ORDER TO PERMIT A MONUMENT SIGN AT EIGHTY-FIVE (85) SQUARE FEET ON TRACT 5, ALL AS SHOWN IN EXHIBITS "P" THROUGH "R"; WAIVING THE REQUREMENTS OF ARTICIE VII, SIGNS, OF THE LAND USE AND DEVELOPMENT REGULATIONS ONLY AS THEY PERTAIN TO THE SIZE, HEIGHT, LOCATION, AND TOTAL SIGNS PERMITTED PER SITE, ONLY FOR TRACTS 8 AND 11 IN ACCORDANCE WITH THE CONDITIONS DESCRIBED HEREIN; APPROVING A FOUR (4) FOOT DEVIATION TO THE MAXIMUM SIX (6) FOOT FENCE HEIGHT ALLOWED IN SECTION 3.9.1.1.A, FENCES, SHRUBBERY, WALLS, TO ALLOW FENCES/WALLS WITH HEIGHTS NO MORE THAN TEN (10) FEET ON TRACTS 6, 8 AND 11; APPROVING A FIFTEEN (15) FOOT DEVIATION TO THE TWENTY-FIVE (25) FOOT SETBACK REQURED BY SECTION 3.9.1.1.A, FENCES, SHRUBBERY, WALLS, TO ALLOW FENCES/WALIS WITH A TEN (10) FOOT SETBACK ON TRACTS 6, 8, AND 11; APPROVING A PARKING DEVIATION TO SECTION 5.1.7.G TO REDUCE THE MINIMUM REQUIRED PARKING SPACES FROM 2.5 SPACES PER THREE (3) BEDROOM DWELLING UNIT TO TWO (2) SPACES PER THREE (3) BEDROOM DWELLING UNIT FOR ALL OF THE THREE (3) BEDROOM DWELLING UNITS LOCATED ON TRACTS 8 AND 11; GRANTING DEVIATIONS TO THE ENGINEERING AND DESIGN STANDARDS, SHEET G-5, ROADWAY STANDARDS, NEW CONSTRUCTION FOR LOCAL ROADS, AND SHEET G-8, ONE HUNDRED FOOT RIGHT-OF-WAY (4LANE URBAN SECTION), TO REPLACE THE TYPICAL SECTIONS FOR LOCAL ROADS WITH THE TYPICAL SECTIONS FOR PRIVATE ROADS DELINEATED IN THE TYPICAL SECTIONS PLAN FOR THE PRIVATE ROAD, AND TO ALLOW A PRIVATE ROAD WITH A 100 FOOT RIGHT-OF-WAY TO DEVELOP WITH A SIDEWALK ONLY ALONG THE WESTERN SIDE INSTEAD OF ON BOTH SIDES; GRANTING PDP PLAN APPROVAL AND MASTER UTILITY PLAN APPROVAL FOR PURPOSES OF DEVELOPMENT PLAN APPROVAL PURSUANT TO SECTION 4.2 OF THE CITY OF CAPE CORAL LAND USE AND DEVELOPMENT REGULATIONS; PROVIDING FOR FINDINGS OF FACT AND CONCLUSIONS OF LAW; PROVIDING FOR ACTION ON REQUEST AND CONDITIONS OF APPROVAL; PROVIDING FOR LEGAL EFFECT AND LIMITATIONS OF THIS PDP DEVELOPMENT ORDER AND ADMINISTRATIVE REQUREMENTS; PROVIDING SEVERABILITY AND AN EFFECIIVE DATE.

WHEREAS, an application from Realmark Judd Creek, LLC, has been received requesting approval of a Planned Development Project (PDP) for Judd Creek; requesting subdivision and replat approval, rezoning, special exceptions, deviations to the Engineering Design Standards, and the Land Use and Development Regulations; and

WHEREAS, the request has been reviewred by the Cape Coral Planning and Zoning Commission/Local Planning Agency; and

WHEREAS, the Ciry Council has considered the recommendations of the Planning and Zoning Commission/Local Planning Agency.

NOW, THEREFORE, THE CITY OF CAPE CORAL, FLORIDA, HEREBY ORDAINS PURSUANT TO THE LAWS OF FLORIDA, AND OTHER APPLICABLE LAWS, THIS ORDINANCE:

SECTIONI. - PLY PLAN APPROVAL, SUBDIVISION, DEVIATIONS, SPECIAL EXCEPTIONS, REZONING, AND MASTER UTILITY PLAN APPROVAL.

Having reviewned the application requesting approval of a Planned Development Project for Judd Creek; FDP 05-008000?, requēsting Planned Development Project (PDP) approval and subdivision
approval for certain property described as a tract or parcel of land situated in the State of Florida, County of Lee, lying in Sections 3 and 4, Township 44 South, Range 24 East, together with Lot 22, Lot 27, and Lot 33A, Mariana Park Third Addition, as more particularly described in Exhibit "A", rezoning a portion of Tract 10 consisting of 47.33 acres from County (AG-2) to Agriculural (A), as more particularly described in Exhibit "B"; rezoning a portion of Tract 9 consisting of 3.21 acres from County (AG-2) to Agricultural (A), as more particularly described in Exhibit "C"; rezoning Tract 8 consisting of 63.59 acres from County (AG-2) to Multi-Family Residential (R-3), as more particularly described in Exhibit "D"; rezoning Tract 11 consisting of 50.72 acres from County (AG2) to Multi-Family Residencial ( $\mathrm{R}-3$ ), as more particularly described in Exhibit " E "; rezoning Tract 12 consisting of .97 acres from County (AG-2) to Muti-Family Residential (R-3), as more particularly described in Exhibit "F"; rezoning a portion of Tract 10 consisting of 1.24 acres from County (AG2) to Multi-Family Residential (R-3), as more particularly described in Exhibit "G"; rezoning a portion of Tract 9 consisting of 0.53 acres from County (AG-2) to Multi-Family Residential (R-3), as more particularly described in Exhibit " H "; rezoning Tract 1 consisting of 5.13 acres from County (AG-2) to Corridor (OORR), as more particularly described in Exhibit "I"; rezoning Tract 2 consisting of 6.72 acres from County (AG-2) to Corridor (CORR), as more particularly described in Exhibit "J"; rezoning Tract 3 consisting of 5.61 acres from County (AG-2) to Corridor (CORR), as more particularly described in Exhibit "K"; rezoning Tract 4 consisting of 1.91 acres from Country (AG-2) to Corridor (CORR), as more particularly described in Exhibit "L"; rezoning Tract 5 consisting of 2.33 acres from County (AG-2) to Corridor (CORR), as more particularly described in Exhibit "M"; rezoning Tract 6 consisting of 1.61 acres from Counry (AG-2) to Corridor (CORR), as more particularly described in Exhibit " N "; rezoning Tract 7 consisring of 1.70 acres from County (AG-2) to Corridor (OORR) for a future right-of-way tract, as more particularly described in Exhibit "O"; requesting deviations for Tract 8 and Tract 11 from Section 2.7.2.d Table R-3 in a Multi- Family Residential (R-3) zoning district as follows: a twenty-five (25) foot deviation to the minimum front yard requirement of twenty-five (25) feet to allow a zero (0) foot front yard; a twenty (20) foot deviation to the minimum rear yard requirement of twenty (20) feet to allow a zero (0) foot rear yard; a seven and one-half (7.5) foot deviation to the minimum side yard requirement of seven and one-half (7.5) feet to allow a zero (0) foot side yard; requesting a twenty-seven (27) foot deviation to the maximum height of thirty-eight (38) feet allowed in a Multi-Family Residential (R-3) zoning district in order to allow a building height of sixty five (65) feet, only on Tract 8, under the conditions described herein; requesting an eighty-two (82) foot deviation to the maximum height of thirty-eight (38) feet allowed in a Multi-Family Residential ( $\mathrm{R}-3$ ) zoning district in order to allow a building height of one-hundred twenty (120) feet, only on Tract 11 , under the conditions described herein; requesting a deviation from Section 4.2.5.H2. of the Land Use and Development Regulations that requires that the final Development Plan and Subdivision Plat be recorded prior to the issuance of any permits to allow building permits to be issued but not Certificates of Occupancy prior to the recording of the Subdivision Plat; waiving the requirement from Section 4.2.I.11.d(2) that requires fifteen (15) foot easements be centered along all rear lot lines; requesting a special exception for a Gatehouse in a Multi-Family Residential (R-3) zoning district for Tracts 8 and 11 only, requesting approval of a special exception for a "Club, Private" use in a Multi-Family Residential (R-3) zoning district for Tracts 8 and 11 only, requesting approval of a special exception for "Model Home Site" uses to allow not more than fifteen (15) dwelling units to be used as model homes in each of Tracts 8 and 11 in Multi-Family Residential (R-3) zoning districts; requesting the following deviations to Section 7.10.2.b.1 for monument signs on property located in a Corridor (CORR) zoning district as follows: a deviation of twenty-five (25) square feet to the maximum seventy five (75) square feet allowed, in order to permit a monument sign at one hundred (100) square feet on Tract 1 ; a deviation of eighty ( 80 ) square feet to the maximum sixty ( 60 ) square feet allowed, in order to permit a monument sign at one hundred forty (140) square feet on Tract 4; a deviation of thirtyseven (37) square feet to the maximum forty eight (48) square feet allowed, in order to permit a monument sign at eighty five (85) square feet on Tract 5, all as shown in Exhibits " P " through " R "; waiving the requirements of Arricle VII, Signs, of the Land Use and Development Regulations, only as they pertain to the size, height, location, and total signs permitted per site, only for Tracts 8 and 11, in accordance with the conditions described herein; requesting a four (4) foot deviation to the maximum six (6) foot fence height allowed in Section 3.9.1.1.3, Fencest. Shutubery, Walls, to allow fences/walls with heights no more than ten (10) feet on Tracts 6 ; grand 11; requesting a fifteen (15) foot deviation to the trenty five (25) foet setback required by Section 3.9.1.1.a, Fences, Shrubbery, Walls, to allow fences/walls with a teni (10) foot setback on Tracts 6,8 , and 11; requesting a parking deviation to Section 5.1.7.g to reduce the ninimum required parking spaces from 2.5 spaces per three (3) bedroom dwelling unit to two (2) spáces per chree (3) bedroom dwelling unit for all of the three (3) bedroom dwelling units located or. Tracis 8 and 11 ; zequesting approval of deviations to the Engineering and Design Standards, Sties G.5, Roadway Standards, New Construction for Local Roads, and Sheet G-8. One Hundred Foor Right-of-Way (4-Lane Urban Section), to replace the typical sections for local roads with the rypical sections for private
roads delineated in the typical sections plan for the private road, and to allow a private road with a 100 foot right-of-way to develop with a sidewalk only along the western side instead of on both sides; and having considered the recommendations of the Planning and Zoning Commission and the Local Planning Agency, the Ciry Council of the Ciry of Cape Coral, Florida, does hereby grant the aforesaid PDP approval, subdivision, rezonings, special exceptions, deviations to the Land Use and Development Regulations, deviations to the Engineering Design Standards, Master Utility Plan approval, in accordance with plan sets, Sheet 1 of 1 entitled PDP Master Concept Plan dated 9-8-05, Sheet 1 of 1 entitled Subdivision Plan dated 9-7-05, Sheet 1 of 1 entitled Zoning Plan dated 9.7-05, Sheet 1 of 1 entitled Illustrative - Master Utility Plan dated $9-7-05$, Sheet 1 of 1 entitled Phasing Plan dated 9-12-05, and Sheet 1 of 1 entitled Typical Sections for Private Roads dated 9-9-05, prepared by Banks Engineering, Inc., from the date of adoption of this ordinance. Approval of the PDP shall be subject to the terms and conditions set forth below.

## SECTION II. FINDING OF FACT/CONCLUSION OF LAW

A. The Judd Creek development is a residential and commercial Planned Development Project (PDP). This development consists of 192 acres of land located at the southeast comer of NE Pine Island Road and Barrett Road. The proposed development will contain approximately 117.08 acres of Residential Multi-Family uses, 22.8 acres of retail and/or nonresidential uses, and 53 acres of Natural Resources/Preservation area. At build-out the Judd Creek Development shall contain not more than 1,100 multi-family residencial units and 200,000 square feet of retail and/or other non-residential uses. Tract 8 as identified on the subdivision plan, is permitted a maximum of 452 residential multi-family units, Tract 11 is permitted a maximum of 638 residential multi-family dwelling units, Tract 12 is permitted a maximum of four (4) multi-family dwelling units, and the 0.53 acre area within Tract 9 described in Exhibit H and the 1.24 acre area within Tract 10 described in Exhibit G will be permitted a maximum of three (3) multi-family dwelling units each. The development will occur in six (6) phases with a build out in five (5) years.
B. The developer shall develop the project in phases as follows:

1. Phase 1 shall include:
a. Construction of Road A and associated turn lanes as shown on the Phasing Plan; and
b. installation of a water master meter approximately 1,600 feet west of the centerline of Road A, as more particularly described and provided for in the Interlocal Agreement between the City and Lee County dated 1/27/04 and amended $1 / 25 / 05$; and
c. extension of a water main from the Lee County potable water main to the aforesaid master meter, as provided in the aforesaid Interlocal Agreement between the City and Lee County, and
d. the extension of the water main from the master meter east along NE Pine Island Road to Road A , then south along Road A to the northern boundary of Tract 11; and
e. the extension of a wastewater force main from the City of Cape Coral interconnect with North Fort Myers Utility, Inc., as provided in the Agreement between the City and North Fort Myers Utility, Inc., dated 12/15/03 and amended 6/7/04, west along NE Pine Island Road to the western boundary of Road B; and
f. installation of a wastewater master pump station located on Tract 3 as shown ... on the Illustrative Master Utility Plan; and
g. - all stormwater improvements required for 1.a. through 1.g. above.
2. Phase 2 shall include:
a. Construction of turn lanes associated with Road $B$ that will be constructed in Phase 3; and
b. the extension of a water main from the master meter, west along NE Pine Island Road to Barrett Road along with the installation of a service line to Tract 8; and
c. the extension of the wastewater force main from Road $A$ west along NE Pine Island Road to Barrett Road; and
d. all stormwater improvements required for 2.a. through 2.c. above.
3. Phase 3 shall include:
a. Construction of Road B as shown on the Phasing Plan; and
b. the extension from the water main installed in Phase 1 on NE Pine Island Road south along Road B until it connects to the water main installed on Road A, along wich service lines for Tracts 1 through 5; and
c. the extension of the wastewater force main from the wastewater force main installed in Phase 1 on NE Pine Island Road along Road B to Road A, south on Road A to the master pump station installed in Phase 1; and
d. the extension of gravity sewer from the master pump station installed in Phase 1 along Road A to Road B, west on Road B to Tract 1, along with service lines for Tracts 1 through 5; and
e. all stormwater improvements required for 3.a. through 3.d. above; and
f. site preparation for Tracts 1 through 5 .
4. Phase 4 shall include site preparation and construction on Tract 11.
5. Phase 5 shall include site preparation and construction on Tract 8.
6. Phase 6 shall include site preparation and construction on Tract 12.
7. Except as ocherwise required in Section III. Accion on Request and Conditions of Approval, Subsections H., I., and J. of this Development order which require that certain phases be performed prior to others, the enumeration of phases in this Section is not intended to indicate an order of development. For example, unless othervise required by the Development Order, the development of Phase 5 is not required to either begin or be completed prior to the development of Phase 6.
8. The 1.24 acre area that is a part of Tract 10 and described in Exhibit "G" and the 0.53 acre area that is a part of Tract 9 and described in Exhibirs " H ", are not included in the phasing plan/schedule because vehicular access is not available from the subject development. No access to the aforementioned areas from within the PDP development area shall occur without an amendment to the PDP.
C. The name of the legal and equitable owner is Realmark Judd Creek, LLC?
D. The legal description of the property is as set forth in Exhibit Ays. incorporated herein by reference.
E. The Judd Creek PDP subject parcel has approximately fity (50) dies zoned Ageculural (A), approximately one hundred seventeen (117) acres zonëd Multh-Family Pesideritigli(R-3), and approximately twenty two (22) acres zoned Corridor ( $\overline{0} \mathrm{ORR}$ ), "pursuant to the 'authority of Chapter 166, Florida Statutes, and the Land Use and Developmene Regulatins', Cape Coral, Florida, as same may hereafter be amended. The subfet property has approximately 117 acres with a Future Land Use designation of Muti Famify, approximately twenty-two (22) acres with a Future Land Use designation of Pine Islahid Road' Corridor, and approximately fifty (50) acres with a Natural Resources/Preserve Future Land Use Designation.
F. All existing and future structures and uses, population density, building intensity, and building height shall conform to the respective provisions of the Corridor (CORR), Residential Multi-Family (R-3), and Agricultural (A) Zoning District of the Land Use and Development Regulations, Cape Coral, Florida, as same may hereafter be amended. In addition, the development shall obtain all local development permiss from the City of Cape Coral, Florida, and other goveramental jurisdictions. Failure of this agreement to address a paricular permit, condition, term, restriction, or zoning regulation shall not relieve the Developer of the necessity of complying with the law governing said permitting requirements, conditions, terms, restrictions, or zoning regulations.
G. The proposed development does not unreasonably interfere with the achievement of the objectives of the adopted State Land Development Plan applicable to the area.
H. The proposed development, as noted, is consistent with the adopted Ciry of Cape Coral Comprehensive Plan, and the City of Cape Coral Land Use and Development Regulations.
I. The term Developer for purposes of this development order shall mean and refer to Realmark Judd Creek, LLC, its successors in interest, lessees, and/or assigns.

## SECTION III. ACTION ON REQUEST AND CONDITIONS OF APPROVAL

NOW, THEREFORE, be it ordained by the Ciry Council of Cape Coral, Florida, in public meeting duly advertised, constituted and assembled, that the Planned Development Project application for Development Approval submitted by Realmark Judd Creek, LLC is hereby ordained approved, subject to the following conditions, restrictions, and limitations deemed necessary for the public health, safety, and welfare.

## A. DRAINAGE/WATER QUALITY

1. Prior to the issuance of any site plan or building permits, a general permit and stormwater discharge certification shall be obtained from the South Florida Water Management District (SFWMD). No constnaction permit shall be issued until the City has received a copy of the approved South Florida Water Management District permit.
2. With each individual site development submitted, the Developer shall be required to provide on-site stormwater nunoff provisions, with either a letter of compliance, modification, or exemption, as applicable, from South Florida Water Management District.
3. Ar completion of construction, as required by the conditions imposed by SFWMD and prior to the issuance of a Certificate of Occupancy, the Developer will be required to provide certification by the Engineer of Record that all stormwater infrastructure and facilities have been constructed in accordance with the design approved by SFWMD and the Ciry of Cape Coral, and should consist of the wording "Construction Compliance Certification".
4. Developer shall convey to the City the component parts of the stormwater infrastructure constructed by the Developer and being transferred to the City by bill of sale in a form satisfactory to the City Attorney, together with such other evidence as may be required by the City that the stormwater infrastructure is free of all liens and encumbrances
B. ENERGY

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$=1$ The Developer shall incorporate at a minimum the following energy conservation
:- measures into this development, through deed restrictions and/or covenants with successors in title. All applications for site plan approvals and building permits shall be accompanied by a document detailing proposed compliance with these conditions. If deed restrictions or covenants are utilized to insure compliance, such documents shall be approved by the Cape Coral City Attomey's Office prior to recording. If no deed restrictions are approved and recorded, the first altemative shall be utilized and the following features must be included:
a. Cooperation in the location of bus stops, shelters, and orher passenger and system accommodations for a transit system to service the project area.
b. Use of energy efficient features in window design (e.g., tinting and exterior shading).
c. Use of operable windows and ceiling fans.
d. Installation of energy efficient appliances and equipment.
e. Prohibition of deed restrictions or covenants that would prevent or unnecessarily hamper energy conservation efforts (e.g., building orientation, and solar water heating systems).
f. Reduced coverage by asphalt, concrete, rock, and similar substances in streets, parking lots, and other areas to reduce local air temperatures and reflected light and heat, as determined by the Cape Coral Department of Community Development.
g. Installation of energy-efficient lighting for streets, parking areas, and other interior and exterior public areas.
h. Selection, installation, and maintenance of plants, trees, and other vegetation and landscape design features that have minimal requirements for water, ferilizer, maintenance, and other needs. A list of native plants best suited to the soil conditions of Cape Coral by section is available from the Deparment of Community Developmenr.
i. Planting of shade trees to provide shade for all street and parking areas.
j. Placement of trees to provide needed shade in the wammer months while not overly reducing the benefits of sunlight in the cooler months.
k Orientation of structures, as possible, to reduce solar heat gain by walls and to urilize the natural cooling effects of the wind.

1. Provision for structural shading (e.g., trellises, awnings, and roof overhangs), wherever practical when natural shading cannot be used effectively.
m. Consideration by the project architectural review committee(s) if any exists, of energy conservation measures (both those noted here and others) to assist builders and tenants in their efforts to achieve greater energy efficiency in the development and compliance with the above conditions.
n. Provision of bicycle/pedestrian system connecting all land uses to be placed along arterial and collector roads within the project. The system is to be consistent with local government requirements.
o. Provision of bicycle racks or storage facilities in recreational, commercial, and multi-family residential areas.

## C. HURRICANE EVACUATION/SHELTERING

1. Prior to issuance of the building permits, the Developer shallmeet whifsee Lee County Emergency Management, and Cape Coral Emergetcy Managementoficials to discuss and idencify (if appropriate) any areas in the commop portion'iof the project that may be utilized as public shelter. A letter documenting this meeting shall be submitted to the City.
2. The Developer shall encourage actual sire users and developers incororate with their building design the sheltering demands of the emplofees and their families.
3. Ongoing control and removal of nuisance exotic plants onsite is required, including but not limited to, Casuarina sp. (Australian Pine), Melaleuca quinquenervia (melaleuca), and schinus terebinthifolius (Brazilian Pepper), and all Caregory I invasive exotic plants listed by the Florida Exotic Pest Plant Council, exclusive of Agricultural Tract 10, except as required by federal and state agencies.
4. All landscaping, screening, and the Native Uplands and Buffer area, as depicted on the PDP plan, shall be maintained in good condition throughout the life of this development. In the event the vegetation dies or is destroyed by natural causes, it shall be replaced with like vegetation compliant with the standards set forth in Section 5.2 of the Land Use and Development Regulations or as may be amended.
5. A protective barrier composed of stakes and rope and/or other suitable material with good visibility and durability shall be placed around all existing trees and native vegetative buffer area to remain as shown on the PDP plan.
a. The protective barrier shall be erected prior to land preparation or construction activities.
b. The protective barrier shall be placed at or greater than the full dripline of all protected trees and shall be maintained and remain in place until all major construction activity is terminated.
c. No equipment, chemicals, soil deposits or construction materials shall be placed within such protective barriers.
d. Light construction activities subsequent to the removal of protective barriers shall be accomplished with light machinery or hand labor.
6. The Developer shall comply with the State of Florida regulations pertaining to the protection of gopher tortoise burrows located on the site and a protective barrier composed of stakes, sitt fence, and rope or other suitable materials shall be placed around all gopher tortoise burrows, including any that are discovered during the life of the project. The Developer shall seek a gopher tortoise relocation permir for some or all of the gopher tortoises that must be removed from the site, if such permit is available at the time of development. Only as a last resort shall the Developer seek a gopher tortoise take permit. Entombment of tortoises is strictly prohibited at all times, regardess of the type of permit procured by the applicant.
7. In the event all or a portion of the subject property is located within an Eagle Nest Management Zone, the developer shall comply with all City laws, regulations, and guidelines that are currently in effect or that may be hereafter adopted by the City conceming the protection and management of bald eagle nests including, but not limited to Chapter 23 of the City Code of Ordinances. No development shall accur on any portion of the subject property that is within an Eagle Nest Management Zone except in accordance with a Bald Eagle Management Plan that has been approved by the City. Once an Eagle Management Plan has been approved by the Gity for all or a portion of the property, the Developer's ability to develop in accordance with such Plan shall not be affected by any amendment to the Ciry's regulations concerning eagle nests, so long as no additional or "new" eagle nest need to be accommodated. In the event, however, that one or more eagle nests are
= hereafter established or determined to be active in locations that result in all or a -. portion of the subject property being located in a new or expanded Eagle Nest Management Zone, then no development shall occur in such new zone except in accordance with an Eagle Management Plan that has been approved by the City for such zone.

## E. FIRE PROTECIION

1. Fire impact fees shall be paid as specified by City Ordinance.
2. The Developer shall review site development plans with the Cape Coral Fire Department to incorporate fire protection design recommendations into the project.

## F. WATER CONSERVATION

1. The Developer shall incorporate the use of water conserving devices as required by state law (Section 553.14, Florida Statutes).
2. For the purpose of non-potable water conservation, the development should require, through the use of deed restriction, the utilization of Florida Yards and Neighborhoods, (FYN), and/or other xeriscape principals, where feasible, in the design and installation of the project's landscaping. FYN instructional materials and assistance are available through the Planning Division and the Environmental Resources Division.
3. Inigation will be accomplished in accordance with City Ordinance(s) or South Florida Water Management District mandate as applicable.

## G. SOLID WASTE

1. The Developer and tenants of the project should investigate methods of reducing solid waste volume at the project.
2. The Developer and tenants of the project shall identify to the City, the presence of and the proper on-site handling and temporary storage procedures for hazardous waste that may be generated on-site, in accordance with local, regional, and state hazardous waste programs.
3. The Developer will require that an EPA/DEP approved holding storage tank be provided on-site along with the proper monitoring devices if a prospective user has the potential for producing toxic or industrial waste. These wastes shall be disposed of off-site by a company licensed to dispose of such wastes.
4. The Developer shall inform the raste hauler and disposer of the nature of any hazardous waste on the site, to determine if, and the extent of, any special precautions that may be necessary.
5. No solid waste disposal facilities shall be located on site.
6. The Developer will participate in recyeling programs.
7. Solid waste disposal shall be provided through Lee County, Florida pursuant to Special Act, Chapter 85-447. Current and planned facilities have sufficient capacity to meet the demands of this development.

## H WASTEWATER MANAGEMENT

1. Wastewater (sewer) service is not currently available to the development. Developer shall extend wastewater to the development as described in Pbase 1 prior to Site Plan approval for any other phase or any tract located within the development. Due to the conceptual nature of this Planned Development Project, the Citishall not approve a Site Plan for Phase 1 until after the Developer has entered into Crilires Agreement with the City for Phase 1 wastewater facilities. The plat for, 呫 development sthill not be approved unil after the City has approved a Site Plan the development of base 1. No Temporary Certificate of Occupancy or Certificate of Occtapancy shall be stued for any building on any tract within the development tund the Phase 1 wostemater facilicies have been conveyed to and accepted by the Gip.
2. Developer shall extend wastewater to the development as described in Phasei prior to Site Plan approval for Phase 5. The City shall not approve \& Stite Plan for Phase 2 until after the Developer has entered into a Utilities Agreement with the (City for Phase 2 wastewater facilidies. Site Plan approval for Phase 2 is required ${ }^{7}$ prior to Site Plan approval for Phase 5. No Temporary Certificate of Occupancy or Certificate of

Occupancy shall be issued for any building on any tract located within Phase 5 until the Phase 2 wastewater facilities have been conveyed to and accepted by the City.
3. Developer shall extend wastewater within the development as described in Phase 3. The City shall not approve a Site Plan for Phase 3 until after the Developer has entered into a Utilities Agreement with the Ciry for Phase 3 wastewater facilities. No Site Plan shall be approved for any development in Tracts 1 through 5 until the Site Plan for Phase 3 has been approved. No Temporary Cerrificate of Occupancy or Certificate of Occupancy shall be issued for any building located in Tracts 1 through 5 until the Phase 3 wastewater facilities have been conveyed to and accepted by the City.
4. At the time the Developer submits a Site Plan application for each individual tract, a separate Utilities Agreement with the City shall be required if the Developer elects to convey to the City the on-site wastewater facilities proposed in the Site Plan application. In that event, the City shall not approve the Site Plan for any individual tract until after the Developer has entered into the Urilities Agreement. If for any reason a tract cannot be served by the wastewater facilities located within the Judd Creek development, then no development shall occur on that tract until wastewater is available for that tract.
5. Developer shall comply with all applicable terms imposed on the City by North Fort Myers Utility, Inc., in the Agreement between the City and North Fort Myers Urility, Inc., dated December 15, 2003, and amended June 7, 2004. Said terms and conditions shall be included in all Urility Agreements related to the subject development.
6. The Developer shall design, construct and install all improvements required by the City to connect to the City's interconnect with North Fort Myers Uility, Inc. Said design, construction, and installation shall be accomplished in accordance with prevaling City design criteria and shall be subject to City inspection and approval prior to acceptance by the City. The Developer shall design, construct and install all future improvements within the Judd Creek Development required by the City to connect to the City's wastewater system.
7. Wastewater containing hazardous materials shall be segregated and handled in accordance with Florida Department of Environmental Protection (DEP) criteria. Wastewater entering the City system shall meet quality limitations as specified by City Ordinance(s).
8. Utility Capital Expansion fees, Contribution in Aid of Construction fees, and/or all other applicable fees shall be paid as specified by the Utility Agreement. This Order grants Developer a credit for the acquisition costs associated with acquining the wastewater franchise fees from North Fort Myers Uuilities towand its Contribution in Aid of Construction to the extent any such Contribution in Aid of Construction would be charged.
9. The Developer shall connect to City wastewater facilities as specified by City Ordinance.
10. The Developer shall grant appropriate easements to City for utility service prior to conveyance of the wastewater facilities to the Ciry. Prior to connection of this development to City utility facilities, the Developer shall convey to the City the component parts of the wastewater system that were constructed by Developer by bill of sale in a form satisfactory to the City Attorney, together with such other evidence as may be required by the City that the utility system proposed to be transferred to the City is free of all liens and encumbrances.

## I. - WATERSERVICE

1. Water service is not currently available to the development. Developer shall extend water to the development as described in Phase 1 prior to Site Plan approval for any other phase or any tract located within the development. Due to the conceptual nature of this Planned Development Project, the City shall not approve a Site Plan for Phase 1 until after the Developer has entered into a Utilities Agreement with the City for the Phase 1 water facilities. The plat for the development shall not be approved until after the City has approved a Site Plan for the development of Phase 1. No Temporary

Cerrificate of Occupancy or Certificate of Occupancy shall be issued for any building on any tract within the development until the Phase 1 water facilities have been conveyed to and accepred by the City.
2. Developer shall extend water to the development as described in Phase 2 prior to Site Plan approval for Phase 5. The City shall not approve a Site Plan for Phase 2 until after the Developer has entered into a Uilities Agreement with the City for phase 2 water facilives. Site Plan approval for Phase 2 is required prior to Site Plan approval for Phase 5. No Temporary Certificate of Occupancy or Certificate of Occupancy shall be issued for any building on any tract located within Phase 5 until the Phase 2 water facilities have been conveyed to and accepred by the City.
3. Developer shall extend water within the development as described in Phase 3. The Ciry shall not approve a Site Plan for Phase 3 unvil after the Developer has entered into a Utilines Agreement with the City for Phase 3 water facilities. No Site Plan shall be approved for any development in Tracts 1 through 5 until the Site Plan for Phase 3 has been approved. No Temporary Cerificate of Occupancy or Certificate of Occupancy shall be issued for any building located in Tracts 1 through 5 until the Phase 3 water facilities have been conveyed to and accepted by the City.
4. At the time the Developer submits a Site Plan applicarion for each individual tract, a separate Urilities Agreement with the City shall be required if the Developer elects to convey to the City the on-site water facilities proposed in the Site Plan application. In that event, the City shall not approve the Site Plan for any individual tract until after the Developer has entered into the Utilities Agreement. If for any reason a tract cannot be served by the water facilities locared within the Judd Creek development, then no development shall occur on that tract until water is available for that tract.
5. Developer shall comply with all applicable terms imposed on the City by Lee County in the Interlocal Agreement between the City and Lee County, dated January 27, 2004, and amended January 25, 2005. Said terms and conditions shall be included in all Utility Agreements related to the subject development.
6. The Developer shall design, construct and install all improvements required by the City to connect to the City's interconnect with Lee County. Said design, construction, and installation shall be accomplished in accordance with prevailing City design criteria and shall be subject to City inspection and approval prior to acceptance by the City. The Developer shall design, construct and install all future water improvements within the Judd Creek Preserve Development required by the City to connect to the City's potable water system.
7. Urility Capital Expansion fees, Conrrbutions in Aid of Construction fees, and/or all other applicable fees shall be paid as specified by the Utility Agreement
8. The Developer shall connect to City water facilities as specified by City Ordinance.
9. The Developer shall grant appropriate easements to City for utility service prior to conveyance of the water facilities to the City. Prior to connection of this development to City utility facilities, the Developer shall convey to the City the component parts of the water system that were constructed by Developer by bill of sale in a form satisfactory to the City Artomey, together with such other evidence as may be required by the City that the utility system proposed to be transferred tojthe Gity is free of all liens and encumbrances.

## J. IRRIGATION SERVICE



1. Irrigation service is not available to the developaent. Developershall provide for irrigation to the development and shall indicate the source of such ingation on the Site Plans for Phase 3, Phase 4, Phase 5, and Phase 6.
2. In no event shall potable water be used for irrigation due to the oapacity limits set by Lee County. No site plan approval and no development shall' oćdur in Phases 3, 4, 5, and 6 uncil the City has approved a plan for imgation of such phases.

## K. AIR QUALITY

1. If any of the individual tract owners/developers create a complex source of pollucion as defined by DEP rules, they shall apply directly to DEP for permitting.
2. Each individual tract development will be required to comply with all federal, state and local laws and codes governing air quality and emissions.
L. HSTORICAL/ARCHAEOLOGICAL

During the life of the project, if any historical or archaeological sites are uncovered, work in the vicinity shall cease until the proper authorities can be contacted and an evaluation of the site carried out.

## M. TRANSPORTATION

1. The traffic impact assessment upon which this Development Order for the Judd Creek PDP is based assumes project buildout in frve (5) years. The traffic impact assessment included the expected impacts of 1,100 multi- family residential units and 200,000 s.f. of retail.
2. The traffic impacts of this development do not degrade roadway and intersection level of service (LOS) below LOS standards adopted in the City of Cape Coral Comprehensive Plan.
3. The Developer shall provide the Ciry of Cape Coral all appropriate Road Impact Fees at the time of application for each building permit.
4. The City of Cape Coral reserves the right to request Annual Traffic Monitoning Report(s) before the development reaches buildout. Preparation of the report shall not begin until the Developer provides the Ciry of Cape Coral with an acceptable methodology for preparing the report. If this report shows impacts greater than those estimated at the time of original approval and/or determines that the LOS is degraded below adopted LOS standards, the Developer shall provide mirigation actions to assure that all roadways and intersections shall be improved so as to maintain the adopted peak hour LOS standard.
5. The Developer shall not make any driveway access connection to Pine Island Road (SR-78) until a permit authorizing such connection has been issued by the Florida Department of Transportation (FDOT). The developer shall submit evidence to the City that the aforesaid permit has been issued by FDOT pror to providing driveway access from the subject property to SR-78.
6. The Developer shall not make any driveway access connection to either Barrett Road or Herron Road until a permit authorizing such connection has been issued by Lee County Department of Transportation (LCDOT). The developer shall submit evidence to the City that the aforesaid permit has been issued by LCDOT prior to providing driveway access from the subject property to either Barrett Road or Herron Road.
7. Sidewalks shall be constructed as delineated in Section O. General Considerations, paragraph 14.
8. Vehicular circulation routes/travel lanes, including but not limited to private roads and driveways, shall be constructed as delineated in Section O. General Corisiderations, paragraph 15.
N. SUBDIVĪSION
9. The following subdivision of the development parcel as identified in Exhibit "A" into twelve (12) tracts is hereby approved as follows:
a. Tract 1 , consisting of approximately 5.13 acres, as identified in Exhibit "I";
b. Tract 2, consisting of approximately 6.72 acres, as identified in Exhibit "J";
c. Tract 3, consisting of approximately 5.61 acres, as identified in Exhibit "K";
d. Tract 4, consisting of approximately 1.91 acres, as identified in Exhibit "L";
e. Tract 5, consisting of approximately 2.33 acres, as identified in Exhibit " M ";
f. Tract 6, consisting of approximately 1.61 acres, as identified in Exhibit " N ";
g. Tract 7, consisting of approximately 1.70 acres, as identified in Exhibit " O ";
h. Tract 8, consisting of approximately 63.59 acres, as identified in Exhibit "D";
i. Tract 9, consiscing of approximately 3.75 acres, as identified in Exhibits " C " and " H ";
j. Tract 10 , consisting of approximately 48.58 acres, as identified in Exhibits "B" and "G";
$k \quad$ Tract 11 , consisting of approximately 50.72 acres, as identified in Exhibit "E"; and
10. Tract 12, consisting of approximately 0.97 acres, as identified in Exhibit " $F$ ".
11. The Developer shall meet all requirements of Section 4.2.11., Minimum Design Standards, City of Cape Coral Land Use and Development Regulations.
12. So long as all requirements of this development order and of the City of Cape Coral Land Use and Development Regulations are satisfied, the subject development may be platted in one subdivision plat or parts of the development may be platted in individual subdivision plats in accordance with the subdivision plan. Prior to any final Subdivision Plat approval, the Site Plan for wastewater and water infrastructure for Phase 1 shall be approved by the City. Either the Developer shall satisfactorily complete all of the required development improvements, or the Developer shall provide a surety bond or certified check in an amount of the estimated cost to complete all required development improvements, as determined by the City. Such surety bond or certified check shail be retumed to the Developer after the Director has determined that all required improvements have been satisfactorily completed.
13. The Director shall submit the Subdivision Plat for the Mayor's signature after all required development improvements have been satisfactorily completed or the City has received a surety bond or certified check in an amount of the estimated cost to complete of all required development improvements. Such Plat shall then be recorded with the Lee County Clerk pursuant to Chapter 177, Florida Statutes. A duplicate recorded mylar copy of the Plat shall be submitted to the City.

## O. GENERAL CONSIDERATIONS

1. Prior to issuance of a permit, the Developer shall enter into an agreement, in a form acceptable to the City Artomey, regarding obligations resulting from landscaping located in utility easements.
2. On Tracts 8 and 11, the developer may install, without restriction as to size, height, location, and number of signs, any sign(s) that are not prohibitedinithe Multi-Family Residential (R-3) zoning district so long as such sign(s) are not yisible frans outside of the subject property. The foregoing waiver of regidaticn of sigñ $(s)$-in the development as to size, height, location, and numberioi signs eranted herétuition not preclude the Director of the Department of Comminity Devel ment from hiaking further administrative sign deviations. However, a sign devirio requestivill be reviewed in accordance with the deviations granted as patt of this Developinent Order. Neither any waiver approved herein nor any déviàtion thá may bé approved hereafter shall be approved if it would have the effect of allowing atype or category of sign that would orherwise be prohibited by Article ViI bfithe Land Use and Development Regulations.
3. All lighting along the eastern property boundary of Tracts 3,5 , and 11 , shall be arranged so as to direct any lighting away from the property outside of the property boundary. Lighting trespass and glare shall be limited to a reasonable level through the use of shielding and directional lighting methods, including, but not limited to, fixture location and height. The lighting for the aforementioned Tracts shall be designed so that the light does not exceed one (1) foot-candle when measured along the eastern property line.
4. In the event any additional Special Exception(s), variance(s), deviation(s), including but not limited to re-platting for purposes of Single-Family Residential (R-1) or Multi-Family Residential (R-3) uses, or vacations of plat all pursuant to the Land Use and Development Regulations are sought for any of the subject development, such Special Exception(s) variance(s), vacations of plat, deviation(s), and re-plaring, shall not be approved except as part of an amendment to this development order. This condition shall not be interpreted so as to preclude the Director of the Department of Community Development from making further administrative sign deviations in accordance with Article VII of the Land Use and Development Regulations and paragraph O.2. of the General Considerations of this Section. Further, this condition shall not be construed so as to preclude the Director of the Department of Community Development from administratively reducing the number of off street parking spaces required for any use that may develop in accordance with Article V, Supplementary Development Regulations, Section 5.1.2.B. of the Land Use and Development Regulations.
5. This Development Order contemplates that each of Tracts 1 through 12 shall remain and shall develop in accordance with the configuration identified in the subdivision plan approved herein. In the event any of Tracts 1 through 12 are reconfigured, subdivided, and/or divided, regardless of whether such act requires additional subdivision approval or replatrings pursuant to Section 4.2 of the Land Use and Development Regulations, any and all deviations from or waivers of any City regulation or ordinance shall terminate and be considered null and void for the specific tract that has been so reconfigured, subdivided and/or divided.
6. Prior to any site clearing permits issued by the City, the Developer shall provide a clearing plan depicting how the preserve areas and vegetative buffer areas shown on the PDP plan are being protected. In addition, the gopher tortoise habitat must be labeled on the clearing plan and properly protected on site.
7. Vehicular access to Tract 12 shall be limited to Herron Road.
8. There shall be no Certificates of Occupancy issued for the development prior to the recording of the subdivision plat.
9. Approximately fifty (50) acres of the 192 acre parcel included in the Natural Resources/Preservation Future Land Use classification depicted on the PDP plan shall be included in the Wetland Conservation Area. An additional 25.52 acres not included in the Natural Resources/Preservation Future Land Use classification of the Judd Creek Sub-District of the Comprehensive Plan, but identified as Native Uplands and Buffer is depicted on the PDP plan. The location of the additional 25.52 acres may be modified in subsequent site plan(s) for the development with the prior approval of the Director of the Department of Community Development provided that developer submits to the City an envirommental survey that demonstrates that the proposed location of such area is able to meet the objectives of the Native Uplands and Buffer area requirement.
10. Wiy Tracts 8 and 11 only, an area twenty five (25) feet from the perimeter property line of the PDP development shall be maintained as a protection and buffer zone area, except that such buffer zone is not required in the utility easement along the northerly boundary of Tract 8. No building(s) shall be located within this zone; only walls/fences and signs, vehicular circulation routes/travel lanes, and sidewalks, bike paths and pedestrian walkways shall be located within this zone as follows:
a. Walls/fences and signs are permitted in this zone provided that they are located ten (10) feet or more from the perimeter property line; and
b. Vehicular circulation routs/travel lanes are permitted so long as they are located fifteen (15) feet or more from the perimeter property line, except where approved access points to the extermal street system are located as shown on the PDP plan; and
c. Sidewalks, bike paths, and pedestrian walkways are allowed anywhere in the
zone.
11. Within Tracts 8 and 11 only, no building shall exceed a maximum building height of thiry- eight (38) feet except as follows:
a. On Tract 8, any building may be increased from the maximum building height of thirty-eight (38) feet by three (3) feet for every one (1) foot of distance set back from the twenty-five (25) foot protection and buffer zone area of the PDP development for a maximum height of sixty five (65) feet; and
b. On Tract 11, any building may be increased from the maximum building height of thirty-eight (38) feet by three (3) feet for every one (1) foot of distance set back from the twenty five (25) foot protection and buffer zone area of the PDP development for a maximum height of one hundred twenty (120) feet.
12. Within the protection and buffer zone within Tracts 8 and 11, the Developer shall provide a strip of land a minimum of ten (10) feet in depth, except within the visibility triangle of approved access points. This strip shall be planted with a solid vegetative hedge not less than eight feet in height at maturity. Such hedge must also include shade trees with a minimum mature growing height of twenty (20) feet spaced every twenty five (25) feet on center within the entire length of the hedgerow. The hedges must be planted in double staggered rows with plants a minimum of three and one-half (3.5) feet at planing, spaced two and one-half (2.5) feet apart, and be maintained so as to form a one hundred (100) percent opaque screen berween the PDP development and surrounding properties within one year of such planting. The aforementioned landscaping may be waived by the Director of the Department of Community Development if existing vegetation is preserved that provides an equivalent buffer. In the event that a wall/fence is located in the protection and buffer zone, all of the foregoing vegetation and/or plantings shall be located on the outside of such wall/fence, i.e., berween such wall/fence and the perimeter property line.
13. The Developer is granted herein a special exception for a "gatehouse" use. The Developer shall be allowed one gatehouse on each of Tracts 8 and 11.
14. Sidewalks shall be constructed along both sides of Road B, as idenified on the Typical Sections for Private Roads plan, and a sidewalk shall be constructed along the west side of Road A, also identified on the Typical Sections for Private Roads plan. Sidewalks shall not be less than six (6) feet in width and shall be constructed in accordance with the City of Cape Coral Engineering Design Standards.
15. All vehicular circulation routes/travel lanes, including but not limited to private roads and driveways, shall, at a minimum, be built in accordançe with Sheet, E-2 of the City of Cape Coral Engineering Design Standards coiceming Emè 1 gency Access Lanes.

## P. CONCURRENCY



The Judd Creek PDP is concurrent for roads, sewer, water; draikge, solct waste, and parks based on the analysis of the proposed development and specific mitigation programs specified herein.

1. The following parcels are approved for rezoning as follows:
a. A portion of Tract 10 consisting of approximately 47.33 acres from County (AG-2) to Agricultural (A) as more particularly described in Exhibit "B";
b. A portion of Tract 9 consisting of approximately 3.21 acres from County (AG-2) to Agricultural (A), as more particularly described in Exhibit "C";
c. Tract 8 consisting of approximately 63.59 acres from County (AG-2) to Multi-Family Residential (R-3), as more particularly described in Exhibit "D";
d. Tract 11 consisting of approximately 50.72 acres from County (AG-2) to Multi-Family Residential (R-3), as more particularly described in Exhibit "E";
e. Tract 12 consisting of approximately 0.97 acres from County (AG-2) to Multi-Family Residential ( $\mathrm{R}-3$ ), as more particularly described in Exhibit " F ";
f. The remaining portion of Tract 10 consisting of approximately 1.24 acres from County (AG-2) to Multi-Family Residential (R-3), as more particularly described in Exhibit " $G$ ";
g. The remaining portion of Tract 9 consisting of approximately 0.53 acres from County (AG-2) to Multi-Family Residential (R-3), as more particularly described in Exhibit " $\mathrm{H}^{\prime}$;
h. Tract 1 consisting of approximately 5.13 acres from County (AG-2) to Corridor (CORR), as more parricularly described in Exhibit "I";
i. Tract 2 consisting of approximately 6.72 acres from County (AG-2) to Corridor (CORR), as more particularly described in Exhibit "J";
j. Tract 3 consisting of approximately 5.61 acres from County (AG-2) to Corridor (CORR), as more particularly described in Exhibit "K";
k. Tract 4 consisting of approximately 1.91 acres from County (AG-2) to Corridor (CORR), as more particularly described in Exhibit "L";
2. Tract 5 consisting of approximately 2.33 acres from County (AG-2) to Corridor (CORR), as more particularly described in Exhibit "M";
m. Tract 6 consisting of approximately 1.61 acres from County (AG-2) to Corridor (CORR), as more particularly described in Exhibit "N";
n. Tract 7 consisting of approximately 1.70 acres from County (AG-2) to Corridor (CORR) for a future right-of-way tract, as more particularly described in Exhibit "O".

SECTIONIV. LEGAL EFFECT AND LIMITATIONS OF THIS DEVELOPMENT ORDER, AND ADMINISTRATIVE REQUREMENTS
A. This Development Order shall constitute an ordinance of the Ciry of Cape Coral, adopted by this Council in response to the Planned Development Project Application filed for the -Judd Creek PDP.
B. -This Development Order shall be binding on the Developer. Those portions of this - Developmient Order which clearly apply only to the project Developer, shall not be corstrued to be binding upon future omners of the project lots. It shall be binding upon any builder/developer who acquires any tract of land within the Judd Creek PDP.
C. The terms and conditions set out in this document constitute a basis upon which the Developer and City may rely in future actions necessary to implement fully the final development contemplated by this Development Order.
D. All conditions, restrictions, stipulations, and safeguards contained in this Development Order may be enforced by either party hereto by action at law or equity, and all costs of such proceedings, including reasonable amomey's fees, shall be paid by the defaulting party.
E. Any references herein to any govemmental agency shall be construed to mean to include any future instrumentality which may be created and designated as successor in interest to or which otherwise possesses any of the powers and duties of any referenced govemmental agency in existence on the effective date of this Development Order.
F. The approval granted by this Development Order is limited. Such approval shall not be construed to obviate the duty of the Developer to comply with all applicable local or state review and permitting procedures, except where otherwise specifically provided. Such approval shall also not obviate the duty of the Developer to comply with any City Ordinance or other regulations adopted after the effective date of this Development Order.
G. Subsequent requests for local development permits shall not require further review, unless it is found by the City Council, after due notice and hearing, that one or more substantial deviation(s), or other changes to the approved development plans which create a reasonable likelihood of adverse impacts which were not evaluated in the review by the City have occurred. Substantial deviations include but are not limited to:

1. Any change which requires a variance to code and above those specifically incorporated herein.
2. An increase of more than five (5) percent in density, parking requirements, trip generation rates, water or sewer usage, or building square footage.
3. An expiration of the period of effectiveness of this Development Order as herein provided.
4. If development order conditions and applicant commitments incorporated within the Development Order to mitigate impacts are not carried out as indicated to the extent or in accordance with the Development Order, then this shall be presumed to be a substantial deviation from the Development Order.

Upon a finding that any of the above is present, the City Council may order a termination of all development activity until such time as a new PDP Application for Development Approval has been submitted, reviewed and approved and all local approvals have been obtained.
H. The physical development authorized under this Development Order shall terminate in five (5) years from the date of adoption of this Development Order, unless an extension is approved by this Council. The Council may grant an extension if the project has been developing substantially in conformance with the original plans and approved conditions, and if no substantial adverse impacts not known to Cape Coral at the time of their review and approval, or arising due to the extension, have been identified: For purposes of determining when the buildout date has been exceeded, the time shall be tolled during the pendency of administrative and judicial proceedings relating to development permits. All conditions imposed on the subject development shall remain in ffyll force and effect throughout the life of the development unless rescinded or ameided by the eity and shall not be affected by any termination of the authorization for physical development: -
The Director of the Cape Coral Department of Comminty Development bish her designee, shall be the local official responsible for atsuring comíliance "with this Development Order. Upon reasonable notice by the City and at reasonable tiries, the Developer shall allow the City of Cape Coral, its agents, eniployect, and/or representacives, access to the development for the purpose of assuring complance with this Development Order.
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J. The Developer, or its successors in title to the undeveloped portion of the subject property, shall submit a report annually to the Cape Coral City Council, the Director, and all affected permit agencies. This report shall describe the state of development and compliance as of the date of submission.

The first monitoring report shall be submitted to the Director not later than one (1) year from the effective date of this order, and further reports shall be submitted not later than annually thereafter. The Developer shall so inform any successor in title to any undeveloped portion of the real property covered by this Development Order. This shall not be construed to require reporting from tenants or owners of individual lots or units. Annual Monitoring Reports shall be required until such time as the project is complete, at which time, a final development report shall be submitted to the City.
K. Within thirty (30) days of adoption of this Ordinance, this Development Order shall be recorded in the Office of the Clerk of the Circuit Court by the Developer or Authorized Representative, who shall thereafter retum the original recorded Development Order to the City.

## SECTION V. SE VERABILITY.

In the event that any portion or section of this Ordinance is determined to be invalid, illegal, or unconstitutional by a court of competent jurisdiction, such decision shall in no manner affect the remaining portions or sections of this Ordinance which shall remain in full force and effect.

## SECTION VI. EFFECTIVE DATE.

This ordinance shall take effect immediately upon its adoption by the Cape Coral City Council Permits issued prior to or after the effective date of this Ordinance are obtained solely at the risk of the Developer.

ADOPTED BY THE COUNCIL OF THE CITY OF CAPE CORAL AT ITS REGULAR SESSION THIS $\angle 7^{\text {th }}$ DAY OF OCtober_, 2005.


ERICP.FEICHTHALER, MAYOR
ATTESTED TO AND FILED IN MY OFFICE THIS
 2005.


APPROVED AS TO FORM:
 pdpC58-12


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Professional Engineers. Planners \& Land Surveyors<br>FORT MYERS • NAPLES • SARASOTA

DESCRIPTION<br>OF A<br>Parcel of Land<br>LYING IN<br>SECTION 3 AND 4 , TOWNSHIP 44 SOUTH, RANGE 24 EAST<br>LEE COUNTY, FLORIDA

 RANGE 24 EAST, BEING LOT 22. I.F.SS THF SOUTH 20.00 FEFT THEREOF, AND ALI. OF $1.0 T 17$ AND 33A, MARINA PARK THIRD ADDITION AS RECORDED IN P'LAT BOOK 12, AT PAGE 61, OF THF. PUBLIC RFCORDS OF LEE: COUNTY. FLORIDA, BEING FURTHER HOUNDED AND DESCRIBED AS FOLLLOWS:
BEGINNING AT THE SOUTHWEST CORNER OF THE NORTHWEST QUARTER OF SAID SECTION 3, ALSO BEING THE SOUTHEAST CORNER OF THE NORTIIEAST QUARTER OF SAID SECTION 4 ; THENCE $\$ .9^{\circ} 58^{\circ} 48^{\prime \prime} W^{\prime}$. ALONG THE SOUTH LINE OF SAD NORTHEAST QUARTER OF SECTION 4 . FOR 1313.24 FEET TO THE EASTERLY RIGHT-OF-WAY LINL: OF BARRETT ROAD, BEING THE WEST LINE OF THE SOUTHEAST QUARTER OF SAID NORTHEAST QUARTER; THENCE N $04=33 \cdots 11$ W, ALONG SAID RIGHT-OF-WAY LINE AND SAID WEST LINE, FOR 2132.73 FEET TO THE SOUTHERI.Y RIGHT-OF-WAY' LINE OF PINE ISLAND ROAD (STATE ROAD 78); THENCE N. $61: 59^{\circ} 54^{\circ} \mathrm{E}$., ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE, FOR 593.71 FEET TO THE POINT OF CURVATURE OF A CURVE TO THE RIGHT, HAVING A RADIUS OF 1879.27 FEET, A CENTRAL ANGLE OF $26^{\circ} 15^{\prime} 18^{\prime \prime}$, A CHORD BEARING OF N. $75^{\circ} 07^{\prime} 33^{\prime \prime} \mathrm{L}$., AND A CHORD LENGTH OF 853.64 FEET; THENCE ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 861.15 FEET TO THE END OF SAID CURVE; THENCE N. $01^{\circ} 45^{\prime 2} 5^{\prime \prime}$ W., ALONG SAID RIGHT-OF-WAY LINE FOR 31.67 FEET TO TIIE BEGINNING OF A NON-TANGENT CURVE TO THE RIGHT, HAVING A RADIUS OF 2814.79 FEET, A CENTRAL ANGLE OF $01^{\circ} 52^{\circ} 49^{\prime \prime}$, A CHORD BEARING OF N. $89^{\circ} 0^{\prime} 5^{\prime} 53^{\prime \prime} \mathrm{E}$. AND A CHORD LENGTH OF 92.38 FEET; THENCE ALONG SAID RIGHT-OFWAY LINE AND THE AKC OF SAID CURVE FOR AN ARC LENGHY OF 92.38 FEET TO THE POINT OF TANGENCY OF SAID CURVE; THENCE S. $89^{\circ} 57^{\circ} 42^{\prime \prime} \mathrm{E}$. ALONG SAID RIGHT-OF-WAY LINE FOR 1171.62 FEET; THENCE S. $05^{\circ} 18^{\circ} 56^{\circ} \mathrm{E}$., ALONG THE WESTERLY BOUNDARY OF SAID MARIANA PARK THIRD ADDITION FOR 949.34 FFET TO THE NORTHWEST CORNER OF SAID LOT 22; THENCE N. $84^{\circ}+1{ }^{\prime} 04{ }^{\prime \prime} E$. ALONG THE NORTH LINE OF SAID LOT 22 FOR 325.00 FEET TO THE NORTHEAST CORNER OF SAID LOT 22: THENCE S. $05^{\circ} 18^{\circ} 56^{\circ} E$ E ALONG THE EAST LINE OF SAID LOT 22 FOR 130.00 FEET TO AN INTERSECTION WITH A LINE 20.00 FEET NORTHERLY OF AND PARALLEL WITH (AS MEASURED ON A PERPENDICULAR) THF SOUTH LINE OF SAID LOT 23: THENCE S. $34^{\circ} 41^{\prime} 04{ }^{n} W$., ALONG SAID PARALLEL LINE, FOR 325.00 FEET TO AN INTERSECTION WITH SAID WESTERLY LINE; THENCE S. $05^{*} 18^{\prime} 56^{\prime \prime}$ E. ALONG SADD WESTERLY LINE FOR 619.91 FEET TO THE NORTHWEST CORNER OF SAID LOT 27. THENCE N. $8 千^{\prime} 4^{\prime \prime} 04^{\prime \prime}$ E. ALONG THE NORTH LINE OF SAID LOT FOR 325.00 FEET TO THE NORTHEAST CORNER OF SAID LOT; THENCE S. $05^{\circ} 18^{\circ} 56^{\prime \prime} E$. ALONG THE EAST LINE OF SAID LOT FOR 150,00 FEET TO THE SOUTHEAST CORNER OF SAID LOT; THENCE S. $84^{\circ} 41^{\prime} 04^{\prime \prime}$ W. ALONG THE SOUTH LINE OF SAII) LOT FOR 325.00 ILET TO AN INTERSECTION WITH SAD WESTERLY LINE; THENCE S. $05^{\circ} 18^{\prime} 56^{\circ \prime E}$. ALONG SAID WESTERLY LINE FOR 831.50 FEET TO THE NORTHWEST CORNER OF SAID LOT 33A: THENCE S.89²6'21"E. ALONG THE NORTH LINE OF SAID LOT FOR 326.72 FEET TO THE NORTHEAST CORNER OF SAID LOT; THENCE S. $05^{\circ} 18^{\circ} 56^{\circ} \mathrm{E}$. ALONG SAID EAST LINE OF SAID LOT FOR 50.26 FEET TO THE SOUTHEAST CORNER OF SAID LOT AND AN INTERSECTION WITH THE SOUTHERLY RIGHT-OF-WAY LINE OF EVERGREEN ROAD ( 50 FEET WIDE): THENCE S. $89^{\circ} 26^{\prime} 21^{\prime \prime E}$ E ALONG THE EASTERLY' PROLONG.ATION OF THE SOUTH LINE OF SAID LOT FOR 23.28 feet and an intersection with a line lying 25.00 feet westerly of and parallel with (as measured on a perpendicular) THE WEST LINE OF LOT 34 OF SAID MARLANA PARK THIRD ADDITION: THENCE S. $03^{\circ} 22^{\prime} 16^{\prime \prime} E$. ALONG SAID PARALLEL LINE FOR 300.24 FEET TO AN INTERSECTION WITH THE WESTERLY' PROLONGATION OF THE SOLTH LINE OF SAID LOT 34; THENCE S.89²5'56"E. ALONG SAID WESTERLY PROLONGATION AND THE SOUTH LINE OF LOTS 35 THROUGII 38 OF SAID MARIANA PARK THIRD ADDITION FOR 753.16 FEET TO AN intersection with the west right-of-way line of brown road, being a so foot wide county road as described in deed BOOK 273 AT PAGE 447 OF SAID PUBLIC RECORDS: THENCE S $.0^{\circ} 19^{\circ} 16^{\prime \prime}$ E. ALONG SAID WEST RIGHT-OF-WAY LINE FOR 325.39 FEET TO AN INTERSECTION WITH A LINE LYING 25.00 FEET NORTHERLY OF AND PARALLEL WITH (AS MEASURED ON A PERPENDICULAR) THE NORTH LINE OF JUDD PARK AS DESCRIBED IN DEED BOOK 302 at PAGE 181 OI: SAID PUBLIC RECORDS; THENCE N. $89^{\circ} 33^{\circ} 46^{\prime \prime}$ W. ALONG SAID PARALLEL LINE FOR 370.00 FEET TO AN INTERSECTION WITH A NORTHERLY PROLONGATION OF THE WEST LINE OF SAID JUDD PARK: THENCE S. $02^{\circ} 50^{\circ} 09^{\prime \prime} E$ ALONG THE SAID NOR THERLY PROLONGATION AND SAID WEST LINE FOR I 59 FEET MORE OR LESS TO THE CENTERLINE of the waters of hancock creek; thence westerly, northwesterly and northerly along the said centerinne to an INTERSECTION WITH THE NORTH I.NE OF TIIE SOUTHWEST QUARTER OF SAD SECTION 3: THENCE N. $89^{\circ} 26^{\circ} 21^{\prime \prime}$ W. AI.ONG SAID NORTH LINE FOR 360 FEET, MORE OR LESS TO THE POINT OF BEGINNING.
ASSUMED NORTH BASED ON THE SOUTH LINE OF THE NORTHEAST QUARTER OF SECTION 4 . TOWNSHIP +4 SOUTH, RANGE 24 EAST, LEE COUNTY, FLORIDA, AS BEARING S. $89^{\circ} 58^{\circ} 48^{\prime \prime} \mathrm{W}$
PARCEL CONTAINS 192.65 ACRES, MORE OR LESSS.
SUBJECT TO EASEMENTS, RESTRICTIONS, RESFRVATIONS AND RIGUITS-OF-WAY OF RECORD.




1051 I Six Mile Cypress Pkwy. Suile I01, F1 Myers, Florida 33912 • (239) 939-5490 • Fax (239) 939-2923


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Professional Engineers. Planners \& Land Surveyors<br>FORT MYERS * NAPLES • SARASOTA

DESCRIPTION<br>OF A<br>Parcel of Land<br>LYING IN<br>SECTIONS 3 AND 4, TOWNSHIP 44 SOUTH, RANGE 24 EAST<br>LEE COUNTY, FLORIDA

## (JURISDICTIONAL-EAST MODIFICATION)

A tract or parcel of lanis situatein in the state of floridda, county of leee, lying in sections 3 and 4, TOWNSHIP 4 SOUTH, RANGE 24 EAST, BEING FURTHER BOLNDED AND DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SAID SECTION 3: THENCE SOH $2 H^{\prime}$ 'SI"E. ALONG THE WEST LINE OF SAID SECTION 3, FOR 88.46 FEET TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE LEFT AND THE SOUTHERLY RIGHT-OF-WAY LINE OF PINE ISLAND ROAD (STATE ROAD 78) HAVING A RADIUS OF 1879.27 FEET, A CENTRAL ANGLE OF $09^{\circ} 16^{\prime} 42^{\prime \prime}$, A CHORD BEARING OF $5.81^{\circ} 30^{\prime} 33^{\prime \prime} \mathrm{W}$. AND A CHORD LENGTH OF 303.99 FEET; THENCE WESTERLY ALONG SAID RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 304.33 FEET TO THE POINT OF BEGINNING AND A PONT OF COMPOUND CURVE HAVING A RADIUS OF 1879.27 FEET; THENCE WESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 09-05'56" FOR 298.44 FEET; THENCE S $20^{\circ} 47^{\circ} 49^{\prime \prime} \mathrm{E}$. FOR 2.14 FEET; THENCE S. $84^{\circ} 11^{\prime} 28^{\prime \prime} E$. FOR 47.81 FEET; THENCE S. $50^{\circ} 32^{\circ} 19^{\circ} E$ E. FOR 55.12 FEET; THENCE N. $08^{\circ} 39^{\prime 2} 21^{\prime \prime}$ E. FOR 9.65 FEET; THENCE S. $6^{\circ} 12^{\prime 2} 9^{\prime \prime} E$. FOR 37.33 FEET; THENCE S. $56^{\circ} 09^{\circ} 14$ "E. FOR 22.31 FEET; THENCE $S .12^{\circ} 09^{\circ} 32^{\prime \prime}$ W. FOR 64.36 FEET; THENCE $S .47^{\circ} 13^{\circ} 42^{\prime \prime}$ E. FOR 32.01 FEET; THENCE S. $26^{\circ} 22^{\prime} 34^{\circ} \mathrm{E}$. FOR 69.83 FEET; THENCE S. $29^{\circ} 52^{\prime} 50^{\circ} \mathrm{W}$. FOR 49.40 FEET; THENCE S. $55^{\circ} 17^{\circ} 12^{\prime \prime} \mathrm{E}$. FOR 38.80 FEET; THENCE S. $63^{\circ} 35^{\circ} 33^{\prime \prime}$ E. FOR 66.79 FEET; THENCE S. $67^{\circ} 33^{\circ} 199^{\circ}$ E. FOR 62.96 FEET ; THENCE S $76^{\circ} 05^{\circ} 25^{\prime \prime}$ E. FOR 51.35 FEET; THENCE
 N. $10^{\circ} 25^{\circ} 07^{\circ \prime} \mathrm{E}$. FOR 45.55 FEET; THENCE S. $41^{\circ} 30^{\prime \prime} 12^{\prime \prime} \mathrm{E}$. FOK 39.00 FEET; THENCE S $10^{\circ} 52^{\circ} 57^{\prime \prime} \mathrm{E}$. FOR 20.84 FEET; THENCE S. $30^{\circ} 46^{\prime 2} 28^{\prime \prime}$ E. FOR 49.33 FEET; THENCE S. $54^{\circ} 54^{\circ}{ }^{\prime \prime}{ }^{\prime \prime}$ W. FOR 24.14 FEET; THENCE S. $74^{\circ} 00^{\circ} 20^{\prime \prime} \mathrm{W}$. FOR 35.90 FEET; THENCE $5.56^{\circ} 5908^{\prime \prime} \mathrm{W}$. FOR 36.82 FEET; THENCE $S .30^{\circ} 50^{\circ} 59^{\prime \prime} \mathrm{W}$. FOR 59.64 FEET: THENCE S $15^{\circ} 14^{\circ} 28^{\circ} \mathrm{W}$. FOR 53.78 FEET; THENCE S. $14^{\circ} 38^{\prime} 53^{\prime \prime}$ W. FOR 51.00 FEET; THENCE $S .06^{\circ} 2008^{\circ} E$. FOR 46.17 FEET; TlIIENCE S $21^{\circ} 5305^{\circ} E$. FOR 45.91 FEET; THENCE S. $11^{\circ} 02^{\prime} 37^{\prime \prime}$ E. FOR 33.91 FEET; THENCE S. $14^{\circ} 35^{\circ} 11^{\circ}$ E. FOR 54.53 FEET; TIIENCE S. $24^{\circ} 06^{\circ} 30^{\prime \prime}$ E. FOR 54.88 FEET; THENCE $\$ .20^{\circ} 55^{\prime} 23^{\prime \prime} \mathrm{E}$. FOR 48.41 FEET; THENCE S. $12^{\circ} 38^{\circ} 39^{\prime \prime} \mathrm{W}$. FOR 52.31 FEET; THENCE $\mathrm{S} .03^{\circ} 29^{\circ} 46^{\circ} \mathrm{E}$. FOR 31.57 FEET: THENCE S. $04^{\circ} 19^{9} 27^{\circ}$ E. FOR 40.69 FEET; THENCE $5.07^{\circ} 5028^{\circ} \mathrm{E}$. FOR 55.56 FEET; THENCE S.0302 $39^{\circ} \mathrm{E}$. FOR 38.08 FEET; TIIENCE S. $08^{\circ} 36^{\circ} 4^{\circ} 6^{\circ}$ E. FOR 38.49 FEET; THENCE S. $04^{\circ} 4757^{\circ}$ E. FOR 51.31 FEET; THENCE S. $14^{\circ} 43^{\prime} 16^{\prime \prime}$ E FOR 39.96 FEET; THENCE S. $28^{\circ} 11^{\prime} 17^{\circ} \mathrm{E}$. FOR 54.52 FEET: TIIENCE S. $32^{\circ} 4907^{\prime \prime} \mathrm{E}$. FOR 36.74 FEET; TIIENCE S $.38^{\circ} 24^{\prime} 10^{\prime \prime}$ E. FOR 44.23 FEET; THENCE S. $42^{\circ} 44^{\prime} 37^{\circ} \mathrm{E}$. FOR 33.88 FEET; THENCE S $28^{\circ} 46^{\circ} 30^{\circ} \mathrm{E}$ E FOR 47.42 FEET; THENCE S $52^{\circ} 50^{\circ} 24^{\circ} \mathrm{E}$. FOR 45.86 FEET; THENCE
 N. $83^{\circ} 48^{\prime} 33^{\prime \prime}$ E. FOR 57.60 FEET; THENCE N. $61^{\circ} 18^{\circ} 42^{\circ}$ E. FOR 53.62 FEET: THENCE N. $37^{\circ} 4^{\prime} 25^{\prime \prime}$ E. FOR 20.63 FEET; THENCE N. $69^{\circ} 46^{\prime} 39^{\prime \prime}$ E. FOR 21.10 FEET; THENCE N. $48^{\circ} 39^{\prime 3} 39^{\circ}$ E. FOR 44.80 FEET; THENCE $5.71^{\circ} 24^{\prime 3} 4^{\circ}$ E. FOR 46.81 FEET; THENCE S. $11^{\circ} 07^{\prime} 30^{\prime \prime} \mathrm{W}$. FOR 35.51 FEET; THENCE $S .21^{\circ} 18^{\prime} 19^{\prime \prime}$ E. FOR 49.27 FEET; THENCE $S .40^{\circ} 1822^{\circ} \mathrm{E}$. FOR 49.62 FEET; THENCE S. $22^{\circ} 49^{\circ} 55^{\prime \prime} \mathrm{E}$. FOR 45.46 FEET; THENCE $S .08^{\circ} 51^{\prime} 16^{\prime \prime} \mathrm{W}$. FOR 33.22 FEET; TIIENCE S $.09^{\circ} 11^{\prime \prime} 1 I^{\circ} E$ EOR 45.76 FEET; THENCE S. $26^{\circ} 49^{\prime} 24^{\prime \prime}$ E. FOR 55.89 FEET; THENCE S. $48^{\circ} 29^{\prime} 56^{\prime \prime}$ W. FOK 20.89 FEET; THENCE S. $13^{\circ} 26^{\circ} 56^{\circ}$ E. FOR 39.87 FEET; THENCE S. $16^{\circ} 3933^{\circ}$ E. FOR 42.89 FEET; THENCE S. $14^{\circ} 13^{1} 15^{\circ}$ E. FOR 63.09 FEET; THENCE S $12^{\circ} 05^{\prime} 42^{\prime \prime} E$. FOR 34.83 FEET; THENCE S. $15^{\circ} 50^{\circ} 54^{\circ " E}$. FOR 52.18 FEET; THENCE $5.09^{\circ} 1937^{\circ}$ E. FOR 42.34 FEET; TIIENCE S $.16^{\circ} 1603^{\circ} \mathrm{E}$. FOR 45.87 FEET; THENCE S. $05^{\circ} 43^{3} 37^{\circ} \mathrm{E}$, FOR 47.05 FEET; THENCE S. $09^{\circ} 10^{\prime} 10^{\circ} \mathrm{E}$. FOR 23.19 FEET; THENCE S. $27^{\circ} 06^{\circ} 26^{\prime \prime} \mathrm{W}$. FOR 24,49 FEET; THENCE S. $00^{\circ} 17^{\prime 2} 21^{\prime \prime} \mathrm{W}$. FOR 17.90 FEET; THENCE $S .00^{\circ} 40^{\circ} 12^{\prime \prime} \mathrm{W}$. FOR 24.38 FEET; THENCE $S .13^{\circ} 34^{\circ} 00^{\circ} \mathrm{W}$. FOR 26.61 FEET; THENCE S. $39^{\circ} 110^{\prime \prime}$ W. FOR 21.00 FEET: TIIENCE S. $19^{\circ} 53^{\circ} 08^{\prime \prime} \mathrm{W}$. FOR 29.09 FEET; "THENCE S $.60^{\circ} 30^{\circ} 05^{\prime \prime} \mathrm{W}$; FOR 33.29 FEET; THENCE N. $55^{\circ} 11^{\prime} 14^{\prime W}$ W. FOR 35.95 FEET; TIIENCE S. $75^{\circ} 34^{\prime} 56^{\prime \prime} \mathrm{W}$. FOR 24.59 FEET: THENCE N. $70^{\circ} 56^{\prime} 30^{\prime \prime} \mathrm{W}$. FOR 93.87 FEET: THENCE














 NORTHEAST QUARTER OF SAID SECTION 4; THENCE N. $89^{\circ} 58^{\circ} 48^{\circ}$ E. ALONG SAID SOUTH LINE FOR 395.91 FEET; THENCE N. $00^{\circ} 18^{\prime 2} 29^{\prime \prime} E$ FOR 73.84 FEET; THENCE N. $26^{\circ} 06^{\prime} 12^{\prime \prime} \mathrm{W}$. FOR 98.28 FEET; THENCE N. $29^{\circ} 1757^{\prime \prime}$ E. FOR 49.81 FEET; THENCF N. $77^{\circ} 53^{\prime \prime} 59^{\prime \prime} \mathrm{E}$. FOR 109.74 FEET; THENCE $\mathrm{S} .87^{\circ} 577^{\prime 2} 1^{\circ} \mathrm{E}$. FOR 60.62 FEET; TIIENCE S $.61^{\circ} 50^{\prime} 14^{\prime \prime}$ E. FOR 36.58 FEET; THENCE $S .18^{\circ} 34^{\circ} 33^{\prime \prime} \mathrm{E}$. FOR 55.42 FEET; THENCE S. $75^{\circ} 34^{4} 33^{\prime \prime} \mathrm{E}$.FOR 59.33 FEET; THINCE S. $06^{\circ} 48^{\circ} 44^{\prime \prime} \mathrm{E}$. FOR 44.03 FEET; THENCE S. $24^{\circ} 055^{\circ} 32^{\prime \prime}$ W. FOR 62.54 FEET; THENCE S. $09^{\circ} 00^{\circ} 52^{\circ} \mathrm{W}$. FOR 42.48 FEET TO AN INTERSECTION WITH THE SOUTH LINE OF SAID

NORTIWEST QUARTER. THENCE S S $9^{\circ} 26^{\prime 2}$ I"E ALONG SAID SOUTH LINE FOR 25710 FEET TO AV INTERSECTION WITH A NON-TANGENT CURVE TO THE: RIGHT AND THE CENTERLINE OF THE WATERS OF HANCOCK CREEK HAVING A RADIUS OF 24,986.65 FEET, A CENTRAL ANGLE OF $00^{\circ} 22^{\prime} 33^{\prime \prime}$. A CIIORD BEARING OF $5.00^{\circ} 01 \cdot 31^{\prime \prime}$ W. AND A CHORD LENGTH OF 163.86 FEET. THENCI: SOUTHERLY ALONG THE ARC OF SAID CURVF: AND SAID CENTERLINI: FOR AN ARC LENGTH OF 163.86 FEET TO an intersection with a non-TANGint curve to the left liaving a radius of 531.88 feet, a Central angle of $29^{\circ} 52^{\prime} 40^{\prime \prime}$. A CHORD BEARING OF S. $16^{\circ} 42^{\prime} 38^{\prime \prime} E$ AND A CIIORD LEN( 7 'H OF 274.23 FEET: THENCE SOUTHERL.Y ALONG THE ARC OF SAID CURVE AND SAID CENTERLINE FOR AN ARC LENGTH OF 2-. 36 FEET; TO AN INTERSECTION WITH A NON. TANGENT CURVE TO THE RIGHT HAVING A RADIUS OF 738.79 FEET, A CENTRAL ANGLE OF 13:3253", A CHORD BEARNG OF S. $12^{\circ} 48^{\prime} 7^{\prime \prime}$ E. AND A CHORD LENGTH OF 174.29 FEET; THENCE SOUTIIERLY ALONG THE ARC OF SAID CURVE AND SAID CENTERIINE FOR AN ARC LENGTII OF 174.69 FEET; TO AN INTERSF ("IION WITH A NON-TANGENT CURVE TO THE I_EFT HAVING A RADIUS OF 627.79 FEET, A CENTRAL ANGLE OF $36^{\circ} 05^{\prime} 38^{\prime \prime}$, ACHORD BEARNG OF S. $37^{\circ} 5^{\prime 2} 20^{\prime \prime} E$. AND A CHORD LENGTH OF 388.97 FEET: THENCE SOUTHEASTERLY AI ONG THE ARC OF SAID CURVE AND SAID CENTERLINE FOR AN ARC LENGTH OF 39548 FEET: TO AN INTERSECTION WITH A NON-TANGFNT CURVE TO THE RIGHIT HAVING A RADIUS OF 24477 FEET, A CENTRAL ANGLE OF $69^{\circ} 15^{\prime} 0^{\circ}$, A CHORD BEAKING OF N. $88^{\circ}+2^{\prime} 37^{\prime \prime}$ E AND A CHORD LENGTH OF 278.16 FEET; THENCE EASTERI.Y ALONG THE ARC OF SADD CURVE AND SADI CENTERLINE FOR AN ARC LENGTH OF 295.84 FEET; TO AN INTERSECTION WITH A NON TANGENT CURVE TO THE RIGHT HAVING A RADIUS OF 513.90 FEET. A CENTRAL ANGLE OF
 THE ARC OF SAID CURVE AND SAID CENTERLINE FOR AN ARC LENGTH OF 288.20 FEET; TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE RIGHT HAVING A RADIUS OF 169.95 FEET, A CENTRAL ANGLE OF $106^{\circ} 15^{\prime} 56^{\prime \prime}$, A CHORD BEARING OF S. $43^{\circ} 15^{\prime} 15^{\prime \prime E}$. AND A CHORD LENGTH OF 217.93 FEET; THENCE SOUTHEASTERI.Y' ALONG THE: ARC OF SAID CURVE AND SAID CENTERLINE FOR AN ARC LENGTI OF 315.20 FELT: TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE LLET HAVING A RADIUS OF 83.43 FEET, A CENTRAL ANGLLE OF $130^{\circ} 26^{\circ} 31^{\circ}$, A CHORD BEARNNG OF S $54^{\circ} 12^{\prime} 05^{\prime \prime}$. AND A CHORD LENGTH OF 151.99 FEET: THFNCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE AND SAID CENTERLINE FOR AN ARC LENGTH OF 189.93 FEET; THENCE N. $58{ }^{\circ} 26^{\prime} 58^{\circ E}$. ALONG SAID CENTERLINE FOR 48.26; TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE RIGHT HAVING A RADIUS OF 116.60 FEET, A CENTRAL ANGLE OF $68^{\circ} 35^{\circ} 50^{\circ}$, A CHORD BEARING OF N. $81^{\circ} 06^{\prime \prime} \mathrm{H}^{\prime \prime} \mathrm{E}$. AND A CHORD LENGTII OF 131.41 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE AND SAID CENTERLINE FOR AN ARC LENGTH OF 139.60 FEET; TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE LEFT HAVING A RADIUS OF 81.11 FEET. A CENTRAL ANGLE OF $130^{\circ} 2^{\prime} 4^{\prime \prime} 9^{\prime \prime}$, A CHORD BEARING OF N. $62^{\circ} 57^{\prime \prime} 5^{\prime \prime} \mathrm{E}$. AND A CHORD LENGTH OF 147.27 FEET; THENCE NORTHEASTERLY' ALONG THE ARC OF SAID CURVE aND SAID CENTERLINE FOR AN ARC LENGTH OF 184.61 FEET; TO AN INTERSECTION WITH A NON TANGENT CURVE TO THE RIGHT HAVING A RADIUS OF 54.28 FEET. A CENTRAL ANGLE OF $79^{\circ}+2^{\circ} 51^{\prime \prime}$, A CHORD BEARNG OF N. $22^{\circ} 59^{\prime \prime} 32^{\prime \prime}$ E. AND A CHORD LENGTH OF 69.57 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE AND SAID CENTERLINE FOR AN ARC LENGTH OF 75.51 FEET; TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE RIGHT HAVING A RADIUS OF 382.91 FEET, A CENTRAL ANGLE OF $27^{\prime 3} 39^{\prime \prime} 48^{\circ}$. A CHORD BIEARING OF N. $75^{\circ} 00^{\circ} 36^{\prime \prime \prime} \mathrm{E}$. AND A CHORD LENGTH OF 183.08 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE AND SAII CENTERI.INF. FOR AN ARC LENGTH OF 184.87 FEET; TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE RIGHT HAVING A RADIUS OF 2515.66 FEET, A CENTRAL ANGLE OF $01-57^{\prime \prime} 1^{\prime \prime}$. A CHORD BEARNG OF S $84^{\circ} 10^{\prime} 13^{\prime \prime} E$ AND A CIIORD LENGTH OF 86.12 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE AND SAID CENTERLINE FOR AN ARC LENGTH OF 86.12 FEET; THENCE N $02^{\circ} 5009{ }^{\circ} \mathrm{W}$ ' FOR 158.97 FEET; THENCE S. $89^{\circ} 33^{\prime} 46^{\prime \prime}$ E. FOR 370.00 FEET: THENCE N. $02^{\circ} 19^{\prime} 16^{\prime \prime} \mathrm{W}$. FOR 325.39 FEET TO AN INTERSECTION WITH THE SOUTHERLY LINE OF MARIANA PARK THIRD ADDITION, A SUBDIVISION, AS RECORDED IN PLAT BOOK 12, PAGE 6I. LEE COUNTY PUBLIC RECORDS; THENCE N $89^{\circ} 25^{5} 56^{\prime \prime} W$. ALONG SAID SOUTHERLY LNE FOR 471.54 FEET; ; THENCE S $31^{\prime} 12^{\circ} 47^{\circ} W$. FOR 27.56 FEET; THENCE S $43^{\circ} 28^{\prime} 39^{\prime \prime} \mathrm{W}$. FOR 28.24 FEET; THENCE S $83^{\circ} 26^{\prime \prime} 13^{\prime \prime} \mathrm{W}$. FOR 24.94 FEET; THENCE S. $04 \div 27^{\circ} 50^{\circ} \mathrm{W}$. FOR 42.74 FEET; THENCE S. $55^{\circ} 20^{\circ} 52^{\prime \prime} W$. FOR 19.19 FEET; THENCE $S .69^{\circ} 2306^{\prime \prime} W$. FOR 18.76 FEET; THENCE S $26^{\circ} 42^{\circ} 53^{\prime \prime} \mathrm{W}$. FOR 62.43 FEET ; THENCE S. $3^{\circ} 27^{\prime} 48^{\prime \prime} W$. FOR 188.52 FEET: THENCE $S .50^{\circ} 21^{\circ} 01 " W$. FOR 37.63 FEET; THENCE S. $85^{\circ} 4905^{\prime \prime} W$. FOR 64.45 FEET; THENCE S. $72^{\circ} 20^{\prime} 12^{\prime \prime} \mathrm{W}$. FOR 24.45 FEET; THENCE $S .88^{\circ} 26^{\prime 2} 23^{\prime \prime} \mathrm{W}$. FOR 26.67 FEET; TIIENCE N. $81^{\circ} 26^{\prime} 20^{\prime *} \mathrm{~W}$. FOR 57.78 FEET; THENCE S. $85^{\circ} 30^{\circ} 15^{\prime \prime} \mathrm{W}$. FOR 63.41 FEET; THENCE S. $89^{\circ} 29^{\prime} 56^{\prime \prime} \mathrm{W}$. FOR 12.99 FEET; THENCE $N .22^{\circ} 29^{\prime} 12^{\prime \prime} \mathrm{W}$. FOR 42.63 FEET; THENCE N. $09^{\circ} 55^{\circ} 27^{\prime \prime} \mathrm{W}$. FOR 18.79 FEET; THENCE N. $37^{\circ} 5026^{\prime \prime} \mathrm{W}$. FOR 16.43 FEET; THENCE N. $34^{\circ} 32^{2} 21^{\prime \prime} \mathrm{W}$. FOR 45.12 FEET; THENCE N. $44^{\circ} 4608^{\prime \prime} W$. FOR 38.96 FEET, THENCE N. $39^{\circ} 22^{\circ} 59^{\prime \prime} W$. FOR 37.47 FEET ; THENCE N. $61^{\circ} 333^{\prime \prime} j^{\prime \prime} W$. FOR 56.83 FEET, THENCE N. $43^{\circ} 24^{\circ} 49^{\prime \prime} \mathrm{W}$. FOR 38.20 FEET; TIIENCE N. $63^{\circ}+9^{2} 28^{\prime \prime} \mathrm{W}$. FOK 58.81 FEET; TIIENCE N. $69^{\circ} 00^{\circ} 47^{\prime \prime} \mathrm{W}$. FOR 75.02 FEET; THENCE $\mathrm{N} .70^{\circ} 47^{1} 12^{\prime \prime} \mathrm{W}$. FOR 33.33 FEET; TIIENCE N. $69^{\circ} 08^{\circ} 23^{\prime \prime} \mathrm{W}$. FOR 37.58 FEET: THENCE $\mathrm{S} .88^{\circ} 56^{\circ} 12^{\prime \prime} \mathrm{W}$, FOR 50.48 FEET; THENCE N. $85^{\circ} 23^{\circ} 58^{\prime \prime} \mathrm{W}$. FOR 31.55 FEET; THENCE S. $84^{\circ} 45^{\circ} \mathrm{I}$ ? ${ }^{\circ} \mathrm{W}$. FOR 46.32 FEET; THENCE N. $87^{\circ} 26^{\prime} 40^{\prime \prime} \mathrm{W}$ ' FOR 49.93 FEET; THENCE S. $86^{\circ} 16^{\circ} 56^{\circ} \mathrm{W}$. FOR 33.86 FEET; THENCE N $77^{\circ} 06^{\prime} 33^{\prime \prime} \mathrm{W}$. FOR 11.62 FEET; THENCE S. $71^{\circ} 044^{\circ} 07^{\circ} \mathrm{W}$. FOR 36.77 FEET; THENCE S. $52^{\circ} 00^{\circ} 46^{\prime \prime} \mathrm{W}$. FOR 29.21 FEET; THENCE S. $36^{\circ} 48^{\prime \prime} 12^{\prime \prime} \mathrm{W}$. FOR 26.75 FEET; THENCE $S .51^{\circ} 07^{\circ} 51^{\prime \prime} \mathrm{W}$. FOR 10.24 FEET; THENCE N. $78^{\circ} 36^{\prime} 30^{\circ}$ W. FOR 21.88 FEET; TIIENCE N. $52^{\circ} 077^{\circ} 57^{\prime \prime} \mathrm{W}$. FOR 16.94 FEET; THENCE N. $02^{\circ} 56^{\prime} 22^{\prime \prime}$ 'W. FOR 14.23 FEET; THENCE N. $33^{\circ} 07^{\circ} 45^{\prime \prime} \mathrm{W}$. FOR 26.39 FEET; THENCF $N .32^{\circ} 04^{\prime} 18^{\prime \prime}$ E. FOR 24.72 FEET; TIIENCE N. $00^{\circ} 21^{\circ} 50^{\prime \prime} \mathrm{E}$ FOR 22.31 FEET; THENCE N. $66^{\circ} 13^{\circ} 18^{\prime \prime}$ W. FOR 39.28 FEET; THENCE N. $29^{\circ} 39^{\prime \prime} 17^{\prime \prime} W$. FOR 29.46 FEET; THENCE N. $59^{\circ} 30^{\circ} 33^{\prime \prime} W$. FOR 28.09 FEET; THENCE














 N. $07^{\circ} 58^{\prime} 47^{\circ} \mathrm{E}$. FOR 39.77 FEET; THENCE N. $48^{\circ} 25^{\circ} 55^{\prime \prime}$ E FOR 22.52 FEET; TIIENCE N. $15^{\circ} 41^{\prime} 32^{\circ "}$ E. FOR 48.05 FEET; THENCE N. $37^{\circ} 588^{\prime \prime} 0^{\circ}$ E. FOR 34.62 FEET; THENCE N. $19^{\circ} 46^{\circ} 54^{\prime \prime E}$. FOR $16.55^{\text {FEET; THENCE N } 77^{\circ} 16^{\prime} 53^{\prime \prime} E \text { FOR 26.19.FEET; THENCE }}$ N. $27^{\circ} 0706^{\prime \prime}$ E. FOR 57.10 FFET;
 THENCE N. $17^{\circ} 46^{\circ} 10^{\prime \prime} \mathrm{W}$. FOR $\mathbf{2 8 . 5 8}$ FEET; THENCE N. $48^{\circ} 42^{\prime} 49^{\prime \prime} \mathrm{W}$ FOR 14.64 FEET; THENCE N $044^{\prime} 30^{\circ} 46^{\prime \prime} \mathrm{W}$, FOR 248.44 FEET; THENCE N. $20^{\circ} 20^{\prime} 31 " W$. FOR 134.36 FEFT; THFNCE N. $51^{\circ} 1 d^{\prime \prime} 16^{\prime \prime W}$. FOR 17.02 FFET: THENCE N. $79^{\circ}+5^{\circ} 48^{\prime \prime} \mathrm{W}$. FOR 60.04 FEET: THENCE N. $73^{\circ} 01^{\circ} 17^{\prime \prime} \mathrm{W}$. FOR 85.32 FFET; THENCE N. $62^{\circ} 06^{\prime} 28^{\prime \prime} \mathrm{W}$ FOR 20.73 FEET; THENCE N $51^{\circ} 55^{\prime} 18^{\prime \prime} \mathrm{W}$. FOR 37.67 FEET; THENCE N. $19^{\circ} 01^{\prime} 01^{\circ} \mathrm{W}$. FOR 12.26 FEET; THENCE N. $04^{*} 08^{\prime} 31^{\prime \prime} \mathrm{W}$ FOR 27.50 FEET: THENCE N. $23^{\circ} 18^{\prime} 43^{\circ} \mathrm{W}$ : FOR 26.62 FEET; THENCE S $35^{\circ} 37^{\prime \prime} 12^{\circ} \mathrm{W}$. FOR 12.12 FEET; THENCE N. $46^{\circ} 24^{\circ} 0^{\circ}{ }^{\circ} \mathrm{W}$. FOR 10.39 FEET; THENCE N. $71^{\circ} 28^{\prime \prime} 32^{\prime \prime} \mathrm{W}$. FOR 20.95 FEET; THENCE S.89³ $36^{\circ} 08^{\prime \prime} \mathrm{W}$. FOR 31.94 FEET; THENCE N. $44^{\circ} 16^{\prime} 55^{\prime \prime} \mathrm{W}$. FOR 18.85 FEET; THENCE $\mathrm{S} .70^{\circ} 16^{\circ} 10^{\prime \prime} \mathrm{W}$. FOR 9.62 FEET; THENCE S. $45^{\circ} 05^{\circ} 0^{\prime \prime}$ W. FOR 16.12 FEET: THENCE N. $61^{\circ} 38^{\prime} 59^{\prime \prime} W$. FOR 21.49 FEET; THENCE N. $14{ }^{\prime \prime}+2^{\prime \prime} 18^{\prime \prime} \mathrm{W}$. FOR 18.11 FEET; THENCE N. $16^{\circ} 16^{\prime} 38^{\circ} \mathrm{E}$. FOR 20.98 FEET; THENCIE N. $30^{\circ} 28^{\prime} 20^{\circ \prime}$ E. FOR 19.14 FEET; THENCE N. $30^{\circ} 17^{\prime \prime} 12^{\prime \prime} \mathrm{W}$. FOR 26.24 FEET; THENCE S. $76^{\circ} 58^{\prime} 27^{\prime \prime} \mathrm{W}$. FOR 24.28 FEET; THENCE $5.44^{\circ} 54^{\prime} 31^{\prime \prime} \mathrm{W}$. FOR 21.91 FEET; THENCE S $64^{\circ} 33^{\prime} 39$ " W . FOR 6.81 FEET; THENCE
 N. $75^{\circ}+7^{\circ} 5^{\circ} 4^{*} W$ W. FOR 28.17 FEET; THENCE S. $50^{\circ} 04^{\circ} 32^{\prime \prime} \mathrm{W}$. FOR 19.91 FEET; THENCE N. $53^{\circ} 01^{\prime \prime} 19^{\prime \prime} \mathrm{W}$. FOR 25.03 FEET; THENCE S. $79^{\circ} 55^{\circ} 57^{\prime \prime} \mathrm{W}$. FOR 29.08 FEET; THENCE N. $10^{\circ} 56^{\circ} 05^{\prime \prime}$ E. FOR 18.24 FEET: THENCE N. $41^{\circ} 07^{\prime} 17^{\prime \prime} \mathrm{F}$.. FOR 11.79 FEET; THENCE N. $49^{\circ} 20^{\circ} 25^{\prime \prime}$ E. FOR 52.93 FEET; THENCE N. $12^{*} 0921$ I"E. FOR 51.80 FEET; 'THENCE N. $03^{\circ} 25^{\circ} 55^{\prime \prime W}$. FOR 29.43 FEET; THENCE N. $38^{\circ} 56^{\circ} 36^{\prime \prime} \mathrm{W}$. FOR 13.26 FEET: THENCF N. $13^{\circ} 180^{\circ} \mathrm{W}$ W. FOR 41.46 FEET; THENCE N. $23^{\circ} 37^{\circ} 40^{\prime \prime} \mathrm{W}$. FOR 39.04 FEET; THENCE
 N. $05^{\circ} 06^{\prime} 11^{\prime \prime}$ E. FOR 95.06 FEET; THENCE N. $00^{\circ} 48^{\prime} 40^{\circ} \mathrm{E}$. FOR 40.11 FEET; THENCE N. $24^{\prime} 20^{\circ} 20^{\circ} \mathrm{W}$. FOR 46.80 FEET; THENCE N. $13^{\circ} 14^{\circ} 40^{\prime \prime} \mathrm{W}$. FOR +5.78 FEET; THENCE N $25^{\circ} 05^{\prime} 32^{\prime \prime} \mathrm{W}$. FOR 27.90 FEET; THENCE N. $16^{\circ}+3^{\circ} 22^{\prime \prime} \mathrm{W}$. FOR 29.20 FEET; THENCE
 N. $36^{\circ} 24^{\prime} 49^{\prime \prime} \mathrm{W}$. FOR 67.18 FEET; THENCE $\mathrm{N} .53^{\circ} 011^{\prime} 31^{\prime \prime} \mathrm{W}$. FOR 34.92 FEET; THENCE $\mathrm{N} .47^{\circ} 12^{\prime} 58^{\prime \prime} \mathrm{W}$. FOR 54.52 FEET: THENCE N. $54^{\circ} 41$ '21"W. FOR 60.36 FEET; THENCE N. $68^{\circ} 38^{\prime \prime} 49^{\prime \prime} \mathrm{W}$. FOR 37.21 FEET; THENCE N. $67^{7} 22^{\prime} 15^{\prime \prime} \mathrm{W}$. FOR 29.39 FEET; THENCE N. $73^{\circ} 41^{\prime} 13^{\prime \prime}$ W. FOR 13.62 FEET: THENCE S. $62^{\circ} 10^{\prime} 59^{\circ} \mathrm{W}$. FOR 21.23 FEET; THENCE N. $40^{\circ} 21^{\prime} 54^{\prime \prime} W$. FOR 20.63 FEET; THENCE N. $43^{\circ} 24^{\prime} 12^{\prime}$ "W. FOR 19.76 FEET; THENCE N. $72^{\circ} 42^{\prime} 39^{\prime \prime} \mathrm{W}$. FOR 38.69 FEET; THENCE N $31^{\prime} 50^{\prime}+3^{\prime \prime} \mathrm{W}$. FOR 40.93 FEET; THENCE $\mathrm{N} .21^{\circ} 37^{\prime} 34^{\prime \prime W}$ W. FOR 35.21 FEET; THENCE N $28^{\circ} 21^{\circ} 51^{\prime \prime} \mathrm{W}$ ' FOR 35.93 FEFT; THENCE N. $62^{\circ} 29^{\prime} 25^{\prime \prime} \mathrm{W}$. FOR 26.58 FEET; THENCF N. $63^{\circ} 27^{\prime} 53^{\prime \prime} \mathrm{W}$. FOR 39.09 FEET; THENCE N. $72^{\circ} 10^{\circ} 16^{\circ} \mathrm{W}$. FOR 38.93 FEET TO THE POINT OF BEGINXING.

ASSUMED NORTH BASED ON THE WEST LINE OF THE SECTION 3. TOWNSHIP 4 SOUTH. RANGE 24 EAST, LEE COUNTY, FLORIDA, AS BEARING S.04024'S1"E.

PARCEL CONTAIN 47.33 ACRES, MORE OR IEESS
SUBJECT TO EASEMENTS, RESTRICTIONS, RESERTATIONS AND RIGHTS-OF-WAY OF RECORD.


SHFET 3 OF 6





line table continued


Mankit Eunituctitur, I/bu:
PROFESSWNA. ENGINERRS. IAND SURVEYORS + PLANNERS FLORUDA BUSINESS CERTITCATON vUNEER Lo 6690


111719180
LINE TIALE CONTINUED

| LME | BEAMVIC | astince |
| :---: | :---: | :---: |
| 1713 | N $0500^{3} 11 \mathrm{E}$ | $95.06{ }^{\circ}$ |
| [1/4 | $\cdots 002810{ }^{-8}$ | 60.11 |
| [13 | N $24^{\circ} 20^{\circ} 20^{\circ} \mathrm{W}$ | 16.80 |
| 416 | $N 1516 \times 0^{\circ}$ | 15.78 |
| [197 | N $250505^{\circ} 32^{\circ} \mathrm{W}$ | $27.90^{\circ}$ |
| 4118 | N $16+32^{\circ}{ }^{\text {\% }}$ | 2.20 |
| 6619 | N $1655^{1 / 12}$ | 32.91 |
| 6220 | N $14022^{2} 59{ }^{\circ}$ | 39.65 |
| 1421 | N $1535307^{*}$ | 17.09 |
| (122) | N $5623^{+19}$ | 67.18 |
| (12) | * suorisi" | 34.92 |
| $\underline{1628}$ |  | 5452 |
| 4625 | N 5*-121** | 60.56 |
| 1226 | $46058{ }^{4-9}$ | 37.21 |
| 462 | N $672215{ }^{-6}$ | 29.39 |
| 1428 | N $150113^{\circ}$ \% | $13.52^{\circ}$ |
| 1429 | $5671039^{\circ}$ | 21.23 |

LINE TABAE CONTINUED. $40-$

| L晈 | BETNU |  |
| :---: | :---: | :---: |
| 1+30 | $\mathrm{H} .60 .7155^{\circ} \mathrm{Ca}$ |  |
| (4) ${ }^{\text {a }}$ | M $0174{ }^{\circ}$ |  |
| [432 |  |  |
| (1)3 | (0135043 | +0. |
| 6454 |  | 35.23 |
| 4145 | N. $25213{ }^{5}$ | 15.95 |
| 4436 | $\mathrm{NH}^{\text {¢ }}$ | 25980 |
| (a) |  | 52.09 |
| $1+38$ |  |  |

curve table

SEE SHEETS I-4 FOR COMPLETE
metes and boundo description.
THIS SKETCH OF DESCRIPTION

#  

Professional Engineers, Planners \& Land Surveyors<br>FORT MYERS • NAPLES • SARASOTA

DESCRIPTION<br>OF A<br>PARCEL OF LAND<br>LYING IN

SECTION 4. TOWNSHIP 44 SOUTH. RANGE 24 EAST
LEE COUNTY, FLORIDA

## (JURISDICIIONAL-WEST)

A TRACT OR PARCEL OF LAND SITUA TED IN THE STATE OF FLORIDA, COUNTY OF LEE, LYING IN SECTION 4 , TOWNSHIP 44 SOUTH, RANGE 2+ EAST, BEING FURTHIER BOUNDED ANI) DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTHEAST CORNER OF THE NORTHEAST QUARTER OF SAID SECTION 4 ; THENCE S.8958.48"W. ALONG THE SOUTH LINE OF SAID NORTHEAST QUARTER FOR 573.63 FEET TO THE POINT OF BEGINNING; THENCE N. $51^{\circ} 18^{\prime} 20^{\prime \prime} \mathrm{W}$. FOR 41.20 FEET ; THENCE N. $32^{\circ} 522^{\prime \prime} \mathrm{W}$. FOR 23.34 FEET; THENCE N. $58^{\circ} 58^{\circ} 57^{\prime \prime} \mathrm{W}$. FOR 25.14 FEET: THENCE N. $62^{\circ} 23^{\prime} 49^{\prime \prime} \mathrm{W}$. FOR 31.33 FEET; THENCE N. $54^{\circ} 51^{\prime} 46^{\prime \prime}$ W. FOR 17.79 FEET; THENCE N. $40^{\circ} 32^{\prime} 17^{\prime \prime}$ W. FOR 28.08 FEET; THENCE N. $55^{\circ} 299^{\prime} 07^{\prime \prime}$ W. FOR 18.53 FEET; THENCE N. $48^{\circ} 56^{\prime} 58^{\prime \prime}$ W. FOR 36.10 FEET; THENCE N. $32^{\circ} 09^{\prime} 10^{\circ} \mathrm{W}$. FOR 21.04 FEET; THENCE N. $56^{\circ} 09^{\prime} 10^{\prime \prime} \mathrm{W}$. FOR 18.57 FEET; THENCE N. $02^{\circ} 18^{\prime} 36^{\circ} \mathrm{W}$. FOR 22.19 FEET; THENCE N. $57^{\circ} 3020^{\circ} \mathrm{W}$. FOR 27.49 FEET; THENCE N. $60^{\circ} 50^{\circ} 04^{\prime \prime} \mathrm{W}$. FOR 44.98 FEET; THENCE N. $30^{\circ} 53^{\prime} 41^{\prime \prime} \mathrm{W}$. FOR 44.58 FEET; THENCE N. $50^{\circ} 2^{\prime \prime} 1^{\prime} 17^{\prime \prime} \mathrm{W}$. FOR 25.92 FEET; THENCE N. $76^{\circ} 40^{\prime} 44^{\prime \prime} \mathrm{W}$. FOR 27.87 FEET; THENCE $N .76^{\circ} 59^{\prime} 40^{\circ} \mathrm{W}$. FOR $41.60^{\mathrm{FEET}}$; THENCE N. $84^{\circ} 19^{\circ} 40^{\circ} \mathrm{W}$. FOR 33.60 FEET; THENCE N. $83^{\circ} 39^{\circ} 01^{*}$ W. FOR 49.70 FEET; THENCE N. $89^{\circ} 30^{\prime} 28^{\circ}$ W. FOR 39.19 FEET; THENCE S. $14^{\circ} 01^{\prime 2} 29^{\circ}$ W. FOR 50.33 FEET; THENCE S. $77^{\circ} 17^{\circ} 05^{\prime \prime} \mathrm{W}$. FOR 27.93 FEET; THENCE $S .88^{\circ} 59^{\prime} 45^{\circ} \mathrm{W}$. FOR 20.56 FEET; THENCE N $85^{\circ} 077^{\prime} 32^{\prime \prime} \mathrm{W}$. FOR 40.19 FEET; THENCE N. $89^{\circ} 00^{\circ} 45^{\prime \prime} \mathrm{W}$. FOR 35.69 FEET; THENCE $S .80^{\circ} 41^{\circ} 05^{\prime \prime} \mathrm{W}$. FOR 39.15 FEET; TIIENCE N $44^{\circ} 46^{\prime} 54^{\circ}$ W. FOR 61.40 FEET; THENCE S. $40^{\circ} 27^{\prime} 28^{\prime \prime} W$. FOR 65.70 FEET; THENCE $S .63^{\circ} 31^{\circ} 00^{\prime \prime} W$. FOR 7.19 FEET TO AN INTERSECTION WITH THE EASTERLY RIGHT-OFWAY LINE OF BARRETT ROAD; THENCE S. $04^{\circ} 33^{\prime} 11^{n E}$ E, ALONG SAID RIGHT-OF-WAY LINE FOR 239.12 FEET TO AN INTERSECTION WITH THE SOUTH LINE OF SAID NORTHEAST QUARTER; THENCE S.89*58*48*W. ALONG SAID SOUTH LINE FOR 45.52 FEET; THENCE N. $29^{\circ} 31^{\prime} 45^{\circ \prime} E$. FOR 56.03 FEET; THENCE N. $59^{\circ} 37^{\circ} 37^{\prime \prime} E$. FOR 43.28 FEET; THENCE N. $84^{\circ} 43^{\circ} 05^{\prime \prime} E$. FOR 41.51 FEET; THENCE N. $73^{\circ} 21^{\prime} 59^{\prime \prime} E$. FOR 42.13 FEET; THENCE N. $86^{\circ} 122^{\prime} 39^{\prime \prime}$ E. FOR 62.37 FEET; THENCE S $.74^{\circ} 30^{\circ} 45^{\prime \prime}$ E. FOR 66.37 FEET: THENCE S. $54^{\circ} 59^{\prime} 37^{\prime \prime}$ E. FOR 64.81 FEET; THENCE S. $33^{\circ} 06^{\prime} 56^{\prime \prime}$ E. FOR 42.52 FEET TO AN INTERSECTION WITH THE SOUTH LONE OF SAID NORTHEAST QUARTER: THENCE S. $89^{\circ} 58^{\prime} 48^{\circ} \mathrm{W}$. ALONG SAID SOUTH LINE FOR 344.93 FEET TO THE POINT OF BEGINNING.

ASSUMED NORTH BASED ON THE SOUTH LINE OF THE NORTHEAST QUARTER OF SECTION 4, TOWNSHIP 44 SOUTH, RANGE 24 EAST, LEE COUNTY, FLORIDA, AS BEARING S.8958.48"W

PARCEL CONTAN 3.21 ACRES, MORE OR LESS.
SUBJECT TO EASEMENTS, RESTRICTIONS, RESERVATIONS AND RIGHTS-OF-WAY OF RECORD.


S:Jobs 16xx:165SSURVEYNGDESCRIPTIONS JURISDICTIONAL. H. dor



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# Professional Engineers, Planners \& Land Surveyors FORTMYERS • NAPLES • SARASOTA 

1)ESCRIPTION

OF A
PARCEL OF LAND
LYING IN
SECTIONS 3 ANI 4 , TOWNSHIP 44 SOUTH, RANGE 24 EAST LEE COUNTY, FLORIDA

## (RESIDEN'IIAL-WEST PLCS PRESERVE MODIFICATION)

A TRACT OR PARCEL of land situated in the state of florida, county of lee, lying in sections 3 and 4 . TOWNSHIP 44 SOUTH, RANGE 24 EAST, BEING FURTHER BOUNDED AND DESCRIBED AS FOLLOWS

COMMENCING: AT THE NORTHWEST CORNER OF SAID SECTION 3; THENCE S. $04^{\circ} 24^{\circ} 51^{\circ} \mathrm{E}$. ALONG THE WEST LINE OF SAID SECTION 3, FOR 88.46 FEET TO AN INTERSECTION WITH A NON TANGENT CURVE TO THE LEFT AND THE SOUTHERLY RIGHT-OF-WAY LINE OF PINE ISLAND ROAD (STATE ROAD 78) HAVING A RADIUS OF 1879.27 FEET. A CENTRAL ANGLE OF $18^{\circ} 22^{\prime} 39^{\prime \prime}$, A CHORD BEARING OF $5.76^{\circ} 57^{\prime} 35^{\prime \prime}$ W. AND A CHORD LENGTH OF 600.19 FEET; THENCE WESTERLY ALONG SAID RIGHT-OF-IVAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 602.77 FLEET TO THE POINT OF BEGINNING;
 N. $08^{\circ} 3921^{\prime \prime}$ E. FOR 9.65 FEET, THENCE S. $61^{\circ} 12^{\prime 2} 29^{\prime \prime}$ E. FOR $37.33^{\circ}$ FEET; THENCE S. $56^{\circ} 09^{\prime \prime} 14^{\prime \prime} \mathrm{E}$. FOR 22.31 FEET; THENCE S. $12^{\circ} 09^{\prime} 32^{\prime \prime} \mathrm{W}$. FOR $6+36$ FEET; THENCE S $.47^{\circ} 13^{\prime} 42^{\prime \prime}$ E. FOR 32.0 I FEET; THENCE S $.26^{\circ} 22^{\prime 3} 34^{\prime \prime} \mathrm{E}$. FOR 69.83 FEET; THENCE S. $29^{\circ} 52^{\prime} 50^{\prime \prime} \mathrm{W}$. FOR 49.40 FEET; THENCE S. $55^{\circ} 17^{\prime} 12^{\prime \prime} \mathrm{E}$. FOR 38.80 FEET; TIIENCE S $63^{\circ} 35^{\prime \prime} 32^{\prime \prime}$ E. FOR 66.79 FEET; THENCE S. $67^{\circ} 35^{\prime} 19^{\prime \prime}$ E. FOR 62.96 FEET ; THENCE $5.76^{\circ} 05^{\prime} 23^{\prime \prime} E$. FOR 51.35 FEET; THENCE $\mathrm{N} .83^{\circ} 52^{\circ} 31^{\circ}$ E. FOR 34.10 FEET; THENCE S.87 $08^{\circ} 34^{\prime \prime}$ E. FOR 72.34 FEET; THENCE $N .22^{\circ} 45^{\prime} 33^{\prime \prime}$. FOR 45.36 FEET; THENCE N. $10^{\circ} 2507^{\prime \prime}$ E. FOR 45.55 FEET; THENCE S. $41^{\circ} 30^{\prime} 122^{\prime \prime}$. FOR 39.00 FEET: THENCE S. $10^{\circ} 52^{\prime} 57^{\circ} \mathrm{E}$. FOR 20.84 FEET: THENCE S $30^{\circ} 46^{\circ} 28^{\prime \prime}$. FOR +9.33 FEET; THENCE S. $54^{\circ} 54^{\circ} 01^{\prime \prime} \mathrm{W}$ W. FOR 24.14 FEET; THENCE $S .74^{\circ} 00^{\circ} 20^{\prime \prime} \mathrm{W}$. FOR 35.90 FEET ; THENCE $S 56^{\circ} 59^{\circ} 08^{\prime \prime} \mathrm{W}$. FOR 36.82 FEET; THENCE S. $30^{\circ} 50^{\prime} 59^{\prime \prime}$ W. FOR 59.64 FEET; THENCE $5.15^{\circ} 14^{\prime} 28^{\prime \prime} \mathrm{W}$. FOR 53.78 FEET; THENCE S $.1^{\circ} 38^{\circ} 5^{\prime \prime}$ W. FOR 51.00 FEET; TIIENCE S. $06^{\circ} 20^{\circ} 08^{\circ} \mathrm{E}$. FOR 46.17 FEET; THENCE S. $21^{\prime \prime} 53^{\circ} 05^{\prime \prime}$ E. FOR 45.91 FEET; THENCE S $11^{\circ} 02^{\prime} 97^{\prime \prime} \mathrm{E}$. FOR 33.91 FEET; THENCE S. $14^{\circ} 35^{\prime} 11$ "E. FOR 54.53 FEET; THENCI: S. 24 : $06^{\prime} 30^{\prime \prime} E$. FOR 54.88 FEET; THENCE S. $20^{\circ} 55^{\prime} 23^{\prime \prime}$ E. FOR 48.41 FEET; THENCE S. $12^{\circ} 38^{\prime} 39^{\prime \prime}$ W. FOR 52.31 FEET; THENCE S $.03^{\circ} 29^{\circ} 46^{\prime \prime} \mathrm{E}$. FOR 31.57 FEET; THENCE S $.04^{\circ} 19^{\circ} 27^{\prime \prime} \mathrm{E}$. FOR 40.69 FEET ; THENCE S. $07^{\circ} 50^{\prime} 28^{\prime \prime} \mathrm{E}$. FOR 55.56 FEET: THENCE S $.03^{\circ} 02^{\prime} 39^{\prime \prime} \mathrm{E}$. FOR 38.08 FEET; THENCE S $.08^{\circ} 36^{\circ} 46^{\prime \prime} \mathrm{E}$. FOR 38.49 FEET; THENCE S. $04^{\circ} 47^{\prime} 57^{\prime \prime}$ E. FOR 51.31 FEET; THENCE S. $14^{-4} 43^{\prime} 16^{\prime \prime}$ E. FOR 39.96 FEET; THENCE S $.28^{\circ} 11^{\prime} 17^{\prime \prime} \mathrm{E}$. FOR 54.52 FEET; THENCE: S. $32^{\circ} 49^{\circ} 07^{\prime \prime}$ E. FOR 36.74 FEET: THENCE S. $38^{\circ} 24^{\prime} 10^{\prime \prime}$ E. FOR 4.23 FEET; THENCE S $42^{\circ} 44^{\prime} 37^{\prime \prime}$ E. FOR 33.88 FEET; THENCE S. $28^{\circ} 46^{\prime} 30^{\prime \prime}$ E. FOR 47.42 FEET; THENCE S $52^{\circ} 50^{\prime 2} 24^{\prime \prime}$ E. FOR 45.86 FEET; THENCE S $48^{\circ} 55^{\circ} 07^{\prime \prime} \mathrm{E}$. FOR 33.38 FEET; THENCE S. $43^{\circ} 01$ 'S2"E. FOR 46.82 FEET; THENCI: S $62^{\circ} 54^{\prime} 04^{\prime \prime E}$. FOR 43.64 FEET: THIENCE N. $83^{\circ} 48^{\prime} 33^{\prime \prime}$ E. FOR 57.60 FEET; THENCE N. $61^{\circ} 18^{\prime} 42^{\prime \prime}$ E. FOR 53.62 FEET; THENCE N. $37^{\circ} 44^{\prime} 25^{\circ} \mathrm{E}$ E FOR 20.63 FEET: THENCE N. $69^{\circ} 46^{\prime} 39^{\circ \prime} \mathrm{E}$. FOR 21.10 FFET; THENCE N. $48^{\circ} 39^{\circ} 39^{\circ} \mathrm{E}$. FOR 4.80 FEET ; THENCE S $.71^{\circ} 24^{\prime} 34^{\circ} \mathrm{E}$. FOR 46.81 FEET; THENCE S $.11^{\circ} 07^{\circ} 30^{\circ} \mathrm{W}$. FOR 35.51 FEET; THENCE S. $21^{\circ} 18^{\prime} 19^{\prime \prime} \mathrm{E}$. FOR 49.27 FEET, THENCE $5.40^{\prime \prime} 18^{\prime 2} 22^{\prime \prime} \mathrm{E}$. FOR 49.62 FEET; THENCE S. $22^{\circ} 49^{\circ} 55^{\prime \prime} \mathrm{E}$. FOR 45.46 FEET; THENCE
 S. $48^{\circ} 29^{\prime} 56^{\prime \prime} \mathrm{W}$. FOR 20.89 FEET; THENCE S. $13^{\circ} 26^{\circ} 56^{\prime \prime}$ E. FOR 39.87 FEET; TIIENCE S $16^{\circ} 39^{\circ} 33^{\prime \prime} \mathrm{E}$ FOR 42.89 FEET; THIENCE S. $14^{\circ} 13^{\prime \prime} 15^{\prime \prime} \mathrm{E}$. FOR 63.09 FEET; THENCE S. $12^{\circ} 05^{\circ} 42^{\prime \prime} \mathrm{E}$. FOR 34.83 FEET; THENCE S $15^{\circ} 50^{\circ} 53^{\prime \prime} \mathrm{E}$. FOR 5 S .18 FEET; THENCE S. $09^{\circ} 19^{9} 3^{\prime \prime} E$. FOR 42.34 FEET: THENCE S. $16^{6} 16^{\prime} 03^{\prime \prime}$ E. FOR 45.87 FEET: THENCE S $05^{\circ} 43^{\prime} 37^{\prime \prime} \mathrm{E}$. FOR 47.05 FEET; THENCE S. $09^{\circ} 10^{\prime} 10^{\prime \prime}$ E. FOR 23.19 FEET; THENCE S $27^{\circ} 06^{\prime} 26^{\prime \prime} \mathrm{W}$. FOR 24.49 FEET; TIIENCE $S .00^{\circ} 17^{\prime 2} 1^{\prime \prime} W$. FOR 17.90 FEET; THENCE S. $00^{\circ} 40^{\prime} 12^{\prime \prime} \mathrm{W}$. FOR 24.38 FEET; THENCE $S .13^{\circ} 34^{\circ} 00^{\circ \prime} \mathrm{W}$. FOR 26.61 FEET; THENCE S $39^{\circ} 1102^{\prime \prime} \mathrm{W}$. FOR 21.00 FEET: THENCE S. $19^{\circ} 53^{\prime} 08^{\prime \prime} \mathrm{W}$. FOR 29.09 FEET; THENCE $S .60^{\circ} 30^{\circ} 05^{\prime \prime} \mathrm{W}$. FOR 33.29 FEET; THENCE N $55^{\circ} 11^{\prime} 14^{\prime \prime} \mathrm{W}$. FOR 35.95 FEET; THENCE S. $75^{\circ} 34^{\circ} 56^{\prime \prime}$ W. FOR 24.59 FEET; THENCE N. $70^{\circ} 56^{\circ} 30^{\prime \prime} \mathrm{W}$. FOR 13.87 FEET; THENCE $\mathrm{S} .9^{\circ} 40^{\circ} 06^{\prime \prime} \mathrm{W}$ : FOR 19.88 FEET; THENCE N. $27^{\circ}+11^{\prime 2} 2 \mathrm{~W}$. FOR 18.22 FEET; THENCE N. $22^{\circ} 09^{\prime} 57^{\prime \prime} \mathrm{W}$. FOR 54.89 FEET: THENCE N. $69^{\circ} 21^{\prime}+1^{\prime \prime} \mathrm{W}$. FOR 50.35 FEET; THENCE S. $27^{\circ} 09^{\prime} 30^{\prime \prime}$ W. FOR 32.45 FFET: THENCE N. $83^{\circ} 23^{\prime} 31^{\prime \prime} \mathrm{W}$. FOR 31.04 FEET; THENCE $S .85^{\circ} 50^{\prime \prime} 49^{\prime \prime} \mathrm{W}$. FÖR 28.79 FEET; TIIENCE
 N. $81^{\circ} 03^{\prime \prime} 12^{\prime \prime} \mathrm{W}$. FOR 44.93 FEET; THENCE S $85^{\circ} 22^{\prime} 43^{\prime \prime} \mathrm{W}$. FOR 29.74 FEET; THENCE N. $60^{\circ} 45^{\prime} 11 \mathrm{w}^{\circ}$. FQR $19.06 ;$ FEET; THENCE S. $59^{\circ} 1909^{\prime \prime W}$ W. FOR 15.03 FEET; THENCE S. $85^{\circ} 21^{\prime} 29^{\prime \prime} \mathrm{W}$. FOR 28.40 FEET; THENCE N. $85^{\circ} 4608^{\circ} \mathrm{W}$. FOR 26.30 AEET THENCE
 S. $03^{\circ} 23^{\prime} 3$ !"W. FOR 18.92 FEET: THENCE S. $08^{\circ} 49^{\prime} 10^{\prime \prime} \mathrm{W}$. FOR 27.44 FEET, THENCE S $30^{\circ} 09^{\circ} 13^{\circ} \mathrm{W}$, FOin 30.10 FEET, ThEACE






 S. $29^{\circ} 54^{\prime} 58^{\prime \prime}$ E. FOR 14.30 FEET TO AN INTERSECTION WITH THE SOUTII LINE OF THE NORTHEAST QUAR LERR OF SAID SECTION 4; THENCE S. $89^{\circ} 58^{\prime} 48^{\prime \prime} \mathrm{W}$. ALONG SAID SOUTH LINE FOR 50.80 FEET; TIIENCE N. $51^{\circ} 18^{\circ} 20^{\circ} \mathrm{W}$ : FOR 41.20 ReET; GHENCE N. $32^{\circ} 5225^{\circ} \mathrm{W}$. FOR 23.34 FEET; THENCE N. $58^{\circ} 58^{\prime} 57^{\prime \prime}$ W' FOR 25.14 FEET; THENCE N. $62^{\circ} 23^{\prime} 49^{\prime \prime}$ W FOR 13 FEET; THENCE N. $54^{\circ} 51^{\prime 4} 46^{\prime \prime} \mathrm{W}$. FOR 17.79 FEET; THENCE N. $40^{\circ} 32^{\circ} 17^{\circ} \mathrm{W}$. FOR 28.08 FEET; THENCE N. $55^{\circ} 2907^{\prime \prime} \mathrm{W}$. FOR 18.53 FEET; THENCE N. $48^{\circ} 56^{\circ} 58^{\prime \prime} \mathrm{W}$. FOR 36.10 FEET; THENCE N. $32^{\circ} 09^{\prime} 100^{\prime \prime} \mathrm{W}$. FOR 21.04 FEET; THENCE N. $56^{\circ} 09^{\prime \prime} 10^{\prime \prime} \mathrm{W}$. FOR 18.57 FEET; THENCE N. $02^{\circ} 18^{\prime} 36^{\prime \prime} \mathrm{W}$. FOR 22.19 FEET; THENCE $\mathrm{N} .57^{\circ} 30^{\prime} 20^{\prime \prime} \mathrm{W}$. FOR 27.49 FEET; TIENCE N. $60^{\circ} 500^{\circ} 4^{\circ} \mathrm{W}$. FOR 44.98 FEET; THENCE N. $30^{\circ} 53^{\prime} 41^{\prime \prime} \mathrm{W}$. FOR 44.58 FEET; THENCE N. $50^{\circ} 21^{\prime \prime} 17^{\circ} \mathrm{W}$. FOR 25.92 FEET; THENCE N $76^{\circ} 40^{\circ} 44^{\prime \prime} \mathrm{W}$. FOR 27.87 FEET; THENCE
N. $76^{\circ} 59^{\prime} 40^{\prime \prime} \mathrm{W}$ FOR +1.60 FFET; THENCIEN $84^{\circ} 19^{\prime} 40^{\prime \prime} \mathrm{W}$ FOR 33.60 FEET ; THENCE N. $83 * 3901^{\prime \prime} 11$. FOR 49.70 FEET; TIUENCE
 S.88059'45"W. FOR 20.56 FEET; THENCE N. $85^{\circ} 07^{\prime} 32^{\prime \prime} W^{\prime}$ IORR 10.19 FEET; THENCE N. $89^{\circ} 00^{\prime} 45^{\prime \prime} W$. FOR 35.69 FEET; THENCE S. $80^{\circ} 41^{\circ} 05^{\prime \prime} \mathrm{W}$. FOR 39.15 FIEET; THENCL N. $44^{\circ} 46^{\circ} 54^{\prime \prime} \mathrm{W}^{\prime}$. FOR 61.40 FEET; THENCE $S .40^{\circ} 2728^{\prime \prime}$ W. FOR 65.70 FFET; THENCE S. $63^{\circ} 31^{\prime} 00^{\prime \prime} W$. FOR 7.19 FEET TO AN INTFRSECTION WITH THE EASTERLY RIGHT-OF-WAY LINE OF BARRETT ROAD; THENCE N. $04^{\circ} 33^{\circ} 1 I^{\circ}$ W., MLONG SAID RIGHT-OF-WAY LINE FOR 1893.61 FEET TO AN INTERSECTION WITH SAID SOUTHERLY RIGHT. OF-WAY LINE OF PINE ISLAND ROAD (STATE ROAD 78); THFNCE N. $61^{\circ} 50^{\circ} 54$ "E. ALONG SAlf RIGHT-OF-WAY LINE FOR 593.7I FEET TO THE BEGINNING OF A CURVE TO THE RIGHT HAVING A RADIUS OF 1879.27 FEET; THENCE NORTHEASTEPLY ALONG SAID CURVE AND SAID RIGHT-OF-WAY LINE THROUGH A CENTRAL ANGLE OF 5" $46^{\prime 2} 21^{\prime \prime}$ FOR 189.34 FEET TO THE POINT OF BEGINSING

ASSUMED NORTII BASED ON THE WEST LINE OF TIIE SECTION 3, TOWNSHIP + + SOUTH, RANGE 2A EAST, I.EE COUNTY, FLORIDA, AS BEARING S. $04^{\prime \prime} 24^{\prime} 51$ "E

PARCEI. CONTAIN 63.59 ACRES, MORF OR LIESS.
SUBJECT TO EASEMENTS, RESTRICTIONS, RESERVATIONS AND RIGHTS-OF-WAY' OF RECORD.
DESCRIPTION PREPARED: 09-06-05






## SKETCH OF DESCRIPTION <br> or

a tract or parcel of land lying in SECTIONS 3 AND 4. TOWNSHIP 44 SOUTH. RANGE 24 EAST LEE COUNTY. FLORIDA
(RESIDENTIAL-WEST PLUS PRESERVE)


LINE TABLE CONTINUED

| LuE | gexamic | astance |
| :---: | :---: | :---: |
| 417 | S $28^{618} 80^{\circ} \mathrm{E}$ E | 47.42 |
| 148 | S $52750{ }^{\circ} 4^{\circ} \mathrm{E}$ | 1535 |
| 449 | $51855{ }^{\circ} \mathrm{br}^{\circ} \mathrm{C}$ |  |
| 450 | $5150138^{\circ} \mathrm{E}$ | $16.82^{\circ}$ |
| (5) | $5623404{ }^{\circ} \mathrm{E}$ | 1.64 |
| ${ }^{6} 52$ | $\cdots 85+83^{3} 3^{\circ} \mathrm{E}$ | 57.60 |
| LS] |  | $33.62^{2}$ |
| 156 | - $374825^{\circ} \mathrm{E}$ | 20.65 |
| LS5 |  | 2110 |
| . 56 | N $48.539^{39} 9^{\circ} \mathrm{E}$ | 4.80 |
| L57 | $5772434^{\circ} \mathrm{E}$ | $46.81{ }^{\circ}$ |
| 438 | sl1076\% | 35.51 |
| -59 | S $2178199^{\circ} \mathrm{E}$ | $49.27^{\circ}$ |
| $\underline{60}$ | S $10.188^{\circ} 22^{\circ} \mathrm{E}$ | $69.62^{\circ}$ |
| 667 | S $27^{19} 9^{\circ} 55^{\circ} \mathrm{E}$ | 45.46 |
| 66 | S $0851.78^{\circ} \mathrm{F}$ | $3322^{\circ}$ |
| L6] | Sogtill ${ }^{\text {e }}$ | $15.7{ }^{\circ}$ |
| 168 |  | 35.89 |
| 165 |  | $2089^{\circ}$ |
| 108 | $51526^{\circ} 35^{\circ} \mathrm{E}$ | 3.87 |
| 167 | S $1839^{\circ} 33^{\circ} \mathrm{E}$ | $12.89^{\circ}$ |
| 168 | $51675155^{6}$ ह | 61.09 |
| -69 | $51205{ }^{\circ} / 2^{\circ} \mathrm{E}$ | $3485^{\circ}$ |
| 120 | $515{ }^{\circ} 50^{\circ} 544^{\circ} \mathrm{E}$ | $52.18^{\circ}$ |
| 67 | $509^{19} 937^{\circ} \mathrm{E}$ | 12.39 |
| 172 | S $16.76{ }^{\circ} 03^{\circ} \mathrm{E}$ | +5.87 ${ }^{\circ}$ |
| 473 | $505.4537^{\circ} \mathrm{C}$ | 67,05 |
| 176 | $509^{\prime} 10^{\prime} 10^{\circ} \mathrm{E}$ | 23.19 |
| 675 | S $2706{ }^{\circ} 26^{\circ}$ | $24.49^{\prime}$ |
| 176 | $500 \mathrm{TVIV}^{\circ}$ | $17.90^{\circ}$ |
| 177 | $500710^{\circ} 12^{\circ \prime \prime}$ | $24.38^{\circ}$ |
| 178 | S $13586000^{\circ \prime \prime}$ | $26.61^{\prime}$ |
| 179 | $5391102^{\circ}$ | 2100 |
| 600 | $51953500^{\circ}$ | 29.09 |
| 181 | $560.0005^{\circ} \mathrm{m}$ | $132{ }^{\circ}$ |
| 482 | N $55^{\circ} 1 / 16^{\circ}$ | 1595 |
| [18) | 5780 | $24.59^{\circ}$ |
| L88 | N $20.56^{6} 30^{\circ} \mathrm{W}$ | $1387^{7}$ |
| 185 | 2894006* | $79.88^{\circ}$ |
| ${ }^{298}$ | ${ }^{N}$ 27al $22^{\circ} \mathrm{F}$ | $18.22^{\circ}$ |
| 187 | N $220937^{\circ}$ | $54.89^{\circ}$ |
| 188 | N697141** | $50.35^{\circ}$ |
| 289 | $52709300^{\circ \prime \prime}$ | $32.45^{\prime}$ |
| 190 | N $83.25151{ }^{\circ}$ | 31.04 |
| 191 | $58530199^{\circ}$ | $28.79^{\prime}$ |
| 192 | $5573526^{\circ}$ | 12.08 |



PROFESSIONAL ENGINEERS. LAND SURVEYORS * PLANNERS
TLORIDA HUSINESS CERTITCATION NUMDER LO AG9
FDRT LITRKS FIORIDA 3M12 (239) gys-540


SEE SHEETS / ANO 2 FOR COMPLETE metes and gounds description.
THIS SKETCH OF DESCRIPTION IS NOT A BOUNDARY SURVEY


| Leri | $\mathrm{S}_{\text {ckem }}$ | astance |
| :---: | :---: | :---: |
| 1189 | $\cdots 560910{ }^{\circ}$ | 18.37 |
| 1190 | $\cdots 0218.36^{\circ}$ | 22.19 |
| L191 | \# $5730.20^{\circ} \mathrm{N}$ | 27.19' |
| 1192 | $\cdots$ cosoor ${ }^{\text {a }}$ | $1498^{\circ}$ |
| [19] |  | 14.58 |
| 1194 |  | $25.92^{\circ}$ |
| 6195 | 4 $9640 \% 4 *$ | $27.87^{\circ}$ |
| 1196 | $47639^{\circ} 10^{\circ}$ | $1160^{\circ}$ |
| 1197 | $\cdots 88^{19} 960$ | 1350 |
| 1198 | N 85 $5900{ }^{\circ}$ | 1970 |
| L190 | * $89.30 .88^{\circ} \mathrm{W}$ | 29.19 |
| 1200 | swoise | 50.3 |
| 1201 | stribes | $27.95^{\prime}$ |
| 1202 | $58059.15^{\circ} \mathrm{m}$ | $20.55^{\circ}$ |
| 1203 | $\cdots 8507 \times 1$ | 4019 |
| 1204 | N $8900 \%$ - | $15.69^{\circ}$ |
| 205 | $5800^{\circ 100^{\circ}}$ | 3915 |
| 1206 | $\pi 4.463{ }^{\circ}$ | 6190 |
| (20) | $5602728{ }^{\circ}$ | $65 \%$ |
| 1208 | 58.31300 | 719 |

#  <br> PROFESSIONAI. ENGINEERS, PLANNERS \& LAND SURVEYORS <br> Fort Myers * Naples • Sarasota • Port Charlotte - Holmes Beach 

l)ISCRIPTION OF<br>A PARCEL OF IAND<br>I.YING IN<br>SECTION 3, TOWNSHIP \& SOUTH: RANGE 24 EAST<br>LEE COUNTY, FLORIDA

## (RESIDETIAI.EAST MOHIFICATION)

A TRACT OR PARCEI. OF LAND SITUATED IN THL STATE OF FLORIDA, COUNTY OF LEE, LYING IN SECTION 3. TOWNSIHIP 44 SOUTH, RANGE 24 EAST. IBEING FURTHEK BOUNDED AND DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SAID SECTION 3; THENCE S.04*24'51"E. ALONG THE WEST LINE OF SAID SECTION 3 FOR 88.46 FEET TO AN INTERSECTION WITH A NON-TANGENT CURVE TO TIIE RIGHT AND THE SOUTHERLY' RIGHT-OF-WAY LINE OF PINE ISLAND ROAD (STATE ROAD 78) (WII'TH VARIES) HAVING A RADIUS OF 1879.27 FEET, A CENTRAL ANGLE OF $02^{\circ} 06^{\circ} 18^{\prime \prime}$, A CHOIU) BEARING OF N. $87^{\circ} 120^{\circ} 3^{\prime \prime}$. AND A CHORD LENGTH OF 69.04 FEET; THENCE EASTERLY: ALONG SAID RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 69.04 FEET; THENCE. N. $01^{\circ}+5^{\prime 2} 25^{\prime W}$., ALONG SAID RIGHT-OF-WAY LINE FOR 31.67 FEET TO THE BEGINNING OF A NON-TANGENT CURVE TO THE RIGHT, HAVING A RADIUS OF 2814.79 FFET, A CENTRAL. ANGLE OF $011^{\circ} 52^{\circ} 49^{\circ}$, A CHORD BEARING OF N. $89^{\circ} 05^{\prime} 53^{\circ} E$. AND A CHORD LENGTH OF 92.38 FEET; THENCE EASTERLY ALONG SAID RIGHT-OF-WAY LNE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 92.38 FEET; THENCE S. $89^{\circ} 57^{\prime} 4$ ?"E. ALONG SAIL RIGHT-OF-WAY LINE FOR 1171.62 FEET TO AN INTERSECTION WITH THE W'ESTERL.Y LINE OF MARIANA PARK THIRD ADIITION, AS RECORDED IN PLAT BOOK I2, PAGE 6I, LEE COUNTY PUBLIC RECORDS; THENCE S. $05^{\circ} 18^{\prime} 56^{\prime \prime} \mathrm{L}$ : ALONG SAID WESTERL' ' LINE FOR 790.88 FEET TO TIIE POINT OF BEGINNING; THENCE CONTINUE S. $05^{\prime} 18^{\prime} 56^{\prime \prime} \mathrm{E}$. ALONG SAID WESTURI.Y LINE FOR 908.33FEET TO THIE NORTIIWEST CORNER OF LOT 27 OF SAID MARIANA PARK THIRD ADDITION; TIIENCE N. $84^{\circ}+1^{\circ} 0^{\prime \prime} E$. ALONG THE NORTH LINE OF SAID LOT FOR 325.00 FEET TO THE NORTHEAST CORNER OF SAID LOT; THENCE S. $05^{\circ} 18^{\prime} 56^{\circ} \mathrm{E}$. ALONG THE EAST LINE OF SAID LOT FOR 149.96 FEET TO THE SOUTHEAST CORNER OF SAID LOT; TIIENCE S $.84^{\circ} 41^{\circ} 04^{\prime \prime} W$. ALONG THE SOUTH LINE OF SAID LOT FOR 325.00 FEET TO THE SOUTIIWEST CORNER OF SAID LO' AND SAID WESTERLY LINE OF SAID MARIANA PARK THIRD ADDITION; THENCE $S .05^{\circ} 18^{\prime} 56^{\prime \prime} E$. ALONG SAID WESTERLY LINE FOR 831.59 FELTT TO THE NORTHWEST CORNER OF LOT 33A OF SAID MARIANA PARK THIRD ADDITION: THENCE S. $89^{\circ} 2621^{\circ}$ E. ALONG THE NORTH LINE OF SAID LOT FOR 326.72 FEET TO THE NORTHEAST CORNER OF SAID LOT; THENCE S. $05^{\circ} 18^{\prime} 56^{\circ}{ }^{\circ}$ E. ALONG THE EAST LINE OF SAID LOT FOR 50.26 FEET TO THE SOUTHEAST CORNER OF SAID LOT AND AN INTERSECTION WITH THE SOUTHERLY LINE OF SAID MARIANA PARK THIRD ADDITION; THENCE S $89^{\circ} 26^{\prime} 21^{\prime \prime} E$. ALONG SAID SOUTHERLY LINE FOR 23.38 FEET TO AN RNTERSECTION WITH A LINE LYING 25.00 FEET WESTERLY OF AND PARALLEL (AS MEASURED ON A PERPINDICULAR) WITH THE WEST IINE OF LOT 34 OF SAID MARIANA PARK THIRD ADDITION; THENCE S. $03^{\circ} 2^{\prime} 16^{\prime \prime}$ E. ALONG SAID PARALLEL LINE FOR 300.24 FEET TO AN INTERSECTION WITHI A WESTERLY PROLONGATION OF THE SOUTII LINE OF SAID LOT 34; THENCE S.89 $25^{\circ} 56^{\prime \prime} E$. ALONG SAID WESTERLY PROLONGATION AND THE SOUTH LINE: OF LOTS 35 THROUGH 88 OF SAID MARIANA PARK THIRD ADDITION FOR 281.62 FEET; THENCE S $31^{\circ} 12^{\prime} 47^{\prime \prime} W^{\prime}$. FOR 27.56 FEET; TIIENCE S. $43^{*} 28^{\prime} 29^{\prime \prime} W^{\prime}$. FOR 28.24 FEET; THENCE S. $83^{\circ} 26^{\prime} 13^{\prime \prime} \mathrm{W}$. FOR 24.94 FEET; THENCF S $04^{\circ} 27^{\circ} 50^{\prime \prime} \mathrm{W}$. FOR 42.74 FEET; THENCE S. $55^{\circ} 20^{\prime} 52^{\prime \prime} \mathrm{W}$. FOR 19.19 FEET; THENCE S. $69^{\circ} 23^{\circ} 06^{\prime \prime} \mathrm{W}$. FOR 18.76 FEET; THENCE $S .26^{\prime} 42^{\circ} 53^{\prime \prime} \mathrm{W}$. FOR 62.43 FEET; ${ }^{\prime}$ TIIENCE $S .53^{\circ} 27^{\prime} 48^{\prime \prime} \mathrm{W}$. FOR 188.52 FEET; THENCE S. $50^{\circ} 21^{\circ} 01^{\prime \prime} \mathrm{W}$. FOR 37.63 1FEET; THENCE S $.85^{\circ} 49^{\circ} 05^{\prime \prime} \mathrm{W}$. FOR 64.45 FEET; THENCE S. $72^{\circ} 20^{\prime} 12^{\prime \prime} \mathrm{W}$ ' FOR 24.45 FEET; THENCE $S .88^{\circ} 26^{\prime} 23^{\prime \prime} \mathrm{W}$. FOR 26.67 FEET: THENCE N $.8^{\prime \prime} 26^{\prime} 20^{\prime \prime}$ W. FOR 57.78 FEET; THENCE $S .85^{\circ} 30^{\prime} 15^{\prime \prime} \mathrm{W}^{\prime}$. FOR 63.41 FEET; THENCE S. $89^{\circ} 29^{\prime} 56^{\circ} \mathrm{W}$. FOR 12.99 FEET; THENCE N. $2^{*} 29^{\prime} 12^{\prime \prime} \mathrm{W}$. FOR 42.63 FEET; THENCE N $09^{*} 35^{\circ} 27^{\prime \prime}$ W. FOR 18.79 FEET; THENCE N. $37^{\circ} 50^{\prime 2} 26^{\prime \prime} \mathrm{W}$. FOR 16.43 FEET; THENCE N $34^{\circ} 32^{\prime} 21^{\circ}$ W. FOR 45.12 FEET; THENCE N. $44^{\circ} 46^{\circ} 08^{\circ}$ W. FOR 38.96 FEET; T!IENCE N. $39^{\circ} 15^{\prime \prime} 28^{\prime \prime} \mathrm{W}$. IOOR 37.38 FEET; THENCE N. $61^{\circ} 33^{\prime 2} 25^{\prime \prime} \mathrm{W}$. FOR 56.83 FEET; THENCE $N .43^{\circ} 24^{\prime} 49^{\circ} \mathrm{W}$. FOR 38.20 FEET; THIENCE N. $63^{\circ} 49^{\prime} 28^{\prime \prime} \mathrm{W}$. FOR 58.81 FEET; THENCE N. $69^{\circ} 00^{\circ} 47^{\prime \prime} \mathrm{W}$. FOR 75.02 FEET; THENCE N. $7^{\circ} \div 7^{\circ} 12^{\prime \prime} \mathrm{W}^{\prime}$. FOR 33.33 FEET; THENCE N. $69^{\circ} 08^{\prime 2} 23^{\prime \prime} W$. FOR 37.58 FEET; THENCE $S .88^{\circ} 56^{\circ} 12^{\prime \prime} \mathrm{W}$. FOR 50.48 FEET; THENCE N $85^{\circ} 23^{\circ} 58^{\prime \prime} \mathrm{W}$. FOR 31.55 FEET; THENCE S.84 $4^{\circ} 45^{\prime} 13^{\prime \prime} \mathrm{W}$. FOR 46.32 FEET; THENCIE $N .87^{\circ} 26^{\circ} 40^{\prime \prime} \mathrm{W}$. FOR 49.93 FEET; THENCE $S .86^{\circ} 16^{\prime} 56^{\prime \prime} \mathrm{W}$. FOR 33.86 FEET; THENCE

 N. $52^{\circ} 07^{\prime} 57^{\circ}$ W. FOR 16.94 FEET; THENCE N. $02^{\circ} 562^{\circ}$ W. FOR 14.23 FEET; THENCE N. $33^{\circ} 00^{4} 45^{\circ}$ W. FÓR 26.39 FEET; THENCE











 N. $54^{\circ} 39^{\circ} 58^{\prime \prime} \mathrm{W}$. FOR 16.91 FEET; THENCE N $14^{\circ} 12^{\circ} 58^{\prime \prime}$ W. FOR 29.92 FEET; THENCE N. $10^{\circ} 12^{\prime} 35^{\prime \prime} \mathrm{E}^{\prime}$ FOR' 34.63 FEET; THENCE N. $27^{\circ} 23^{\prime} 30^{\circ}$ E. FOR 25.84 FEET; THENCE N. $26 \cdot 12^{\prime} 54^{\prime \prime} E$. FOR 34.40 FEET; THENCE

SHEET 1 OF 4

 N. $04^{\circ} 12^{\prime} 24^{\prime \prime} \mathrm{E}$. FOR 19.70 FEET; THENCE N. $41^{\circ} 02^{\circ} 10^{\prime \prime} E$. FOR 33.11 FEE 1 ; THENCE N. $67^{\circ} 45^{\prime} 34^{\prime \prime} W$. FOR 24.94 FEET; TIIENCE N. $07^{\circ} 58^{\prime} 47^{\prime \prime} \mathrm{E}$. FOR 39.77 FEET; THENCE N. $48^{\circ} 23^{\prime} 55^{\prime \prime} \mathrm{E}$. FOR 22.52 FEFT; THENCE N. $15^{\circ} 41^{\prime} 32^{\circ} \mathrm{E}$. FOR 48.05 FEET; THFNCE N. $37^{\circ} 58^{\prime} 20^{\prime \prime} \mathrm{E}$. FOR 34.62 EEET ; THENCE N. $19^{\circ} 46^{\circ} \mathrm{s}^{\prime \prime} \mathrm{E}$. FOR 16.55 FEET; THENCE N. ${ }^{-7} 7^{\circ} 16^{\prime} 53^{\prime \prime} \mathrm{E}$ FOR 26.19 FEET; THENCE N. $27^{\circ} 07^{\circ} 06^{\prime \prime} E$. FOR 57.10 FEET; TIIENCE N. $15^{\circ} 47^{\prime} 37^{\prime \prime} W^{\prime}$. FOR 21.51 FEET; THENCE N $38^{\circ} 36^{\circ} 4^{\prime \prime}$ W. FOR 33.19 FEET; THENCE N. $38^{\circ} 31^{\prime}+2^{\prime \prime} \mathrm{W}$. FOR 18.08 FEET: THENCE N. $17^{\circ} 46^{\circ} 10^{\prime \prime} W$. FOR 28.58 FEET; THENCE N. $48^{\circ}+2^{\prime} 49^{\prime \prime} W$. FOR 14.64 FEET; THENCE N. $04^{\circ} 30^{\prime} 46^{\prime \prime} W$. FOR 248.44 FEET; THENCF $N .20^{\circ} 20^{\prime} 3!^{\prime \prime}$ FOR 134.6 FEET; THENCE N. $51^{\circ} 14^{\prime} 16^{\prime \prime} W$. FOR 17.02 FEFT; THENCE N. $79^{\circ} 45^{\circ} 48^{\prime \prime} W$. FOR $60.0-4$ FEET; THENCE N $73^{\circ} 01^{\prime} 17^{\prime \prime} W$. FOR 85.32 FEET; THENCE N. $62^{\circ} 06^{\circ} 28^{\prime \prime} W$ WOR 20.73 FEET; THENCE N. $51^{\prime} 55^{\prime} 18^{\prime \prime} W$. FOR 37.67 FEET; THIENCF N. $19^{\circ} 01^{\circ} 01^{\prime \prime} W$. FOR 12.26 FE[:T; TlIENCE N. $04^{\circ} 08^{\prime} 31^{*} W$. FOR 27.50 FEET; THENCE N. $23^{\circ} 18^{\prime} 43^{\prime \prime} W$. FOR 26.62 FEET: THENCE S. $35^{\circ} 37^{\prime} 12^{\prime \prime} \mathrm{W}$. FOR 12.12 FEET; THENCE N. $46^{\circ} 24^{\circ} 09^{\prime \prime} \mathrm{W}$. FOR•10. 39 FEET. THENCE N. $71^{\circ} 28^{\prime} 32^{\prime \prime} W$. FOR $20.9 \Xi$ FEET; THENCE $S .89^{\circ} 36^{\circ} 08^{\prime \prime} W$. FOR 31.94 FEET; THENCE N. $+1^{\circ} 16^{\prime} 55^{\prime \prime} W$. FOR 18.86 FEET; TIIENCE $S .70^{\circ} 16^{\circ} 10^{\prime \prime}$ W. FOR 9.62 FEIET; THENCE $\$ .45^{\circ} 05^{\prime} 00^{\prime \prime} 1$. FOR 16.12 FEET; THENCE N. $61^{\circ} 38^{\prime} 59^{\prime \prime} W^{\prime}$. FOR 21.49 FEET; THENCE N. $14^{\circ}+2^{\prime} 18^{\prime \prime}$ W. FOR 18.11 FEET; THENCE N. $16^{\circ} 16^{\prime} 38^{\prime \prime} E$. FOR 20.98 FEET; THENCE N. $30^{\circ} 28^{\prime 2} 0^{\prime \prime}$ E. FOR $19.1+$ FEET; THENCE,
 S. $64^{\circ} 35^{\circ} 30^{\prime \prime} W$. FOR 6.81 FEET; THFNCE N. $43^{\prime \prime} 47^{\prime \prime} 55^{\prime \prime}$ W. FOR 22.03 FEET; THENCE N. $61^{\circ} 30^{\circ} 05^{\circ} \mathrm{W}$. FOR 19.72 FEFT: THF.NCE N. $57^{\circ} 57^{\prime 2} 24^{\prime \prime}$ W. FOR 26.57 FEET; THENCE N. $75^{\circ} 477^{\circ} 54^{\prime \prime W}$. FOR 28.17 FEET; THENCE S. $50^{\circ} 04^{\prime} 32^{\prime \prime} \mathrm{W}$. FOR 19.91 FEET: THENCE N. $53^{\circ} 01119^{\prime \prime}$ W. FOR 25.03 FEET; THENCE S. $79^{-5} 55^{\prime} 57^{\prime \prime}$ W. FOR 29.08 FEET; THENCE N. $10^{\circ} 5605^{\prime \prime} E$. FOR 18.24 FEET; THENCE N. $41^{\circ} 07^{\prime \prime} 17^{\prime \prime E}$ E. FOR 11.79 FEET: THENCE N. $4 y^{\circ} 20^{\circ} 25^{\prime \prime} \mathrm{E}$. FOR 52.93 FEET; THENCE N. $12^{\circ} 09^{\prime} 21^{\prime \prime}$ E. FOR 51.80 FEET; THENCE N. $03^{\circ} 25^{\prime} 55^{\prime \prime}$ W. FOR 29.43 FEET; TIIENCE N. $38^{\circ} 56^{\circ} 36^{\prime \prime} \mathrm{W}^{\prime}$. FOR 13.26 FEET; THENCE N. $13^{\circ} 18^{\circ} 09^{\prime \prime} \mathrm{W}$. FOR 41.46 FEET; THENCE N. $23^{\circ} 37^{\circ} 40^{\circ \prime} w^{\prime}$. FOR 36.10 FEET; THFNCE N. $84^{\circ} 41^{\circ} 04$ "E. FOR 1168.06 FEET TO THE POINT OF BEGINSING:

ASSUMED NORTH BASED ON THE WEST l.NE OF THE SECTION 3, TOWNSHIP H SOUTH, RANGE 2- EAST, LEE COUNTY, FLORIDA, AS BEARING $5.04^{\circ} 24^{\prime} 51^{\prime \prime} \mathrm{F}$.

PARCEL CONTAIN 50.72 ACRES. MORE OR LESS.

SUBJECT TO EASEMENTS, RESTRICTIONS, RESERVATIONS AND RIGHTS-OF-IVAY' OF RECORD.


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| SKET'C/I OF DIISCRIPTION <br> or A TRACT OR PARCEL OF LAND LYING IN SECTION 3. TOWNSHIP 44 SOUTH. RANGE 24 EAST, LEE COUNTY. RLORIDA (RESIDENTIAL-EAST) |
| :---: |
|  |  |


| LINE TADLE |  |  |
| :---: | :---: | :---: |
| LINE | Becama | Ostmice |
| U! | $50.265^{\circ} \mathrm{E}$ | $8846^{\circ}$ |
| $\underline{L}$ | Nortis'25** | 31.67 |
| 13 | N80.tios $\frac{8}{}$ | 335.00 |
| 4 | $50.578186^{\circ} \mathrm{E}$ | $19.96{ }^{\text {c }}$ |
| 15 | S sfolio ${ }^{2}$ | $125.00^{\circ}$ |
| 16 | $58927621^{-6}$ | $326.77^{\prime \prime}$ |
| 17 |  | $50.26^{\circ}$ |
| 18 | $589726^{2} 11^{\circ} \mathrm{E}$, | $23.28^{\circ}$ |
| 19 | $50522^{1 / 66^{\circ} \mathrm{C}}$ | $360.24^{\circ}$ |
| 110 | $589255^{3} 96^{\circ} \mathrm{E}$ | $281.67^{\circ}$ |
| (II) | 5 ग12.7\% | $27.5{ }^{\text { }}$ |
| W12 | $5.4528^{36} 9^{\circ} \mathrm{W}$ | 28.24 |
| [11) | $58{ }^{26}{ }^{\prime \prime}{ }^{\prime \prime \prime}$ | 24.94 |
| 174 | $50.72750^{\circ} \mathrm{W}$ | $42.7{ }^{\prime}$ |
| 415 | $555.200^{\circ} 52^{\circ} \mathrm{W}$ | 19.18 |
| 176 | $569^{3} 3^{\circ} 6^{\circ} \mathrm{W}$ | ${ }^{19.761}$ |
| L17 | $526^{42} 30$ | 62.45 |
| 118 | $5552788^{\circ}$ | 188.52 |
| 419 | $550.2101 \%$ | 37.63 |
| 420 | $5854980{ }^{\circ}$ | 68.45 |
| 121 | $5722012^{*}$ | $24.45^{\prime}$ |
| $\underline{42}$ | $58575^{6}{ }^{\circ}$ | $25.67^{\prime}$ |
| $\underline{23}$ |  | 59.78 |
|  | $585.10 .155^{\circ}$ | 63.19 |
| 123 | S $89299^{\circ} 58^{\circ} \mathrm{W}$ | $12.99^{\circ}$ |
| 426 | $\sim^{2729} 12^{*}$ | 12.63 |
| 127 | N0955 ${ }^{2} 7^{4}$ | 1878 |
| 128 | * 3750'25 ${ }^{\circ}$. | 16.45 |
| 129 | $N$ 34.220 ${ }^{\text {W }}$ | 45.12 |
| 130 | $\mathrm{N} 44^{\circ} 46^{\circ} 08^{\circ} \mathrm{W}$ | 3.96 |


| LINE' TABLE Continued |  |  |
| :---: | :---: | :---: |
| Inve | Bearinc | Disture |
| [J] | N $39.152^{28}$ | 37.38 |
| 132 | N 61.3325 .6 | $56 .{ }^{\circ}$ |
| 131 | $\cdots$ | $38.2{ }^{\circ}$ |
| 134 | $N 651928^{\circ} \mathrm{W}$ | 58.81 |
| 135 | N $69600 \%{ }^{\text {a }}$ | $75.02^{\circ}$ |
|  | $\cdots 808912{ }^{\circ} \mathrm{m}$ | U3.35 |
| [3] | N $690025^{\circ} \mathrm{W}$ | 37.58 |
| 138 | $5888^{\circ} 56^{\prime} 12^{\circ} \mathrm{H}$ | $5048{ }^{\circ}$ |
| L39 | N $85233^{58} 8^{\circ} \mathrm{W}$ | 11.55 |
| 140 |  | 16.32 |
| (1) | $\mathrm{N}^{8} 8726^{\circ} 40^{\circ} \mathrm{W}$ | 90.95 |
| 142 | $58616^{6} 36^{\circ} \mathrm{F}$ | 2. $8.86^{\circ}$ |
| [43 |  | $1.62^{\prime}$ |
| 44 | $571040 \%$ | 56. $\mathrm{TV}^{\prime}$ |
| 145 | $53200{ }^{\circ} 46^{\circ} \mathrm{H}$ | 29.21 |
| 146 | $53648^{\circ} 12^{\circ} \mathrm{W}$ | $2675^{\circ}$ |
| 4.4 | S 5rozeriow | 10.24 |
| (18) | N $78.36^{\circ} 30^{\circ} \mathrm{W}$ | $\underline{2188}$ |
| 149 |  | 16.94 |
| 150 | N02. ${ }^{\circ} 5^{\circ} 2^{\circ} \mathrm{W}$ | $11.23^{\circ}$ |
| 151 |  | $26.39^{\prime}$ |
| 152 | $N \mathrm{JFO} 8^{\circ} 18^{\circ} \mathrm{f}$ | 24.72 |
| $\underline{45}$ | $\cdots 002130^{\circ} \mathrm{C}$ | 2231 |
| 25 | N 85 /3 $188^{\circ} \mathrm{W}$ | $3928{ }^{\circ}$ |
| $\underline{455}$ | N $29.39{ }^{\circ} \mathrm{IV}$ | 29.46 |
| 158 | ${ }^{\sim} 5950303$. | 28.08 |
| 157 | $5762327^{\circ} \mathrm{m}$ | 20.87 |
| 158 | 5054535 F | $12.00{ }^{\circ}$ |
| 159 | $5261500{ }^{\circ} \mathrm{H}$ | $2976{ }^{\prime}$ |
| 150 | $58656.25^{\circ} \mathrm{W}$ | $25.20^{\circ}$ |
| 1.61 | $572^{2} 59788^{\circ} \mathrm{W}$ | $8.92{ }^{\circ}$ |


|  | line: 'table Continuel |  |
| :---: | :---: | :---: |
|  | HeNANC | ostince |
| 162 | N $4428^{\circ} 25^{\circ} \mathrm{F}$ | 19.50 |
| 163 |  | 37.12 |
| 184 | N $86829^{\circ} 18^{\circ} \mathrm{W}$ | $1.57{ }^{\circ}$ |
| 165 | $\cdots$ | $27.99^{\circ}$ |
| 166 | $580299^{2} 25^{\circ} \mathrm{m}$ | $24.13^{\circ}$ |
| 167 | $N 16.55^{\circ} 52^{\circ} \mathrm{C}$ | 32.55 |
| 168 | N $36.0734^{\circ} \mathrm{F}$ | 27.24 |
| 169 | N $188^{5} 58^{3} 35^{* W}$ | $14.1{ }^{\text {a }}$ |
| 170 | $\xrightarrow{*} 10.550^{\circ} \mathrm{W}$ | 22.91' |
| I7 | N00550117\% | 15.95 |
| 172 | - $2313^{3} 3^{*}$ \% | $20.96{ }^{\circ}$ |
| [7] | $\cdots 057218{ }^{\circ} \mathrm{E}$ | 26.10 |
| 174 | Nazsior | $20.28^{\circ}$ |
| 175 | Norliti $6^{\circ} \mathrm{E}$ | $14.50^{\circ}$ |
| $\underline{6} 6$ | $\cdots 65^{\circ} 45^{2} 27^{\circ} \mathrm{E}$ | 22.07 |
| 17 | N $14088^{\circ} 7^{*}$ | 16.56 |
| 478 | N $21^{\circ} 33^{\prime \prime} 77^{\circ} \mathrm{E}$ | 7.25 |
| 479 | $\cdots$ asosit ${ }^{\circ} \mathrm{E}$ | 17.25 |
| $\underline{60}$ |  | ${ }^{6} 6.51{ }^{\circ}$ |
| 181 |  | $36.52^{\circ}$ |
| ${ }^{182}$ | $\sim 2707^{\circ} 59^{\circ} \mathrm{E}$ | $28.3{ }^{5}$ |
| [8) | $N 2876^{\circ} 0^{\circ} \mathrm{E}$ | 50.11 |
| 184 | N 012703-w | 22.73 |
| L85 | $\cdots \mathrm{Nat2405} \mathrm{E}$ | 2761 |
| $\stackrel{186}{ }$ | N $3225{ }^{\circ} 8^{\circ} \mathrm{W}$ | 12.94 |
| 187 | N $321901^{\circ}$ | 3541 |
| 1.88 | $\cdots$ | 1699 |
| 189 | N $14.12^{\circ} 38^{\circ} \mathrm{W}$ | 29.72 |
| 190 |  | $34.60^{\circ}$ |
| 191 |  | $25.88^{\circ}$ |
| 192 | $N 2612^{\prime} 54^{\circ} \mathrm{E}$ | $34.40^{\circ}$ |


| LINE 'TABLE CONTINUED |  |  |
| :---: | :---: | :---: |
| (mef | BEARNG | OSTAMCE |
| 693 | N49.55 $278^{\circ} \mathrm{E}$ | $3655^{\circ}$ |
| 194 | $\cdots 282153{ }^{6}$ | 96.05 |
| (142) | $N 29^{\circ 58} 500 \%$ | $29.6{ }^{5}$ |
| [143 | N $27200^{\circ} 29^{\circ}$ | 3775 |
| 1144 | N353107 ${ }^{\text {c }}$ | 2641 |
| 1145 | $N 45^{57112 \%}$ | $2105^{\circ}$ |
| 1146 | N $041722^{\circ} \mathrm{C}$ | 1970 |
| 1147 | Noroz'to ${ }^{\text {c }}$ | [17 |
| 1178 | Notis'm ${ }^{\text {a }}$ | 24.94 |
| (149 | N $075847^{\circ} \mathrm{C}$ | 39.71 |
| 4150 | ${ }^{*} 48^{\circ} 25^{\prime 3} 55^{\circ} \mathrm{f}$ | 2752 |
| 1151 | $N 154132^{\circ} \mathrm{C}$ | $4805^{\circ}$ |
| 1152 | N $37500^{\circ} 20^{\circ} \mathrm{E}$ | 3482 |
| 1753 | $\cdots 19766^{\circ} 5^{\circ} \mathrm{C}$ | 1655 |
| 1154 | N $17163^{3} \mathrm{C}$ | $26 / 9$ |
| 1155 | ${ }^{2} 270706^{\circ} \mathrm{C}$ | 5710 |
| 1556 | N $154737^{\circ}$ | 21.5 |
| $\underline{1 / 57}$ | N $38336^{\circ} 2^{\circ} \mathrm{W}$ | 33.19 |
| $\underline{158}$ |  | 1808 |
| $\underline{1159}$ |  | $285 \mathrm{~F}^{4}$ |
| 1160 | $N 48^{\circ} 2^{\prime}+99^{\text {W }}$ | $1464^{\prime}$ |
| 1161 | N0450'46\% | 24814 |
| 1162 | $\stackrel{ }{ } \mathrm{N} 20^{\circ} 20^{\circ} 31^{\circ} \mathrm{F}$ | $130.63^{\circ}$ |
| 1187 | $\cdots 517416{ }^{\circ}$ | $17.02^{\circ}$ |
| 1188 |  | 6004 |
| [189 | - $750177^{\circ}{ }^{\text {ix }}$ | 853 |
| 1990 | N $62066^{\circ} 8^{\circ} \mathrm{F}$ | 2073 |
| [19] | N $5155^{\circ} / 8^{\circ} \mathrm{W}$ | 37.67 |
| 1992 | N igatios ${ }^{\circ}$ | ${ }^{1276{ }^{\circ}}$ |
| [193 | $\mathrm{N} 04080^{\circ} 1^{\circ} \mathrm{C}$ | 27.50 |
| 1194 |  | $26.62^{\circ}$ |


professional encineers, land surveyors \& planners
FLORDA BUSINESS CERTHFCITION NUNABER LA $\operatorname{s69O}$
FORT WITRS, MLOKIJA 33912 (238) 939-56s0


## CURVE TABLE




# EXHIBIT F <br>  

## Professional Engineers, Planners \& Land Surveyors <br> FORT MYERS • NAPLES • SARASOTA

DESCRIPTION
OFA
PARCEL OF LAND
LYING IN
SIECTION 3. TOWNSHIP 44 SOUTH, RANGE 24 EAST
LEE COUNTY, FLORIDA
(I.OT 22 LESS SOLTTH 20)

LOT 22 OF A MARIANA PARK THIRD ADDITION, A SUBDIVISION, AS RECORDED IN PLAT BOOK 12, PAGE 6I, OF LEE COUNTY PUBLIC RECORDS, LESS THE SOUTH 20 FEET, LYING IN SECTION 3, TOWNSHIP it SOUTH, RANGE 24 EAST, BEING FURTHER BOUNDED AND DESCRIBED A.S FOLLOWS:

COMLIENCING AT THE NORTHWEST CORNER OF SAID SECTION 3: THENCE S.04:24'51"E. ALONG THE WEST LINE OF SAJD SECTION 3 FOR 88.46 FEET TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE RIGHT AND THE SOUTHERLY RIGHT-OF-WAY LINE OF PINE ISLAND ROAD (STATE ROAD 78) HAVING A RADIUS OF 1879.27 FEET, A CENTRAL ANGLE OF $02^{\circ} 06^{\prime} 18^{\prime \prime}$. A CHORD BEARING OF N. $87^{\circ} 12^{\prime} 03^{\circ} \mathrm{E}$. AND A CHORD LENGTH OF 69.04 FEET; THENCE EASTERLY ALONG SAID RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 69.04 FEET; THENCE N. $01^{\circ} 45^{\prime} 25^{\prime \prime}$ W., ALONG SAID RIGHT-OF-WAY LINE FOR 31.67 FELT TO THE BEGINNING OF A NON-TANGENT CURVE TO THE RIGHT, HAVING A RADIUS OF 2814.79 FEET, A CENTRAL ANGLE OF $01^{\circ} 52^{\circ} 49^{\prime \prime}$, A CHORD BEARING OF N. $89^{\circ} 05^{\prime} 53^{\prime \prime} E$. AND A CHORD LENGTH OF 92.38 FEET; THENCE EASTERLY ALONG SAID RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 92.38 FEET; THENCE S. $89^{\circ} 57^{\prime} 42^{\prime \prime} E$. ALONG SAID RIGHT-OF-WAY LINE FOR 1171.62 FEET TO AN INTERSECTION WITH THE WESTERLY LINE OF MARLANA PARK TIIIRD ADDITION, A SUBDIVISION, AS RECORDED IN PLAT BOOK 12, PAGE 6I, LEE COUNTY PUBLIC RECORDS; THENCE S. $05^{\circ} 18^{\circ} 56^{\prime \prime}$ E. ALONG SAID WESTERLY LINE FOR 9.49 .34 FEET TO THE NORTHWEST CORNER OF LOT 22 OF SAID MARIANA PARK THIRD ADDITION AND THE POINT OF BEGINYING; THENCE N. $84^{\circ} 41^{\circ} 04^{\circ} E$. ALONG THE NORTH LINE OF SAID LOT 22 FOR 325.00 FEET TO THE NORTHEAST CORNER OF SAID LOT 22; THENCE S. $05^{\circ} 18^{\circ} 56^{\prime \prime} \mathrm{E}$. ALONG THE EAST LINE OF SAID LOT 22 FOR 130.00 FEET TO AN INTERSECTION WITH A LINE LYING 20.00 FEET NORTHERLY OF (AS MEASURED ON A PERPENDICULAR) WITH THE SOUTH LINE OF LOT 22, OF SAID MARIANA PARK THIRD ADDITION; THENCE S $84^{\circ} 4104^{\circ} \mathrm{W}$., ALONG SAID PARALLEL LINE, FOR 325.00 FEET TO SAID WESTERLY LINE OF SAID MARLANA PARK THIRD ADDITION; THENCE N. $05^{\circ} 18^{\prime} 56^{\circ}$ W. ALONG SAID WESTERLY LINE FOR 130.00 FEET TO THE POINT OF IIF.GIMNING.

ASSUMED NORTH BASED ON THE WEST LINE OF THE SECTION 3, TOWNSHIP 44 SOUTH, RANGE 24 EAST, LEE COUNTY. FLORIDA, AS BEARING S.04:24'51"E

PARCEL CONTANS 0.97 ACRES, MORE OR LESS.
SUBJECT TO EASEMENTS, RESTKICTIONS, RESERVATIONS AND RIGHITS-OF-WAY OF RECORD.




SHEET I OF 2


10511 Six Mile Cypress Pkwy, Suite 101. Ft Myers, Florida 33912 • (239) 939-5490 • Fax (239) 939-2923


# Thanks Finginterinm, intr. 

## Professional Engineers, Planners \& Land Surveyors <br> FORT MYERS * NAPLES • SARASOTA

DESCRIPTION
OF A
PARCEL OF LAND
LYING IN
SECTIONS 3 AND 4, TOWNSHIP 44 SOUTH. RANGE 24 EAST
LEE COUNTY, FLORIDA
(UPLANDS-SE)
A TRACT OR PARCEL OF LAND SIYUATED IN THE STATE OF FLORIDA, COUNTY OF LEE, LYING IN SECTIONS 3 AND 4. TOWNSHIP 44 SOUTH, RANGE 24 EAST, BEING FURTHER BOUNDED AND DESCRIBED AS FOLLOWS:

BEGINNING AT THE SOUTHWEST CORNER OF THE NORTHWEST QUARTER OF SAID SECTION 3, SAID POINT ALSO BEING THE SOUTHEAST CORNER OF THE NORTHEAST QUARTER OF SAID SECTION 4; THENCE S. $89^{\circ} 58^{\prime} 48^{\prime \prime}$ W. ALONG THE SOUTH LINE OF SAID SECTION 4 FOR 126.91 FEET; THENCE N. $00^{*} 18^{\prime} 29^{\prime \prime}$ E. FOR 73.84 FEET; THENCE N. $26^{\circ} 06^{\circ} 12^{\prime \prime}$ W. FOR 98.28 FEET; THENCE N. $29^{\circ} 17^{\prime} 57^{\prime \prime} E$. FOR 49.81 FEET; THENCE N. $77^{\circ} 53^{\prime} 59^{\prime \prime E}$ E. FOR 109.74 FEET; THENCE S. $87^{\circ} 57^{\prime} 21^{\prime \prime}$ E. FOR 60.62 FEET; THENCE S. $61^{\circ} 50^{\prime} 14^{\prime \prime}$ E. FOR 36.58 FEET; THENCE S. $18^{\circ} 34^{\prime} 33^{\prime \prime} \mathrm{E}$. FOR 55.42 FEET; THENCE $S .75^{\circ} 34^{\prime} 33^{\prime \prime} E$ FOR 59.33 FEET; THENCE S. $06^{\circ} 48^{\circ} 44^{\prime \prime}$ E. FOR 44.03 FEET; THENCE S. $24^{\circ} 05^{\prime} 32^{\prime \prime}$ W. FOR 62.54 FEET; THENCE S. $09^{\circ} 00^{\prime} 52^{\prime \prime}$ W. FOR 42.48 FEET TO AN INTERSECTION WITH THE SOUTH LINE OF SAID NORTHWEST QUARTER: THENCE N $.9^{\circ} 26^{\circ} 21^{\prime \prime}$ W. ALONG SAID SOUTH LINE FOR 102.91 FEET TO THE POINT OF BEGINNING.

ASSUMED NORTH BASED ON THE SOUTH LINE OF THE NORTHEAST QUARTER OF SECTION 4, TOWNSHIP 44 SOUTH, RANGE 24 EAST, LEE COUNTY, FLORIDA, AS BEARING S $.89^{\circ} 58^{\circ} 48^{\prime \prime} \mathrm{W}$.

PARCEL CONTAIN 1.24 ACRES, MORE OR LESS.
SUBJECT TO EASEMENTS, RESTRICTIONS, RESERVATIONS AND RIGHTS-OF-WAY OF RECORD.
DESCRIPTION PREPARED: 06-27-05


S lobs loxnifos SLR VEYINGDESCRIPTIONS LPLANISSE do:


SHEET 1 OF 2



<br>Professional Engineers, Planners \& Land Surveyors FORT MYERS • NAPLES • SARASOTA<br>DESCRIPTION<br>OF A<br>PARCEL OF LAND<br>LYLNG IN<br>SECTION 4, TOWNSHIP 44 SOUTH, RANGE 24 EAST LEE COUNTY. FLORIDA

(UPLANDS-SW)
A TRACT OR PARCEL OF LAND SITUATED IN THE STATE OF FLORIDA, COUNTY OF LEE, LYING IN SECTION 4, TOWNSHIP 44 SOUTH, RANGE 24 EAST. BEING FURTHER BOUNDED AND DESCRIBED AS FOLLOWS:

COMIMENCING AT THE SOUTHWEST CORNER OF THE NORTHWEST QUARTER OF SAID SECTION 3, SAID POINT ALSO BEING THE SOUTHEAST CORNER OF THE NORTHEAST QUARTER OF SAID SECTION 4; THENCE S. $89^{\circ} 58^{\prime} 48^{\prime \prime} \mathrm{W}$. ALONG THE SOUTH LINE OF SAID NORTHEAST QUARTER FOR 918.56 FEET TO THE POINT OF BEGINNING: THENCE CONTINUE S. $89^{\circ} 58^{\circ} 48^{\prime \prime}$ W. ALONG SAID SOUTH LINE FOR 349.17 FEET; THENCE N. $29^{\circ} 31^{\prime} 45^{\prime \prime} \mathrm{E}$. FOR 56.03 FEET; THENCE N. $59^{\circ} 37^{\prime} 37^{\prime \prime} \mathrm{E}$. FOR 43.28 FEET; THENCE N. $84^{\circ} 43^{\prime} 05^{\prime \prime} \mathrm{E}$. FOR 41.51 FEET; THENCE N. $73^{\circ} 21^{\prime} 59^{\prime \prime} \mathrm{E}$. FOR 42.13 FEET; THENCE N. $86^{\circ} 12^{\prime} 39^{\prime \prime} \mathrm{E}$. FOR 62.37 FEET; THENCE S. $74^{\circ} 30^{\circ} 45^{\prime \prime} \mathrm{E}$. FOR 66.37 FEET: THENCE S. $54^{\circ} 59^{\prime} 37^{\prime \prime}$ E. FOR 64.81 FEET; THENCE S. $33^{\circ} 06^{\prime} 56^{\prime \prime}$ E. FOR 42.52 FEET TO THE POINT OF BEGINNING.

ASSUMED NORTH BASED ON THE SOUTH LINE OF THE NORTHEAST QUARTER OF SECTION 4, TOWNSHIP 44 SOUTH. RANGE 24 EAST, LEE COUNTY, FLORIDA, AS BEARING S. $89^{\circ} 58^{\circ} 48^{\prime \prime} \mathrm{W}$.

PARCEL CONTAIN 0.53 ACRES, MORE OR LESS.
SUBJECT TO EASEMENTS, RESTRICTIONS, RESERVATIONS AND RIGHTS-OF-WAY OF RECORD.
DESCRIPTION PREPARED: 06-27-05
$\left.\begin{array}{l}\text { RICHARDM. RITZ } \\ \text { REGISTERED LAND SUR VEYOR } \\ \text { FLORIDA CERTIFICATION NO. } 4009\end{array}\right)$

[^8]SHEET 1 OF 2



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Professional Engineers, Planners \& Land Surveyors FORT MYERS • NAPLES • SARASOTA

DESCRIPTION
OFA
PARCEL OF LAND
LYING IN
SECTIONS 3 AND 4, TOWNSHIP 44 SOUTH. RANGE 24 EAST
LEE COUNTY. FLORIDA

## (COM-1)

A TRACT OR Parcel of land situated in the state of florida, county of lee, lying in sections 3 and a, TOWNSHIP 44 SOUTH, RANGE 24 EAST, BEING FURTHER BOUNDED AND DESCRIBED AS FOLI.OWS:

COMMENCING AT THE NORTHWEST CORNER OF SAID SECTION 3; THENCE S. $044^{\circ} 24^{\prime} 51$ "E. ALONG THE WEST LINE OF SAID SECTION 3 FOR 88.46 FEET TO THE POINT OF BEGINNING AND AN INTERSECTION WITH A NON-TANGENT CURVE TO THE RIGHT AND THE SOUTHERLY RIGHT-OF-WAY LINE OF PINE ISLAND ROAD (STATE ROAD 78) HAVING A RADIUS OF 1879.27 FEET, A CENTRAL ANGLE OF $02^{\circ} 06^{\prime} 18^{\prime \prime}$, A CHORD BEARING OF N. $87^{\circ} 12^{\circ} 03^{\prime \prime}$ E. AND A CIIORD LENGTH OF 69.04 FEET; THENCE EASTERLY ALONG SAID RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 69.04 FEET; THENCE N. $01^{\circ} 45^{2} 5^{n}$ W., ALONG SAID RIGHT-OF-WAY LINE FOR 31.67 FEET TO THE BEGINNING OF A NON-TANGENT CURVE TO THE RIGHT, HAVING A RLADIUS OF 2814.79 FEET, A CENTRAL ANGLE OF $01^{\circ} 52^{\prime} 49^{\prime \prime}$, A CHORD BEARING OF N. $89^{\circ} 05^{\circ} 5^{\prime \prime} \mathrm{E}$. AND A CHORD LENGTH OF 92.38 FEET; THENCE EASTERLY ALONG SAID RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 92.38 FEET; THENCE $5.89^{\circ} 57^{\prime} 42^{\prime \prime} E$. ALONG SAID RIGHT-OF-WAY LINE FOR 430.19 FEET TO THE begnning of a curve to the right llaving a Radius of 25.00 FEET; THENCE SOUTHEASTERLY along Said curve THROUGH A CENTRAL ANGLE OF $89^{\circ} 59^{\prime} 53^{\prime \prime}$ FOR 39.27 FEET; THENCE S $00^{\circ} 02^{\prime} 11{ }^{\prime \prime} \mathrm{W}$. FOR 168.74 FEET TO THE BEGINNING OF A CURVE TO THE LEFT HAVING A RADIUS OF 220.00 FEET; THENCE SOUTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $21^{\circ} 01^{\prime} 43^{\prime \prime}$ FOR 80.74 FEET; THENCE $5.84^{\circ} 41^{\prime 0} 4^{\circ} \mathrm{W}$. FOR 570.02 FEET; THENCE N. $47^{\circ} 12^{\prime \prime} 58^{\prime \prime} \mathrm{W}$. FOR 12.41 FEET; THENCE N. $54^{\circ} 41^{\prime 2} 21^{\prime \prime} W$. FOR 60.36 FEET; THENCE N. $68^{\circ} 38^{\circ} 49^{\prime \prime} \mathrm{W}$. FOR 37.21 FEET; THENCE N. $67^{\circ} 22^{\circ} 15^{\circ} \mathrm{W}$. FOR 29.39 FEET; THENCE N. $73^{\circ} 41^{\prime} 13^{\prime \prime} \mathrm{W}$. FOR 13.62 FEET; THENCE $5.62^{\circ} 10^{\prime} 59^{\prime \prime} \mathrm{W}$. FOR 21.23 FEET; THENCE $N .40^{\circ} 21^{\prime} 55^{\prime \prime W}$ W. FOR 20.63 FEET; THENCE $\mathrm{N} .43^{\circ} 24^{\circ} 12^{\prime \prime} \mathrm{W}$. FOR 19.76 FEET; THENCE $\mathrm{N} .72^{\circ} 42^{\circ} 39^{\prime \prime} \mathrm{W}$. FOR 38.69 FEET; THENCE N. $31^{\circ} 50^{\circ} 43^{\prime \prime} \mathrm{W}$. FOR 40.93 FEET; THENCE N. $21^{\circ} 37^{\prime} 34^{\prime \prime}$ W. FOR 35.21 FEET; THENCE N. $28^{\circ} 21^{\prime} 51^{\prime \prime} \mathrm{W}$. FOR 35.93 FEET; THENCE $N .62^{\circ} 29^{\circ} 25^{\prime \prime} \mathrm{W}$. FOR 26.58 FEET; THENCE N. $63^{\circ} 27^{\prime} 53^{\prime \prime} \mathrm{W}$. FOR 39.09 FEET; THENCE N. $72^{\circ} 10^{\prime} 16^{\prime \prime} \mathrm{W}$. FOR 38.9 FEET TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE RIGHT AND THE SOUTHERLY RIGHT-OF-WAY LINE OF PINE ISLAND ROAD (STATE ROAD 78) HAVING A RADIUS OF 1879.27 FEET, A CENTRAL ANGLE OF $09^{\circ} 16^{\prime} 42^{\circ \prime}$, A CHORD BEARING OF N. $81^{\circ} 30^{\circ} 33^{\prime \prime}$ E AND A CHORD LENGTH OF 303.99 FEET; THENCE EASTERLY ALONG SAID RIGIIT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 304.33 FEET THE POINT OF BEGINNING.
asSumed north based on the west line of the section 3, township 44 SOUTH, Range 24 east, lee county, FLORIDA, AS BEARING S. $04^{\circ} 22^{\prime} 51^{\prime \prime} \mathrm{E}$.

## PARCEL CONTANS 5.13 ACRES, MORE OR LESS.

SUBJECT TO EASEMENTS, RESTRICTIONS, RESERVATIONS AND RIGHTS OF-WAY OF RECORD.

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SHEET 1 OF 2


# IThats Enninterinu, Intr. 

## Professional Engineers. Planners \& Land Surveyors FORT MYERS * NAPLES • SARASOTA

DESCRIPTION<br>OF A<br>PARCEL OF LAND<br>LYING IN<br>SECTION 3. TOWNSHIP 44 SOUTH, RANGE 24 EAST<br>LEE COUNTY, FLORIDA

(COM-2)
A TRACT OR PARCEL OF LAND SITUATED IN THE STATI: OF FLORIIDA, COUNTY OF LEE, LYING IN SECTION 3 , TOWNSHIP 44 SOUTH, RANGE 24 EAST, BEING FURTHER BOUNDED AND DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SAID SECTION 3: THENCE S.0424'S1"E. ALONG THE WEST LINE OF SAID SECTION 3 FOR 88.46 FEET TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE RIGHT AND THE SOUTIERLY RIGIIT-OF-WAY LINE OF PINE ISLAND ROAD (STATE ROAD 78) HAVING A RADIUS OF 1879.27 FEET, A CENTRAL ANGLE OF $02^{\circ} 06^{\prime} 18^{\prime \prime}$, A CHORD BEARING OF N. $87^{\circ} 12^{\prime} 03^{\prime \prime} \mathrm{E}$. AND A CHORD LENGTH OF 69.04 FEET; THENCE EASTERLY ALONG SAID RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 69.04 FEET; THENCE N. $01^{\circ} 45^{\prime} 25$ "W., ALONG SAID RIGHT-OF-WAY LINE FOR 31.67 FEET TO THE BEGINNING OF A NON-TANGENT CURVE TO THE RIGHT, HAVING A RADIUS OF 2814.79 FEET, A CENTRAL ANGLE OF $01^{\circ} 52^{\prime} 49^{\prime \prime}$, A CHORD BEARING OF N. $899^{\circ} 05^{\prime \prime} 53^{\prime \prime} E$. AND A CHORD LENGTH OF 92.38 FEET; THENCE EASTERLY ALONG SAID RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 92.38 FEET; THENCE S. $89^{\circ} 57^{\prime}+2^{\prime \prime}$. ALONG SAID RJGHT-OF-WAY LINE FOR 430.19 FEET TO THE BEGINNING OF A CURVE TO the right havtng a radius of 25.00 FEET; THENCE SOUTHEASTERLY along Said CURVE through a CENTRal ANGLE OF $89^{\circ} 5^{2} 9^{\prime 5} 3^{\prime \prime}$ FOR 39.27 FEET; THENCE S $00^{\circ} 02^{\prime \prime} 11^{\prime \prime}$ W. FOR 168.74 FEET TO THE BEGINNING OF A CURVE TO THE LEFT HAVING A RADIUS OF 220.00 FEET; THENCE SOUTHERI.Y ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $21^{\circ} 01^{\prime} 43^{\prime \prime}$ FOR 80.74 feet to the point of beginning and the beginning of a curve to the left having a radius of 220.00 FEET; THENCE SOUTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 23:5817" FOR 92.04 FEET; THENCE S. $05^{\circ} 18^{\prime} 566^{\prime \prime}$ E. FOR 503.94 FEET; THENCE $5.84^{\circ} 41^{\prime} 04^{\prime \prime} \mathrm{W}$. FOR 486.33 FEET; THENCE N $23^{\circ} 37^{\circ} 40^{\prime \prime} \mathrm{W}$. FOR 2.94 FEET; THENCE N. $22^{\circ} 39^{\prime \prime} 19^{\prime \prime}$ W. FOR 11.24 FEET; THENCE N. $11^{\circ} 044^{\prime 2} 4^{\prime \prime}$ W. FOR 24.75 FEET; THENCE $N .04^{\circ} 26^{\prime \prime} 30^{\circ}$ E. FOR 39.51 FEET; THENCE N. $05^{\circ} 06^{\prime} 111^{\prime \prime}$ E. FOR 95.06 FEET; THENCE N. $00^{\circ} 48^{\prime} 40^{\prime \prime} E$. FOR 40.11 FEET; THENCE N. $24^{\circ} 20^{\circ} 20^{\circ} \mathrm{W}$. FOR 46.80 FEET; TIIENCE N. $13^{\circ} 14^{\prime} 40^{\prime \prime}$ W. FOR 45.78 FEET; THENCE N. $25^{\circ} 05^{\prime} 32^{\prime \prime}$ W. FOR 27.90 FEET; THENCE N. $16^{\circ} 43^{\prime 2} 22^{\prime \prime}$ W. FOR 29.20 FEET; TIIENCE N. $16^{\circ} 54^{\prime} 42^{\prime \prime} \mathrm{W}$. FOR 32.91 FEET; THENCE N. $14^{\circ} 02^{\prime} 39^{\prime \prime} \mathrm{W}$. FOR 39.65 FEET; THENCE N. $16^{\circ} 53^{20} 2^{\prime \prime} \mathrm{W}$. FOR 47.09 FEET; THENCE N. $36^{\circ} 24^{\prime} 49^{\prime \prime} \mathrm{W}$. FOR 67.18 FEET; THENCE $N .53^{\circ} 01^{\prime} 31^{\circ} \mathrm{W}$. FOR 34.92 FEET; THENCE $\mathrm{N} .47^{\circ} 12^{\prime} 58^{\circ} \mathrm{W}$. FOR 42.11 FEET: THENCE N. $84^{\circ} 4104$ "E. FOR 570.02 FEET TO THE POINT OF BEGINNING.
assumed north based on the west line of the section 3, township 44 SOUTH. range 24 east, lee county, FLORIDA, AS BEARING S. $04=2+55^{\prime \prime} \mathrm{E}$.

PARCEL CONTANS 6.72 ACRES, MORE OR LESS
SUBJECT TO EASEMENTS, RESTRICTIONS, RESERVATIONS AND RIGITTS-OF-WAY OF RECORD.


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SHEET 1 OF 2



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# Professional Engineers. Planners \& Land Surveyors FORT MYERS • NAPLES • SARASOTA 

DESCRIPTION<br>OF A<br>PARCEL OF LAND<br>I.YING IN<br>SECTION 3, TOWNSHIP 44 SOUTH, RANGE 24 EAST<br>LEE COUNTY, FLORIDA

(COM-3)
a TRACT OR PARCEL OF LAND SITUATED IN THE STATI: OF FLORIDA, COUNTY OF LEE, LYING IN SECTION 3, TOWNSHIP 44 SOUTH, RANGE 24 EAST, BEING FURTHER BOUNDED AND DESCRIBED AS FOLI.OWS:

COMMENCING AT THE NORTHWEST CORNER OF SAID SECTION 3; THENCE S $04^{\circ} 24^{\prime} 5 l^{\prime \prime} E$. ALONG THE WEST LINE OF SAID SECTION 3 FOR 88.46 FEET TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE RIGHT AND THE SOUTHERLY RIGHT-OF-WAY LINE OF PINE ISLAND ROAD (STATE ROAD 78) HAVING A RADIUS OF 1879.27 FEET, A CENTRAL ANGLE OF $02^{\circ} 06^{\prime} 18^{\prime \prime}$, A CHORD BEARNG OF N. $87^{\circ} 12^{\prime} 03^{\prime \prime} \mathrm{E}$. AND A CHORD LENGTH OF 69.04 FEET; THENCE EASTERLY ALONG SAID RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 69.04 FEET: THENCE N. $00^{\circ} 45^{\circ} 25^{\circ}$ W., ALONG SAID RIGHT-OF-WAY LINE FOR 31.67 FEET TO THE BEGINNING OF A NON-TANGENT CURVE TO THE RIGHT, HAVING A RADIUS OF 2814.79 FEET, A CENTRAL ANGLE OF $01^{\circ} 52^{\prime} 49^{\prime \prime}$, A CHORD BEARNG OF N. $89^{\circ} 05^{\prime} 53^{\prime \prime} \mathrm{E}$. AND A CHORD LENGTH OF 92.38 FEET: THENCE EASTERLY ALONG SAID RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 92.38 FEET; THENCE $\mathrm{S} .9^{\circ} 57^{\prime} 42^{\circ} \mathrm{E}$. ALONG SAID RIGHT-OF-WAY LINE FOR 430.19 FEET TO TIIE BEGNNNG OF A CURVE TO the right having a radius of 25.00 feet; thence southeasterly along said curve through a central ANGLE OF $89.59^{\prime 5} 3^{\prime \prime}$ FOR 39.27 FEET; THENCE $S .00^{\circ} 02^{\prime} 11 " \mathrm{~W}$. FOR 168.74 FEET TO THE BEGINNING OF A CURVE TO THE LEFT having a radius of 220.00 feet; thence southeasterly along said curve through a central angle of $45^{\circ} 00^{\circ} 00^{\circ}$ FOR 172.79 FEET TO THE POINT OF beginning and tile beginning of a Curve to the left having a RADIUS OF 220.00 FEET; THENCE SOUTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $45^{\circ} 00^{\circ} 00^{\prime \prime}$ FOR 172.79 FEET; THENCE S. $89: 57^{\prime} 499^{\circ}$ E. FOR 416.98 FEET TO THE BEGINNING OF A CURVE TO THE RIGHT HAVING A RADIUS OF 25.00 FEET: THENCE SOUTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $699^{\circ} 43044^{\circ}$ FOR 30.42 FEET TO A POINT OF COMPOUND CURVE HAVING A RADIUS OF 470.00 FEET; THENCE SOUTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $24^{*} 17^{\prime 4} 49^{\prime \prime}$ FOR 199.31 FEET TO A POINT OF REVERSE CURVE HAVING A RADIUS OF 1030.00 FEET; THENCE SOUTHERLY ALONG SAID CURVE THROUGH A CENTRAI. ANGLE OF $4^{\circ} 16^{\prime} 26^{\circ}$ FOR 76.83 FEET TO A POINT OF REVERSE CURVE HAVING A RADIUS OF 90.00 FEET; THENCE SOUTHIVESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $51^{\circ} 2902^{\prime \prime}$ FOR 80.87 FEET TO A POINT OF REVERSE CURVE HAVING A RADIUS OF 55.00 FEET; THENCE SOUTHWESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 36:2905" FOR 35.02 FEET; THENCE S.844 $1^{\circ} 00^{\prime \prime}$ W. FOR 524.36 FEET; THENCE N. $05^{\circ} 18^{\prime} 56^{\prime \prime} \mathrm{W}$. FOR 503.94 FEET TO THE POINT OF BEGINNING.
aSSumed north based on the west line of the section 3, TOWNShif 44 SOUTH. Range 24 east, lee COUNTY, FLORIDA, AS BEARING S. $04^{\circ} 24^{\prime} 51^{\prime \prime} E$.

PARCEL CONTAINS 5.61 ACRES, MORE OR LE:SS.
SUBJECT TO EASEMENTS, RESTRICTIONS, RESERVATIONS AND RIGHTS-OF-WAY OF RECORD.
DESCRIPTION PREPARED: 08-03-05


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Professional Engineers, Planners \& Land Surveyors<br>FORT MYERS • NAPLES • SARASOTA

DESCRIPTION
OF A
PARCEL OF LAND
LYNG IN
SECTION 3, TOWNSHIP 44 SOUTH, RANGE 24 EAST LEE COUNTY. FLORIDA
(COM-4)
A TRACT OR PARCEL OF LAND SITUATED IN THE STATE OF FLORIDA, COUNTY OF LEE, LYING IN SECTION 3, TOWNSHIP 44 SOUTH, RANGE 24 EAST, BEING FURTHER BOUNDED AND DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SAID SECTION 3; THENCE S. $04^{\circ}{ }^{\circ} 4^{\prime} 51^{\prime \prime} E$. ALONG THE WEST LINE OF SAID SECTION 3 FOR 88.46 FEET TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE RIGHT AND THE SOUTHERLY RIGHT-OF-WAY LINE OF PINE ISLAND ROAD (STATE ROAD 78) HAVING A RADIUS OF 1879.27 FEET, A CENTRAL ANGLE OF $02^{\circ} 06^{\prime} 18^{\prime \prime}$, A CHORD BEARING OF N. $87^{\circ} 12^{\prime} 03^{\prime \prime}$ E. AND A CHORD LENGTH OF 69.04 FEET: THENCE EASTERLY ALONG SAID RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 69.04 FEET; THENCE N. $01^{\circ} 45^{\prime} 25^{\prime \prime}$ W., ALONG SAID RIGHT-OF-WAY LINE FOR 31.67 FEET TO THE BEGINNING OF A NON-TANGENT CURVE TO THE RIGHT, HAVING A RADIUS OF 2814.79 FEET, A CENTRAL ANGLE OF $01^{\circ} 52^{\prime} 49^{\prime \prime}$, A CHORD BEARING OF N $.9^{\circ} 05^{\circ} 53^{\circ} E$. AND A CHORD LENGTH OF 92.38 FEET; THENCE EASTERLY ALONG SAID RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 92.38 FEET; THENCE S. $89^{\circ} 5742^{\prime \prime} \mathrm{E}$. ALONG SAID RIGHT-OF-WAY LINE FOR 520.19 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE S. $89^{\circ} 5742^{\prime \prime}$. ALONG SAID RIGHT-OF-WAY LINE FOR 216.99 FEET; THENCE S.00\%\%D00'00"W. FOR 373.73 FEET; THENCE N. $89^{\circ} 57^{\prime \prime} 49^{\prime \prime}$ W. FOR 62.23 FEET TO THE BEGINNING OF A CURVE TO THE RIGHT HAVING A RADIUS OF 180.00 FEET; THENCE NORTHWESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $90^{\circ} 00^{\prime} 00^{\prime \prime}$ FOR 282.74 FEET; THENCE N. $00^{\circ} 02^{\prime} 111^{\prime \prime}$ E. FOR 168.74 FEET TO THE BEGINNING OF A CURVE TO THE RIGHT HAVING A RADIUS OF 25.00 FEET: THENCE NORTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $90^{\circ} 00^{\circ} 07^{\prime \prime}$ FOR 39.27 FEET TO THE POINT OF BEGINNING.

ASSUMED NORTH BASED ON THE WEST LINE OF THE SECTION 3, TOWNSHIP 44 SOUTH, RANGE 24 EAST, LEE COUNTY, FLORIDA, AS BEARING S. $04^{\circ} 24^{\prime} 51^{\prime \prime} \mathrm{E}$.

PARCEL CONTAINS 1.91 ACRES, MORE OR LESS.
SUBJECT TO EASEMENTS, RESTRICTIONS, RESERVATIONS AND RIGHTS-OF-WAY OF RECORD.
DESCRIPTION PREPARED: 08-03-05


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SHEET IOF 2



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Professional Engineers, Planners \& Land Surveyors FORT MYERS • NAPLES • SARASOTA

DESCRIPTION<br>OF A<br>PARCEL OF LAND<br>LYING IN

SECTION 3, TOWNSHIP 44 SOUTH, RANGE 24 EAST
LEE COUNTY. FLORIDA

## (COM-5)


#### Abstract

A TRACT OR PARCEL OF LAND SITUATED IN THE STATE OF FLORIDA, COUNTY OF LEE, LYING IN SECTION 3 , TOWNSHIP 4 SOUTH, RANGE 24 EAST, BEING FURTHER BOUNDED AND DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SAID SECTION 3; THENCE S. $04^{\circ} 24^{\prime} 51^{\prime \prime} E$. ALONG THE WEST LINE OF SAID SECTION 3 FOR 88.46 FEET TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE RIGHT AND THE SOUTHERLY RIGHT-OF-WAY LINE OF PINE ISLAND ROAD (STATE ROAD 78) HAVING A RADIUS OF 1879.27 FEET, A CENTRAL ANGLE OF $02^{\circ} 06^{\prime} 18^{\prime \prime}$, A CHORD BEARING OF N. $87^{\circ} 12^{\prime} 03^{\prime \prime} \mathrm{E}$. AND A CHORD LENGTH OF 69.04 FEET: THENCE EASTERLY ALONG SAID RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR aN ARC LENGTH OF 69.04 FEET; THENCE N. $1^{\circ} 45^{\prime} 25^{\prime \prime}$ W., ALONG SAID RIGHT-OF-WAY LINE FOR 31.67 FEET TO THE beginning of a Non-Tangent curve to the right, having a radius of 2814.79 FEET, a CENTRAL ANGLE OF $01552^{\prime} 49^{\prime \prime}$, A CHORD BEARING OF N. $89^{\circ} 05^{\prime} 53^{\prime \prime}$. AND A CHORD LENGTH OF 92.38 FEET; THENCE EASTERLY ALONG SAID RIGHT-OF-WAY LINE AND THE ARC OF SAID CURVE FOR AN ARC LENGTH OF 92.38 FEET; THENCE S. $89^{\circ} 57^{\prime} 42^{\prime \prime} E$. ALONG SAID RIGHT-OF-WAY LINE FOR 737.18 FEET TO THE POINT OF BEGINNING: THENCE CONTINUE S. $89^{\circ} 57^{\prime} 42^{\prime \prime}$ E. ALONG SAID RIGHT-OF-WAY LINE FOR 210.79 FEET TO THE beginning of a Curve to the right having a radius of 25.00 FEET; THENCE SOUTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $84^{\circ} 38^{\prime} 46^{\circ}$ FOR 36.93 FEET; THENCE S. $05^{\circ} 18^{\prime} 56^{\prime \prime}$ E. FOR 62.53 FEET to the beginning of a Curve to the left having a radius of 540.00 FEET; Thence southerly ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $28^{\circ} 12^{\prime} 50^{\prime \prime}$ FOR 265.91 FEET TO A POINT OF REVERSE CURVE HAVING A RADIUS OF 470.00 FEET; THENCE SOUTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $00^{\circ} 16^{\prime} 30^{\prime \prime}$ FOR 2.26 FEET TO A POINT OF COMPOUND CURVE HAVING A RADIUS OF 25.00 FEET; THENCE SOUTHWESTERLY AL.ONG SAID CURVE THROUGH A CENTRAL ANGLE OF $123^{\circ} 17^{\prime} 28^{\prime \prime}$ FOR 53.80 FEET; THENCE N. $89^{\circ} 57^{\prime} 49^{\prime \prime}$ W. FOR 309.32 FEET; THENCE $N .00^{\circ} 00^{\prime} 00^{\prime \prime}$ E. FOR 373.73 FEET TO THE POINT OF BEGIN:ING.


ASSUMED NORTH BASED ON THE WEST LINE OF THE SECTION 3, TOWNSHIP 44 SOUTH, RANGE 24 EAST, LEE COUNTY, FLORIDA, AS BEARING S. $04^{\circ} 24^{\prime} 亏 I^{\prime \prime E}$.

PARCEL CONTAINS 2.33 ACRES, MORE OR LESS.
SUBJECT TO EASEMENTS, RESTRICTIONS, RESERVATIONS AND RIGHTS-OF-WAY OF RECORD.
DESCRIPTION PREPARED: 08-03-05





SHEET 1 OF 2


#  

# Professional Engineers, Planners \& Land Surveyors <br> FORT MYERS • NAPLES • SARASOTA 

DESCRIPTION
OF A
parcel of land
LYING IN
SECTION 3, TOWNSIIIP 44 SOUTH, RANGE 24 EAST
LEE COUNTY, FLORIDA
(COM-6_MOH)
 SOUTH. RANGE 2+ EAST. BEING FURTHER BOUNDED AND DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SAID SECTION 3; THENCE S.04:24'51"E. ALONG THE WEST LINE OF SAID SECTION 3 FOR 88.46 FEET TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE RIGHT AND THE SOUTHERLY RIGHT-OF-WAY LINE OF PINE ISLANI) ROAD (STATE ROAI) 78) HAVING A RADIUS OF 1879.27 FEET AND TO WHICH POINT A Radial line bears N $03^{\circ} 5106^{\prime W}$. THENCE EASTERLY along Sald CURVE and Said SOUTHERLY line through a CENTRAL ANGLE OF $02^{\circ} 06^{\prime} 18^{\prime \prime}$ FOR 69.04 FEET: THENCE N. $011^{\circ} 4525^{\prime \prime} W$. ALONG SAID SOUTHERLY LINE FOR 31.67 FEET TO AN INTERSLCTION WITH A NON-TANGENT CURVE TO THE RIGHT HAVING A RADIUS OF 2814.79 FEET AND TO WIIICH POINT A RADIAL LINE BEARS N. $01^{\circ} 50^{\prime} 31^{\prime \prime}$..: THENCE EASTERIY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $01^{\circ} 52^{\prime}+9^{\prime \prime}$ FOR 92.38 FEET: THENCE $5.89: 5742^{* E}$. ALONG SAID SOUTHERLY' LINE FOR 1098.63 FEET TO THE POINT OF BEGINNING: THENCE CONTINUE S. $89^{\circ} 57^{\prime}+2^{\prime \prime}$ E. ALONG SAID SOUTHERLY LINE FOR 72.99 FEET; THENCE S $05^{\circ} 18^{\prime} 56^{\circ \prime} E$. ALONG THE WESTERLY BOUNDARY OF MARIANA PARK THIRD ADDITION, A SUUDIVISION AS RECORDED N PLAT BOOK 12, PAGE 61 LEE COUNTY PUBLIC RECORDS FOR 790.88 FEET; THENCE $\$ .84^{\circ} 41^{\circ} 04^{\prime \prime} W$ W. FOR 129.05 FEET TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE LEFT HAVING A RADIUS OF 170.00 FEET aND TO WHICH POINT A RADIAL LINE bEARS S. $58^{\circ} 58^{\prime} 41^{\prime \prime E}$.; THENCE NORTHERLY ALONG SAID CURVE THROUGII A CENTRAL ANGLE OF $31^{\circ} 39^{\circ} 07^{\prime \prime}$ FOR 93.91 FEET TO A POINT OF REVERSE CURVE HAVING A RADIUS OF 1030.00 FEET; TIIENCF. NORTHERLY ALONG SAID CURVE THROUGH A CENTKAL ANGLE OF $04^{\circ} 40^{\circ} 52^{\prime \prime}$ FOR 84.15 FEET TO A POINT OF REVERSE CURVE HAVING A RADIUS OF 470.00 FEET: THENCE NORTHERLY' ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $24^{*} 17^{\prime \prime}+9^{\circ}$ FOR 199.31 FEET TO A POINT OF COMPOUND CURVE having a radius of 25.00 feet; thence nortuwesteri. along said curve through a central angle OF $69^{\circ} 43^{\circ} 0^{\prime \prime}$ FOR 30.42 FEET; THENCE S. $89^{\circ} 57^{\prime} 49^{\prime \prime}$ E. FOR 81.36 FEET TO AN INTERSECTION WITH A NON-TANGENT CURVE TO the left having a radius of 530.00 feet and to which point a radlal line bears $\mathrm{N} .70^{\circ} 1605$ "e.; thence NORTIIWESTERLY ALONG SAID CURVE THROUGH A CENTRLL ANGLE OF $08^{\circ}+6^{\prime} 31^{\circ}$ FOR 81.17 FEET TO A POINT OF REVERSE CURVE HAVING A RADIUS OF 460.00 FEET; THENCE NORTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $23^{\circ} 11^{\prime} 30^{*}$ FOR 186.20 FEET; THENCE N. $05^{\circ} 18^{\prime} 5^{\prime \prime} \mathrm{W}$, FOR 130.09 FEET TO THE BEGINNING OF A CURVE TO THE RIGHT HAVING A RADIUS OF 25.00 FEET; THENCE NORTHEASTERLY' ALONG SAID CIRVE THROUGH A CENTRAL ANGLE OF $95^{\circ} 21^{\prime 1} 4^{-7}$ FOR 41.61 FEET TO THE POINT OF BEGINNING.

ASSUMED NORTH BASED ON THE WEST LINE OF SECTION 3, TOWNSHIP 44 SOUTH, RANGE 24 EAST, LEE COUNTY, FLORIDA, AS BEARNG S. $04^{\circ} 24^{\prime} 51^{\circ} \mathrm{E}$.

PARCEI CONTAINS 1.61 ACRES, MORE OR LESS
SUBJECT TO EASEMENTS, RESTRICTIONS, RESERVATIUNS AND RIGHTS-OF-WAY OF RECORD.
DESCRIPTION YREYARED: 09-07-05





# Inanks innimering, Int. 

Professional Engineers. Planners \& Land Surveyors<br>FORT MYERS • NAPLES • SARASOTA

1):SCRIPTION<br>OF A<br>PARCEL OF LAND<br>LYING IN<br>SECTION 3. TOWNSHIP 44 SOUTH. RANGE 24 EAST LEE COUNTY, FLORIDA

(COM-7_HOD)
A TRACT OR PARCEL OF LAND SITUATED IN THE STATI: OF FLORIDA, COUNTY OF LEE, LYING IN SECTION 3 , TOWNSHIP 4 SOUTH, RANGE 24 EAST, BIEING FURTHIR BOUNDED AND DESCRIBEI AS FOLLOWS

COMDIENCIVG AT TIIE NORTHWEST CORNER OF SAII SECTION 3: THENCE S.04²4'51"E. ALONG THE WEST LINE OF SAID SECTION 3 FOR 88. 66 FEET TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE RIGHT AND THE SOUTHERLY RIGHT-OF-IVAY LINE OF PINE ISLAND ROAD (STATE ROAD 78) HAVING A RADIUS OF 1879.27 FEET AND TO WHICH POINT A RADIAL LINE BEARS N. $03^{\circ} 51^{\circ} 06^{\prime \prime} W^{\prime}$; THENCE EASTERLY ALONG SAII CURVE AND SAID SOUTH LINE TIIROUGMA CENTRAL ANGLE OF $02^{\prime 0} 06^{\prime} 18^{\prime \prime}$ FOR 69.04 FEET; THENCE N $01^{\circ} 45^{\prime} 25^{\prime \prime} W$. ALONG SAID SOUTHERLY LINE FOR 31.67 FEET TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE KIGHT HAVING A RADIUS OF 2814.79 FEET AND TO WHICII PONT A RADLAL I.INE BEARS N. $01^{\circ} 50^{\prime} 31^{\prime \prime} W$ : THENCE EASTERLY ALONG SAID CURVE AND SAD SOUTHERLY LINE THROUGH A CENTRAL. ANGLE OF $01^{\circ} 52^{\prime} 49^{\prime \prime}$ FOR 92.38 FEET; THIENCE $S .899^{\circ} 57^{\prime} 42^{\circ} E$ ALONG SAID RIGHT-OF-WAY LINE FOR 430.19 FEET TO THE POINT OF BEGINNING THENCE CONTINUE S. $89^{\circ} 57^{\circ}+2^{\prime \prime} E$ ALONG SADD SOUTHERLY LINE FOR 90.00 FEET TO A POINT OF CUSP AND THE BEGINNING OF A CURVE TO THE LEFT HAVING A RADIUS OF 25.00 FEET TO WHICH POINT A RADLAL LINE BEARS N. $00^{\circ} 02^{\prime} 18^{\prime \prime} E$.; THENCE SOLTIIWLSTERLY ALONG SAID CURVI: THROUGH A CENTRAL ANGLE OF $90^{\circ} 00^{\circ} 07^{\circ}$ IOOR 39.27 FEET; THENCE S $00^{\circ} 02^{\prime \prime} 11^{\prime \prime}$ : FOR 168.74 IEEET TO THE BEGINNING OF A CURVE TO THE LEFT HAVING A RADIUS OF 180.00 FEET; THENCE SOUTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $90 \div 0000^{\circ}$ FOR 282.74 FEET: THENCE $5.89^{\circ} 57^{\prime} 49^{* E}$ E. FOR 371.54 FEET TO THE BEGNNING OF A CURIE TO THE LEFT HAVING A RADIUS OF 25.00 FEET: THENCE NORTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGIE OF $123^{\circ} 1728^{\circ}$ FOR 53.80 FEET TO THE BEGINNING OF A CURVE TO THE LEFT HAVING A RAIOIUS OF 470.00 FEET; THENCF NORTHWESTERLY ALONG SAID CURVE TIIROUGH A CENTRAL ANGLE OF $00^{\circ} 16^{\circ} 30^{\circ \prime}$ FOR $2.26 \mathrm{~J}^{\prime \prime}$ L'T TO A POJNT OF REVERSE CURVE HAVING A RADIUS OF S40.00 FEET; THENCE NORTHERLY ALONG SAID CURVE THR()UG!l A CENTRAL ANGLE OF $28^{\circ} 12^{\prime} 50^{\circ}$ FOR 265.91 FEET; THENCE N.05 $18^{\prime} 56^{\prime \prime}$ W, FOR 62.53 FEET 10 THE BEGINNING OF A CURVE TO THE LEFT HAVING A RIDIUS OF 25.00 FEET; THENCE NORTHWESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $84^{\circ} 38^{\circ} 16^{\prime \prime}$ FOR 36.93 FEET; THENCE $5.89^{\circ} 57^{\prime \prime} 42^{\prime \prime} E$. FOR 150.66 FEET A POINT OF CUSP AND TO THE BEGINNING OF A CURVE TO THE LEFT HAVING A RADIUS OF 25.00 FEET TO WHICH POINT A RADIAL LINE BEARS N. $00^{\circ} 02^{\prime} 18^{\prime \prime} E$.; THENCE SOUTHWI:STERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $95^{\circ} 21^{\prime} 14^{\prime \prime}$ FOR 11.61 FEET: THENCE S. $05^{\prime \prime} 18^{\circ} 56 " E$ FOR 136.09 FEET TO TIIF BEGNNING OF A CURVE TO THE LEFT IIAVNG A RADIUS OF 960.00 FEET: THENCE SOUTHERLY ALONG SAID CURVE TIROUGH A CENTRAL ANGLE OF $23^{\circ} 11 \cdot 30^{\circ}$ FOR 186.20 FEET TO A PONT OF RFVERSE CURVE HAVING A RADIUS OF 530.00 FEET; THENCE SOUTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $08^{\circ} 46^{\prime} 31^{\prime \prime}$ FOR 81.17 FLET; THENCE N. $89^{\circ} 57^{\prime} 49^{\circ} \mathrm{W}$. FOR 498.33 FEET TO AN INTERSECTION WITH A NON-TANGENT CURVE TO THE RIGHT HAVING A RADIUS OF 220.00 FEET AND TO WHICH PONT A RADLAL LINE BEARS $S .00^{\circ} 02^{\prime} 11^{\prime W}$ W.; THENCE NORTHWESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $90^{\circ} 00^{\circ} 00^{\circ}$ FOR 345.58 FEETT; THENCE N. $00^{\circ} 02^{\circ} 11^{* E}$. FOK 168.74 FEET TO THE BEGINNING OF A CURVE TO THE LEFT HAVINCI A RADIUS OF 25.00 FEET; THENCE NORTHWESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF $89^{\circ} 59^{\prime} 53^{\prime \prime}$ FOR 39.27 FEET TO THE POINT OF BEGINNING.

ASSUMED NORTH BASED ON THE WEST LINE OF SECTION 3, TOWNSHIP 44 SOUTH. RANGE 24 EAST, LEE COUNTY, FLORIDA. AS BEARING S.04*24'51"E.

PARCEL CONTANS 1.70 ACRES, MORE OR LESS
SUBJECT TO EASEMENTS. RESTRICTIONS, RESERVATIONS AND RIGHITS-OF-WAY OF RECORD
DESCRJPIION PREPA.RED: 09-07-05





## City of Cape Coral

NSTR \# 2006000282835, Pages 4
Doc Type GOV. Recorded 07/18/2006 at 11:06 AM.
Charlie Green. Lee County Clerk of Circuit Court
Rec. Fee $\$ 35.50$
Deputy Clerk LWHEAT
$\# 1$

July 17, 2006

Clerk of Courts
Recording Department
1039 SE $9^{\text {th }}$ Place
Cape Coral, FL 33990

## Re: City of Cape Coral, FL Ordinance 132-05 Amendment Pages

Enclosed, please find (3) pages (4 including this letter) to be recorded as an amendment to Ordinance 132-05 which has been previously recorded via Instrument Number 2005000179072 on 12/20/2005 @ 3:16pm. Please record accordingly. If you have any questions, let me know.

CITY OF CAPE CORAL
Lymni fernelige
Research Specialist
City Clerk's Office

STATE OF FLORIDA
COUNTY OF LEE
Sworn to and subscribed before me this $1^{\Gamma}+n$ who is personally known to me or who has produced
$\qquad$



Prepared by: Lynne Jenuligs




Oin LIGIBXG


| PDP $11-0010$ | INSTR 2012000259032, Pages 49 |
| :--- | :--- |
| $09 / 10 / 12$ | Ooc Type NOT. Recorded $11 / 2712012$ at 04 32 PM |
| $09 / 18 / 12$ | Charlie Green, Lee County Clerk of Ciccuit Court |
| $09 / 26 / 12$ | Rec. Fee $\$ 418.00$ |
| $10 / 02 / 12$ | Depuly Clerk SPINNACE |
| $10 / 11 / 12$ |  |

ORDINANCE 31-12

AN ORDINANCE AMENDING ORDINAN゙CE 1.32 .05 WHICH APPROVED A PIANNED DEVEIOPMENT PROJECT IN THE CITY OF CAPE CORAL, FIORIDA ENTITLED "JUDD CREEK" THAT ESTABLISHED THE JUDD CREEK PRESERVE SUBDIVISION, ON PROPERTY DESCRIBED AS A TRACT OR PARCEL OF LAND SITUATED IN THE SIA'tE OF FIORIDA, COLINIY OF LEE, LYING IN SECIIONS 3 \& 4, TOWNSHIP 44 SOUTH, RANGE 24 EAST, TOGETHER WITH LOT 22, LOT 27 , AND LOT 33A, MARIANA PARK THIRD ADDITION, AS MORE PARTICULARLY DESCRIBED HEREIN; PROPERTY IOCATED AT THE SOUTHEAST CORNER OF NE PINE ISI_AND ROAD AND BARRETT ROAD; GRANTING REPIAT OF TRACTS 1, 6, AND 7; GRANTING A SPECIAL EXCEPTION TO ALIOW AN AUTOMOTIVE SERVICE STATION - LIMITED WITH CONVENIENCE STORE LSE ON IRACT 4 IN A CORRIDOR ZONE; GRANTING A DEVIATION TO ALLOW TRACTS 1A, 1B, 2A, 2B, 3A, AND $3 B$ TO HAVE NO EASEMENY ALONG THE REAR LOT LINES; GRANIING A DEVIATION FROM THE FENCE HEIGHT REQUIREMENT TO ALLOW A WADL WITH A HEIGHT OF 10 FEET ON THE EASTERN SJDE OF TRACT 6; GRANTING A DEVLATION TO ALLOW A WALI. WITH A 10 FOOT FRONT SETBACK ON TRACГ 6; GRINIING A DEVIATION FROM THE NLMBER OF CANOPY TREES REQUIRED TO ALLOW A MASTER STORMWATER POND LGGATEO ON TRACTS 1A AND iB WITH NO 'lREES; GRANTING A DEVIATION TO ALJOW PALM IREES RATHER IHAN CANOPY TREES TO BE PLANIED ADJACEN゙I'IO PINE ISLAND ROAD; GRANTING DEVIATIONS FROM THE NUMBER OF SIGNS, SIGN AREA AND SQUARE FOOTAGE ALI.OWED, AND SPACING REQZIREMENTS FOR FREESTANDING SIGNS: GRANTING A DEVIATION FROM 'IHE REQLIREMENT THAT THE FINAL DEVELOPMENT PLAN AND SUBDIVISION HAT BE RECORDED PRIOR TO THE ISSUANCE OF ANY PERMITS TO ALLOW IBUILDING PERMITS TO BE ISSUED PRIOR TO THE RECORDING OF THE SUBDIVISION PI.AT; GRANTING A DEVIATION FROM THE CITY OH CAPE CORAL ENGINEERING AND DESIGN STANDARDS, SHEET G-5, TO ALLOW A LOCAL ROAD TO DEVELOP WIIH SIDEWALKS ON THE WESTERN SIDE OF THE ROAD ONLY'; GRINTING SITE PLAN APPROVAL FOR PURPOSES OF DEVELOPMENT PIAN APPROVAL PURSUANL TO SECIION 4.2 OF THE CITY OF CAPE CORAL LIND USE AND DEVELOPMENT REGULAIIONS; PROVIDING FOR FINDINGS OF FACT AND CONCLUSIONS OF LAW; PROVIDING FOR ACTION ON REQUEST AND CONDITIONS OF APPROVAL; PROVIDING FOR LEGAL EFFECT AND IIMITATIONS OF TIHS PDP DEVELOPMENT ORDER AND ADMINISTRA'IIVE REQUIREMENT'S; PROVIDING SEVERABILI'I'Y AND AN EFFECLIVE DATE.

WHEREAS, the "fudd Creek" Planned Development Project was approved by Ordinance 132-05 on October 17, 2005; and

WHERISAS, an application from Realmark judd Creek, ILC has been received requesung amendment of a portion of the Judd Creek Planned Development Project (PDP), requesting replat, a special exception, deviations, and site plan approval; and

WHERLAS, the request has been reviewed by the Cape Coral Planing and Zonung Commission/Local Plarning Agency; and

WHEREAS, the Ciry Council has considered the recommendations of the Planning and Zoning Commission/Local Manning $\lambda$ gency.

NOW, THEREFORE, THE CITY OF CAPE CORAI, FLORIDA, HEREBYOORDAINS. PURSUAN'T TO THE LAWS OF FLORIDA, AND OTHER APPLICABEE KAWS, THIS:, ORDINANCE:

## SECTIONI. PDP AMENDMENT, REPLAT, SPECIAL EXCEPTION, DEVIATIONS, AND SITE PLAN APPROVAL.

Having reviewed the application requesting apptoval of a Planned Development Project for "Judd Creck" PDP, requesting teplat of Tracts 1, 6, and 7, tequesting a special exception to allow an automotive service station - limited with convenience sture use on Tract 4 in a Corridor zonc; tequesting a deviation from the requirement of 15 foot casements centered along rear lot lines pursuant to Section 4.2.5.I.11.d(2) of the City of Cape Coral Land Use and Development Regulations to allow Tracts $1 \mathrm{~A}, 1 \mathrm{~B}, 2 \mathrm{~A}, 2 \mathrm{~B}, 3 \mathrm{~A}$, and 3 B to have no easements along their tear lot lines; requesting a deviation of two feet from the maximum fence height of eight feet pursuant to Section 3.9.2.B.1.a of the Land Lise and Development Regulations to allow a wall with a height of 10 feet on the castern side of Tract 6 ; requesting a deviation of 15 feet from the minimum front setback of 25 feet pursuant to Section 3.9.2.B.1.b to allow a wall with a sctback of 10 feet on Tract 6; requesting a deviation from the tequirement that sites have at least one canopy trec for each 1,000 square feet of gross land area pursuant to Section 5.2.13. A. 1 to allow a master stormwater pond located on Tracts $1 A$ and 1 B with no trees; requesting a deviation from the requirement that canopy trecs be installed within landscaped areas located adjacent to roads pursuant to Section 5.2.13.C.2.b(2)(a) to allow palm trees to be planted along Pinc Island Road; requesting the following deviations for freestanding signs pursuant to Article VII: Signs: a deviacion of 2 signs from the allowed maximum of two signs per site pursuant to Section 7.10.2.B(2) of the LUDR's to allow four freestanding monument signs, with one being on Tract 8 , one on Tract 1A, and two on Tract 4 with one of those being for gas pricing; a deviation of 100 feet from the requirement that on sites with $500^{\prime}$ or more abutting a single strect signs be no less than 300 fect apart pursuant to Section 7.10.2.B(2) of the LLDR's to allow two monument signs located on Tract 4 to be spaced 200 feet apart; a deviation of 147.9 square fect from the requirement that signage for gasoline pricing be allowed an additional 24 square feet of signage from the 174 sq. fect allowed pursuant to Section 7.13 .5 of the LUDR's to allow a gasoline pricing sign located along Pine Island Road in Tract 4 to have a sign area of 321.9 square feet, a deviation of 101 square feet from the requirement that an additional sign for gas pricing permitted on the second plated street when the site is located at the intersection of two platted streets be no more than 24 squate feet pursuant to Section 7.13 .5 of the LUDR's to allow the second gasoline pricing sign located along Judd Creck Boulevard to be a total of 125 square fect in size; and a deviation of 453.2 square feet from the maximum sign area of 300 feet allowed pursuant to Section 710.2.B.(2) of the LUDR's to allow a total sign area of 753.2 square feet; requesting a deciation from the requirement that the final development plan and subdivision plat be recorded prior to the issuance of any permits pursuant to Section 4.2.5.H. 2 of the Land Lise and Development Regulations to allow building permits to be issued but not certificates of occupancy prior to recording the subdivision plat; requesting a deviation from the City of Cape Coral Enginecring and Design Standards, Sheet G-5, to allow a local road to develop with sidewalks on the western side of the road only; and having considered the recommendarions of the Planning and Zoning Commission and the Local Planning Agency, the City Council of the City of Cape Coral, Florida, does hereby grant the aforcsaid PDP, and approve development plan including site plan, in accordance with plan set, Sheets $1, \mathrm{~N} 1, \mathrm{D} 1, \mathrm{P} 1, \mathrm{P} 1.1, \mathrm{P} 1.2, \mathrm{P} 2, \mathrm{P} 2.1, \mathrm{P} 3, \mathrm{P} 3.1, \mathrm{P} 4, \mathrm{P} 5, \mathrm{P} 5.1$, SD1-SD9, B1, and EX-1 dated August 24, 2011, and also bearing a revision date of May 25, 2012, and Shects L-1.0, L-1.1, L-1.2, L-1.3, L-2.1, L-2.2 and L-2.3 dated June 24, 2010 and also bearing a revision date of Junc 4, 2012 prepared by Hamilton Engincering and Surveying, Inc., Untitled "lighting plan" (Project Name:Racetrac\#944 Cape Cotal FL) dated January 25, 2012 prepared by CRIEE, Shect A300 labeled "Exterior Elevations" dated February 20, 2012, prepared by Interplan, Sheet 1, labeled "PDP Plan", dated October 28, 2010 and also beating a revision date of October 25, 2011 prepared by Banks Engineening, Sheet 1, labeled "Subdivision Plan", dated October 28, 2010 and also bearing a revision date of October 25, 2011 prepared by Banks Enginecring, Sheet 1, labeled "Phasing Plan", dated October 29, 2010 and also bearing a revision date of Octobcr 25, 2011 prepared by Banks Enginecring, and Shect 1, labeled "Judd Creck Corridor Tract 4 Special Exception", dated October 25, 2011, prepared by Banks Engineering, for purposes of development plan approval pursuant to Scction 4.2 of the Ciry of Cape Coral Land Use and Development Regulations; approving replat, special exception, deviations, and site plan, fromithedate uf adoption of this ordinance. Approval of the PDP shall be subject to the terms, and condrons st forth below.

## SECTION II.

## FINDING OF FACT / CONCLUSION OFLAW

A. The "Judd Cteek" development is a residential and commercial Plenned Deyclopment Project (PDP). This development consists of 192 acres of land located at the southeast comer of NE Pine Island Road and Barrett Road. The proposed devetopmetirsaill contain approximately 117.05 acres of Residential Mule-Family uses, 25.05 acres of retail'and/or
nonresidential uses, and 50.54 acres of Natural Resources/Preservation area. At build-out the Judd Creck Development shall contain not more chan 1,100 multi-family residential units and 200,000 square feet of retail and/or nontesidential uses.

Tracts 1-7 as approved by Ordinance 132-05 and subsequendy platted as Tracts 1, 6, and 7 will be replatted and renamed by this amendment as Tracts $1 \mathrm{~A}, 1 \mathrm{~B}, 2 \mathrm{~A}, 2 \mathrm{~B}, 3 \mathrm{~A}, 3 \mathrm{~B}, 4,6,7$, 7A, and 7B pursuant to the Preliminary Subdivision Plan, attached hereto as Exhibit A. Tract 5, approved by Ordinance 132-05, has been eliminated by this amendment with this land area being largely incorporated into Tract 4. Tracts $8-12$ remain as approved by Ordinance 132-05. This amendment also approves a 5,928 square foot automouive service station limited with convenience store with a maximum of 10 gas pumps located on Tract 4 along with a master stormwater pond located on Tracts 1A and 1B. Alternatively, the project may also be developed with the convenience store only or with the convenience store and any number of gas pumps numbering 10 or fewer. For the purposes of this development order a gas pump shall be considered a single structure that contains two fucling stations that can be utilized to dispense fuel to two moror vehicles at the same time. The Judd Creck Development will have a build out period of 10 years from the date of the adoption of this ordinance.

Adjustment to the Phasing Scheduling
This PDP amends Phases 1,2, and 3 as described below. Phases 4, 5, and 6 remain unchanged by this PDP amendment.

1. Phase i shall include:
a. installation of a water master meter approximately 350 feet west of the conterline of Road A, as more particularly described and provided for in the Interlocal Agreement between the City and Lec County dated January 27, 2004 and amended January 25, 2005;
b. extension of a water main from Lee County potable water main to the aforesaid master meter, as provided in the aforesad Interlocal Agreement between the City and Lee County;
c. the extension of the water main from the master meter cast along NE Pine Island Road to Road $A$, then south along Road $A$ to the northem boundary of Tract 11;
d. the extension of a wastewater force main from the Ciry of Cape Coral interconnect with North Fort Myers Uuility, Ince, as provided in the Agreernent between the City and North Fort Myers Utility, Inc., dated December 15, 2003 and amended June 7, 2004, west along NE Pine Island Road to Tract 1A;
e. installation of a wastewater master pump station located on Tract 1A as shown on the Mlustrative Master Ltidity Plan; and
2. Phase 2 shall include:
a. the extension of a water main from the master meter, west along NE, Pine Island Road to Barrett Road along with the installation of a service line to Tract 8, and

the extension of the wastewater force main from Road A west along NE Pine Island Road to Barrett Road.
3. Phase 3 shall include:

main installed on Road A, along with service lines for Tracts $1 \mathrm{~A}, 1 \mathrm{~B}, 2 \mathrm{~A}, 2 \mathrm{~B}$, $3 A, 3 B$, and 4;
c. the extenstion of gravity sewet from the master pump station installed in Phasc 1 along Road A to Tract $1 A$, along with service lines for Tract $1 A$;
d. Site preparation and construction for Tract 4; and.
c. site preparation and construction for Tracts $1 A, 1 B, 2 A, 2 B, 3 A$, and $3 B$.
4. Phase 4 shall include site preparation and construction on Tract 11.
5. Phase 5 shall include site preparation and construction for Tract 8 .
6. Phase 6 shall include sitc preparation and construction for Tract 12.
C. The name of the legal and equitable owner is Realmark Judd Creek, $L L C$.
D. The ligal description of the property subject to the extant "Judd Creck" PDP and described as subsequently platted is as follows:

Judd Creek Preserve, a subdivision lying in Sections 03 and 04, Township 44 South, Range 24 East, Lee County Florida, and being a replat of Lots 27 and 33 A of Mariana Park $3^{\text {nd }}$ Addition, llat Book 12, Page 61, City of Cape Coral, Lec County, Florida, as recorded in Instrument Number 2007000113064, of the Public Records of J.ce Counry, Florida.
E. The legal description of the portion of the property for which the Planned Development Project is being amended is described as follows:

Being a replat of Teacts 1,6, and 7, Judd Creek Preserve, Seccions 3 and 4, Township 44 South, Range 24 East, as recorded in Instrument Number 2007000113064, of the Public Records of Lee County, Florida.
F. The proposed development does not unreasonably interfere with the achicvement of the objectives of the adopted State Land Development Plan applicable to the arca.
G. The "Judd Creck" PDP, as noted, is consistent with the adopted City of Cape Coral Comprehensive Plan, and the Ciry of Cape Coral Land Use and Development Regulations.
H. The term Developer for purposes of this development order shall mean and refer to Realmark Judd Creek, JLC, its successors in interest, lessees, and/or assigns.

## SECTION III. ACTION ON REQUEST AND CONDITIONS OF APPROVAL

NOW, THEREFORE, be it ordained by the City Council of Cape Coral, Flonda, in public mecting duly advertised, constituted and assembled, that the Planned Development Project application for development approval submirted by Realmark Judd Creck, LLC, is hercby ordained approved, subject to the following conditions, restrictions, and limitations deemed necessary for the public health, safery, and welfare.

## A. WASTEWATER MANAGEMENT

1. No Temporary Certificate of Occupancy or Certificate of Occupancy shall be issued for any building on any tract within the development until the Phase 1 wastewater facilitics have been conveyed to and accepted by the City.
2. No Temporary Certificate of Occupancy or Certificate of Occupancy shall be issucd for any buikding on any tract located wathin Phasc 5 uncil the Phase 2 wrstewater facilices have been conveyed to and accepted by the City. .
3. No Cervificate of Occupancy or Temporary Certificate of ectupancy shatrowissued for any building on any cract located withan Phase 3 duntil Phase 3 wastewater facilities have been conveyed and accepted by the City of Eape Coral.
4. A Bill of Sale, in a form acceptable to the City Attorney, a Ceruficate of Contributory Assets, sealed by engineer of record, and a Release of Lien by General Contractor are required along with warrantics, test results, as-builts, and any other conveyance documents required by City. If for any teason a tract cannot be served by the wastewater facilities located within the Judd Creck development, then no development shall occur on that tract until wastewater is available for that tract.
5. Developet understands and acknowledges that wastewater services being provided by the City pursuant to the agreements dated December 15, 2003, and amended June 7, 2004 between the City and North Fort Myers Uilitr;, Inc. (Florida Governmental Uivility Authority's predecessor in interest). Developer is responsible and shall be required to pay any costs incurred by the City pursuant to those agreements that are related to the provision of wastewater service to the development.
6. The Developer shall design, construct and install all improvements required by the City to connect to the City's interconnect with Florida Governmental Uxility Authority and successors and assigns. Said design, construction, and installation shall be accomplished in accordance with prevailing City design criteria and shall be subject to City inspection and approval prior to acceptance by the City. The Developer shall design, construct and install all future improvements within the Judd Creck Development required by the City to conncet to the City's wastewater system.
7. The Developer shall be insured against all losses and injury caused by the construction and installation of the facilitics within the City's rights-of-way. The Developer shall indemnify or hold harmless the City and its officers and employees from liabilities, damages, losses and costs, including, but not limited to, reasonable attomey's fees, to the extent caused by the negligence, recklessness, or intentional wrongful misconduct of Developer and person employcd or utilized by Developers.
8. During and after the construction of the facilities, the Developer shall (i) reimburse the City for all damages to property owned or under the control of or use by the City cause by said installation or construction and (ii) remburse every owner of property abutting the location of any installed systems for any physical injury or loss caused by said unstallation or construction activities. Developer shall re-sod all swales damaged by the construction and all physical damage which shall be done to any of the aforementioned property, either abutting or above the line through any act or omission by the Developer or any contractor, subcontractor, or person in the course of any employment in the construction of the facilities.
9. The Developer shall ensure that proper compaction of all trenches in driveways and roads are to a minimum of ninety-eight percent ( $98 \%$ ) density and swales and righrsof way are to a minimum of ninety-five percent ( $95 \%$ ) density to assure stabilization of all replacement swales and driveway aprons.
10. The Contractor(s) constructing the improvements must be State Cerrified or hold a valid Certificate of Competency in underground uxility construction.
11. During all phases of the construction and installation of the improvernents, the City of Cape Coral may inspect all facilities installed, including televising the wastewater lines. All constructed facilities determined not to be in compliance with City practices, regulations, or ordinances shall be corrected by the Developer at its expense. At its discretion, the City may be present at all tests of component parts of the system installed by the Developer to determine that the system, as constructed, conforms to the City's criteria. No site plan shall be approved and no utilities shall be installed until the Developer has paid to the Ciry an estimated inspection fee for such utility installation. Such cstimated inspection fee shall be four percent ( $4 \%$ ) of the estimated construction cost of the utilities to be installed by Developer from the date of adoption of this development order, and conveyed to the City as agreed upon by the City and Developer. Prior to acceptance by the City of the atilities githtalled by the Developer, the City and the Developer shall agief upern "fhen fopactual construction cost for such ueilities. If the estimated inspectionfee previously patd by the Developer is less than four percent ( $4 \%$ ) of such Final aẹtual udility constrisction cost, then the Devcloper shall pay the difference to the City prior to acceptance of the utilities by the City. If the estimated inspection Re"previousisly paid by fhe

Developer exceeds four percent ( $4 \%$ ) of such final actual utility construction cost, then the City shall refund the difference to the Developer.
12. The point of delivery of service with respect to sanitary sewer scrvice shall be the point of connection between the City's line and the setvice constructed by the property owner at the inflow end of the wastewater service for that building, which is gencrally located at the property line. Any facilities in the category of "user's lines" located on a property owncr's side of the point of delivery of service shall not be transferred to the Ciry and shall remain the property of the Developer. Such user's lines shall remain the maintenance responsibility of the property owners. The City rescrves the right to inspect all such connections to be assured that the same are properry made in accordance with the Ciry's rules governing such connections and that the conncctions, as made, arc frec from infiltration or inflow. Any plumber's connection covered over without the benefit of inspection by City may result in the Developer being required to reopen the connection for subsequent inspection without cost to the City. The City rescrves the right to refuse connection to and the commencement of any service to any user seeking to be connected to any portion of the facilitics installed by the Developer until all of the terms and conditions of the improvements have been met by the Developer in accordance with this Development Order.
13. Prior to connection to the City's wastewater facilities, the Developer shall convey to the City the component parts of the wastewater system that were constructed by the Developer in accordance with Scetion $19-65$ of the City of Cape Coral Code of Ordinances. The component parts of the wastewater system include the pump station, the gravity line located along Road $A$, and the force main from the pump station to the North Fort Myers interconnect. The Developer's Engineer shall provide a Certificate of Contributory Assets.
14. Wastewater containing hazardous materials shall be segregated and handled in accordance with Florida Department of Environmental Protection (DEP) criteria. Wastewater entering the City system shall meet quality limutacions as specified by City Ordinance(s).
15. Uulity Capital Expansion fecs, Contribution in Aid of Construction ( $\mathrm{C} M \mathrm{AC}$ ) fecs, and/or all other applicable fees shall be paid as specified by City Ordnance. This Order gtants Developer a credit for the acquisition costs associated with acquiring the wastewater uilitics from Floridn Governmental Utility Nuthority, formerly known as North Fort Myers Utilities, toward its Contribution in Aid of Construction to the extent any such Contribution in Aid of Construction would be charged. Contribution in Aid of Construction fees are not due until City services are avadable.
16. The Developer shall connect to City wastewater facilitics as specificd by City Ordinance. "The City reserves the right to mspect all such connections as described in Sections 19-12 and 19-63 of the City of Cape Coral Code of Ordinances.
17. The Developer shall grant appropriate casements to City for utility scrvice prior to conveyance of the wastewater facilities to the Ciry. Prior to connection of this, development to City utility facilities, the Developer shall convey to the City the component parts of the wastewater system that were constructed by Developer by bill of sale in a form satisfactory to the Ciry Attorncy, together with such other cvidence as may be required by the Ciry that the utility system proposed to be transferred to the City is frec of all liens and encumbrances.
18. The on-going mantenance, repair and reimbursement obligations for the on-sise infrastructure may be conveyed by the Developer to an associaion formed for the Sitc, upon which assignment Developer will be relieted of aifd frote such obligations. The responsibility of such association for stiction-going raatenance. and reimbursement obligations shall be set forth in the dectaration of covepants and restrictions and shall be recorded prior to the converance of any parcel within, the Site.


1. No Temporary Certificate of Occupancy or Cernficate of Occupancy shall be issued for any building on any tract within the development until the Phase 1 water facilities have been eonveyed to and acecpecd by the City.
2. No Temporary Certificate of Occupancy or Certificate of Occupancy shail be issued for any building on any tract located within Phase 5 until the Phase 2 watcr facilities have been conveyed to and accepted by the City
3. No Certificatc of Occupancy or Temporary Certificate of Occupancy shall be issued for any building on any tract located within Phase 3 or until Phase 3 water facilitics have been conveyed and accepted by the City of Cape Coral.
4. $\Lambda$ Bill of Sale, in a form acceptable to the City Attorncy, a Certificate of Contributory Assets, scaled by enginecr of record, and a Release of Lien by General Contractor ate required along with wartantics, test results, as-builts, and any other conveyance documents required by City. If for any reason a tract cannot be served by the water facities located within the Judd Creek development, then no development shall occur on that tract until water is available for that tract.
5. Developer understands and acknowledges that water services being provided by the City pursuant to the Interlocal Agreement dated January 27, 2004, and amended January 25, 2005 berween the City and Lee County. Developer is responsible and shall be required to pay any costs incurted by the City pursuant to those agreements that are related to the provision of water service to the development.
6. The Developer shall design, construct and install all improvements required by the City to connect to the Ciry's intercornect with Ice County. Said design, construction, and installation shall bc accomplished in accordance with prevailing City design criteria and shall be subject to City inspection and approval prior to acceptance by the City. The Developer shall design, construct and install all furure water improvements within the Judd Creek Preserve Development required by the City to connect to the City's potable water system.
7. The Developer shall be insured against all losses and injury caused by the construction and installation of the facilities. The Developer shall indemnify or hold harmless the City and its officers and employecs from liabilities, damages, losses and costs, including, but not limited to, reasonable attorney's fees, to the extent caused by the negligence, recklessness, or intentional wrongful misconduct of Developer and person employed or utilized by Developers.
8. During and after the construction of the facilites, the Devcloper shall (i) reimburse the City for all damages to property owned or under the control of or use by the City cause by said installation or construction and (ii) reimburse cucry owner of property abutting the location of any installed systems for any physical injury or loss caused by said installation or construction activities. Developer shall re-sod all swales damaged by the construction and all physical damage which shall be done to any of the aforementioned property, either abutting or above the line through any act or omission by the Developer or any contractor, subconuactor, or person in the course of any employment in the constuction of the facilitics.
9. The Developer shall ensure that proper compaction of all trenches in driveways and roads are to a minimum of ninety-eight percent ( $98 \%$ ) density and swales and tightso) way are to a minimum of nincty-five percent ( $95 \%$ ) density to assure stabilization of all replacement swales and deiveway aprons.
10. The Contractor(s) constructing the improvements must be Stape Cfrifed grihold a valid Certificate of Competency in underground uility constryction.
11. During all phases of the construction and installation'of the improvements, the City of Cape Coral may inspect all facilities installed, including televising the wastewater lines. All constructed facilities determined not to be in compliance with-City practices, regulations, or ordinances shall be corrected by the Developec at its
expense. At its discretion, the City may be present at all tests of component parrs of the system installed by the Developer to determine that the system, as constructed, conforms to the City's criteria. No site plan shall be approved and no utilities shall be installed until the Developer has paid to the Ciry an esamated inspection fee for such urihty installation. Such estimated unspection fce shall be four percent ( $4 \%$ ) of the estumated construction cost of the utilities to be installed by Developer from the date of adoption of this development order, and conveyed to the City as agreed upon by the City and Developer. Prior to acceptance by the Ciry of the utilities installed by the Developer, the Ciry and the Developer shall agree upon the final actual construcuon cost for such utilities. If the esamated inspection fee previously paid by the Developer is less than four percent ( $4 \%$ ) of such final actual utiliry construction cost, then the Developer shall pay the difference to the City pror to acceptance of the utilities by the City. If the escimated inspection fee previously paid by the Developer exceeds four percent ( $4 \%$ ) of such final actual utility consuruction cost, then the City shall refund the difference to the Developer.
12. The point of delivery of service with respect to water service shall be up to and including the metcr. Any facilities in the category of "user's lines" located on a properry owner's side of the point of delivery of service shall nor be transferred to the City and shall remain the properry of the Developer. Such user's lines shall remain the maintenance responsibility of the property owners. The Ciry reserves the right to inspect all such connections to be assured that the same are properly made in accordance with the City's rules governing such connections and that the connections, as made, are free from infiltration or inflow. Any plumber's connection covered over without the benefit of inspection by Ciry may result in the Developer being required to reopen the connection for subsequent inspection without cost to the City. The City reserves the right to refuse connection to and the commencement of any service to any user seeking to be connected to any portion of the facilities inscalled by the Developer until all of the terms and conditions of the improvements have been met by the Developer in accordance with this Development Order.
13. Prior to connection to the City's water faciluties, the Developer shall convey to the City the component parts of the water system that were constructed by the Developer in accordance with Section 19-65 of the City of Cape Coral Code of Ordinances. The component parts of the water system include the off-site water line. The water line is located along Pine Island Road from the Lee Counry master meter extending westward to the far side of the property near Barrett Road. The Developer's Engineer shall provide a Certificate of Contributory Assets.
14. Utility Capital Expansion fees, Contributions in Aid of Construction (CIAC) fees, and/or all other applicable fees shall be paid as specified by Ciry Ordinance. Utility Capical Expansion Fees shall be paid in advance upon approval of the project by the Ciry. This Order grants Developer a credit for the acquisition costs associated with acquiring the watcr uilities from Florida Governmental U'tility duthority, formerly known as North Fort Myers Utilities, toward its Contribution in Aid of Construction to the extent any such Contribution in Aid of Construcaon would be charged. Contribution in Aid of Construction fees are not due until City services are available.
15. The Developer shall connect to City water facilities as specified by Ciry Ordinance The City reserves the right to inspect all such connections as described in Sections 19-12 and 19-63 of the Ciry of Cape Coral Code of Ordinances.
16. The Developer shall grant appropriare easements to Ciry for utility service prior to convevance of the water facilities to the City. Prior to connection of this development to Ciry utiliry facilities, the Developer shall convey to the Ciry the component parts of the water system that were constructed by Developer by bill of sale in a form satisfactory to the Ciry Attorney, together with such other evidence as may be required by the Ciry that the utility system proposed to lo etransferved to the City is free of all liens and encumbrances.
17. The on-going maintenance, repair and reimbursement obligations for thè on-site infrastructure may be conveyed by the Developer to án ássociation formed for the Site, upon which assignment Developer will be relieved of and frorn such obligations. The responsibility of such association for such on-going maintenance
and reimbursement obligations shall be set forth in the declaration of covenants and restrictions and shall be recorded prior to the conveyance of any parcel within the Site.
18. Ciry shall own all fire hydrants placed in puble utidy easements. Developer shall own all on-site furc hydrants, if any, not placed in public utilies easements and shall accept all responsibility for the tescing and maintenance of same.

IRRIGATION SERVICE

1. Irngation service is not available to the development. Developer shall provide for irrigation to the development and shall indicate the source of such irrigation on the Site Plans for Phase 3, Phase 4, Phase 5, and Phase 6.
2. In no event shall potable water be used for ingigation due to the capacity limits set by Iee County. No site plan approval and no development shall occur in Phases 3, 4, 5, and 6 until the City has approved a plan for irrigation of such phases.
D. SUBDIVISION
3. Tracts 1-7 as specified in Ordinance 132-05 and platted as Tracts 1,6 , and 7 will be replatted and renamed by this amendment as Tracts $1 \Lambda, 1 \mathrm{~B}, 2 \mathrm{~A}, 2 \mathrm{~B}, 3 \mathrm{~A}, 3 \mathrm{~B}, 4,6,7$, $7 A$, and 7 B . Ttact 5, approved by Ordinance 132-05, has been climinated by this amendment with this land area being largely incorporated into Tract 4. Tracts 8-12 as approved by Ordinance $132-05$ remain unchanged by this PDP amendment.
4. The Developer shall meet all requirements of Section 4.2.11., Minimum Design Standards, City of Cape Coral Land Use and Development Regulations.
5. So long as all requirements of this development order and the City of Cape Coral Land Use and Development Regulations ate satisfied, the subject development may be platted in one subdivision plat or parts of the development may be platted in individual subdivision plats in accordance with the subdivision plan. Prior to any final Subdivison Plat approval, the Site Plan for wastewater and vater infrastructure for Phase 1 shall be approved by the City. Either the Developer shall satisfactorily complete all of the required development improvements, or the Developer shall provide a surety bond or certified check in an amount of the estimated cost to complete all required development improvements, as determined by the City. Such surety bond or certified check shall be retumed to the Developer after the Director has determined that all required improvements have been satisfactorily completed.
6. The Director shall submit the Subdrision Plat for the Mayor's signature after all required development improvements have been satisfactorily completed of the City has received a surety bond or certiffed check in an amount of the estimated cost to complate all required development improvements. Such Plat shall then be recorded with the Lee County Clerk pursuant to Chapter 177, Florida Statutes. A duplicate recorded inylar copy of the Plat shall be submitted to the Ciry.
7. All provisions and conditions contained in the "Judd Creek" PDP as approved by Ordinance $132-05$ shall remain in full force and effect, except as otherwise stated in this Development Order. Although some provisions and conditions set forth in Ordinance $132-05$ have been restated herein, failure to restate a provision or condition shall not be interpreted as an intention to delete or alter such provision or condition.
8. No lighting along the property boundary of Tract 4 shall éweced the in onvintion
levels depicted in the lighting plan prepared by CREE dated January $2 \mathrm{~L}, 2012$.
 shelding and directional lighting methods, includinge bit not limited to, fifture location and height.
9. The design of the building depicted on Sheet A300 dared February 20, 2012 prepared by Interplan comples with the City's nonresidential design standards that are found in LDR, Section 5.6. Any other building design that complies with the City's land use and development regulations can be approved without an amendment to this development order.
10. Any wall constructed on the eastern side of Tract 6 shall be constructed of one or more of the following matcrials: concrete block coated with stucco, textured concrete block, stone, brick, or formed, decorative, or precast concrete.
11. Sidewalks shall be constructed along both sides of the road associated with Tract 7A. Sidewalks shall not be less than six (6) feet in width and shall be constructed in accordance with the City of Cape Coral Enginecring Design Standards.
12. The Developer has been granted a deviation to Section 5.2.13.A.1 to allow the master stormwater pond occupying portions of Tracts 1 A and 1 B and scring the proposed development on Tract 4 to be exempt from the requirement that all sites have a minumum of one canopy tree for each 1,000 square feet of gross land. In the cvent Tract 1A or 1B are developed as anything other than a stormwater tetention arca in conjunction with another project or as a project in its own right, Developer shall fully comply with all City landscaping regulations and any deviations granted here for the stormwater retention arcas shall be considered null and void. This requirement, however, is not intended to prohbit the Developer from secking one or more landscaping deviations consistent with Section 5.2.19 for either Tract $1 \Lambda$ or $1 B$, separately, or in combination.
13. This Development Order contemplates that each of the tracts approved by this PDP amendment shall remain and shall develop in accordance svith the configuration identified in the subdivision plan approved herein. In the event any of these tracts are reconfigured, subdivided, and/or divided, regardless of whether such act requires additional subdivision or replattings pursuant to Section 4.2 of the Land Lise and Development Regulations, any and all deviations from or waivers of any City regulation or ordinance shall terminate and be considered null and void for the specific tract that has been so reconfigured, subdivided and/or divided.
14. Tracts 1-7 as specified in Ordinance 132-05 were platted as Tracts 1, 6, and 7, and were not in accordance with the configuration approved by Ordinance 132-05. Therefore, all deviatoons granted in Ordinance $132-05$ applicable to Tracts $1-7$ are null and void. Only those deviations granted in this ordinance on the parcels now identified as Tracts $1 \mathrm{~A}, 1 \mathrm{~B}, 2 \mathrm{~A}, 2 \mathrm{~B}, 3 \mathrm{~A}, 3 \mathrm{~B}, 4,6,7,7 \mathrm{~A}$, and 7 B shall be considered to be in effect.

## SECTIONIV. LEGAL EFFECT AND LIMITATIONS OF THIS DEVELOPMENT ORDER, AND ADMINISTRATIVE REQUIREMENTS

A. This Development Order shall constitute an ordinance of the City of Cape Coral, adopted by this Council in response to the Planned Developtnent Project Application filed for the "Judd Creek" PDP.
B. This Development Order shall be binding on the Developer. Those portions of this Development Order which clearly apply only to the project Developer shall not be construed to be binding upon future owners of the project lots. It shall be binding upon any builder/developer who acquires any tract of land within the PDP.
C. The terms and conditions set out in this document constitute a basis upon which the Developer and City may rely in furure actions necessary to implement fitlify the final development contemplated by this Development Order.
1). All conditions, restrictions, stpulations, and safeguards contained this Development Order may be enforeed by either party hereto by action at law or copuity, and all costs of suwh proceedings, including reasonable attorney's fees, shall be paid by thendefaulting party. A
E. Any references herein to any governmental agency shail be construed to mean to include any funure instrumentality which may be created and designated as successor in interest to or which otherwise possesses any of the powers and dutics of any referenced governmental agency in existence on the effective date of this Development Order.
F. The approval granted by this Development Order is limited. Such approval shall not be construed to obviate the duty of the Developer to comply with all applicable local or state review and permitting procedures, except where otherwise specifically provided. Such approval shall also not obviate the ducy of the Developer to comply with any City Ordinance or other regulations adopted after the effective date of this Development Order.
G. Subsequent requests for local development permits shall not require further review, unless it is found by the City Council, after due notice and hearing, that one or more substantial devtation(s), or other changes to the approved development plans which create a reasonable likelihood of adverse impacts which were not evaluated in the review by the City have occurred. Substantial deviations include but are not limited to:

1. Any change which requires a variance to code and above those specifically incorporated herein
2. An increase of more than five (5) percent in density, parking requirements, trip generation rates, water or sewer usage, or building square footage.
3. An expiration of the period of effeciveness of this Development Order as herein provided.
4. If development order conditions and applicant commitments incorporated within the Development Order to mitigate impacts are not carried out as indicated to the extent or in accordance with the Development Order, then this shall be presumed to be a substantial deviation from the Development Order.

Upon a finding that any of the above is present, the City Council may order a termination of all development acrivity until such time as a new PDP Applitation for Devclopment Approval has been submitted, reviewed and approved and all local approvals have been obtained.
H. The physical development authonzed under this Development Order, together with that authorized in Ordinance $132-05$, as amended by this ordinance, shail terminate in ten years from the date of adoption of this PDP amendment, unless an extension is approved by this Council The Council may grant an extension without requiring a PDP amendment if the project has been developing substantially in conformance with the original plans and approved conditions, and if no substantial adverse impacts not known to Cape Coral at the time of their review and approval, or arising due to the extension, have been identified. The City Council in establishing a new expiration date for this project may impose additoonal conditions on the development if warranted. This provision shall allow the City Council to grant ant extension to this project regardless of whether the request to extend the project is received by the City prior to or following the current expiration date of the project. For purposes of determining when the buildout date has been exceeded, the time shall be tolled during the pendency of administrative and judicial proceedings relating to development permits. All conditions imposed on the subject development shall remain in full force and effect throughout the life of the development unless rescinded or amended by the City and shall not be affected by any termination of the authorization for physical development.

1. The Director of the Cape Coral Department of Community Development or his/her designee, shall be the local official responsible for assuring compliance with this Development Order. Upon reasonable notice by the City and at all reasonable times, the Developer shall allow the Ciry of Cape Cotal, its agents, employees, and/or representatives, access to the project site for the purpose of assuring compliance with this Decuelopment Order
2. The Developer, or its successors in title to the undeveloped portion of the subject profierty. shall submit a report annually to the Cape Coral City Council, the Director, and all affected permit agencies. This report shall describe the state of development and compliance? of the date of submission.

The first monitoring report shall be submitted to the Ditector not later than one (1) year from the effeerve date of this order, and further reports shall be submitted not later than annually thereafter. The Developer shall so inform any successor in title to any undeveloped portion of the real property covered by this Development Order. This shall not be construed to tequire reporting from tenants or owners of individual lots or units. Annual Monitoring Reports including Traffic Monitoring Reports shall be required until such time as the project is complete, at which time a final development report shall be submitted to the City.
K. Withen thurty (30) days of adoption of this Ordinance, this Development Order shall be recotded in the Office of the Clerk of the Circuit Court by the Developer or Authorized Representative, who shall thereafter return the original recorded Development Order to the City.

## SECTION V. SEVERABILITY

In the event that any portion or section of this Ordinance is determined to be invalid, illegal, or unconsritutional by a court of competent jurisdiction, such decision shall in no manner affect the remaining portions or sections of this Ordinance which shall remain in full force and effect.

## SECTION VI. EFFECTIVE DATE

This Ordinance shall take effect immediately upon its adopion by the Cape Coral City Council. Pcrmits issued prior to or after the effective date of this Ordinance are obtained solely at the risk of the Developer.

ADOPIED BY THE COUNCH OF THE GITY OF CAPE CORAL AT ITS REGULAR SESSION THIS $5^{\text {mi }}$ DAYOF flowember, 2012.


VOTE OF MAYOR AND COLNCILMEMBERS:
SULLIVAN
MCCLAIN
BRANDT
DEILE
CHULAKES-LEETZ
KUEHN
MCGRAIL
DONNELL


ATTESTFD TO AND FILED IN MY OFFICE THIS $13^{\text {th }}$ DAY of Navember. 2012.


APPROVED ASTO FORM

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Item
Number: 3.A
Meeting
Date:
Item Type:
DATE AND TIME OF NEXT
MEETING
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TITLE:
Tuesday, September 10, 2019, at 9:00 a.m., in Council Chambers

## REQUESTED ACTION:

## STRATEGIC PLAN INFO:

1. Will this action result in a Budget Amendment?
2. Is this a Strategic Decision?

If Yes, Priority Goals Supported are listed below.

If No, will it harm the intent or success of the Strategic Plan?

Planning \& Zoning Recommendations:

## SUMMARY EXPLANATION AND BACKGROUND:

LEGAL REVIEW:

EXHIBITS:

PREPARED BY:
Division- Department-

## SOURCE OF ADDITIONAL INFORMATION:


[^0]:    ${ }^{1}$ The subject site was rezoned to the Single-Family Residential (R1) District by Ordinance 4-19 that was adopted by the City Council on August 5, 2019.

[^1]:    ${ }^{2}$ Personal communication with Scott Hertz, Esq., on August 12, 2019.

[^2]:    ${ }^{1}$ Tract 8 was rezoned to the Residential Multi-Family Low (RML) District by Ordinance 4-19 that was adopted by the City Council on August 5, 2019.

[^3]:    FDA = Florida Department of Agriculture and Consumer Services
    FWC = Florida Fish and Wildlife Conservation Commission
    FWS = United States Fish \& Wildlife Service
    $\mathrm{E}=$ Endangered
    $\mathrm{T}=$ Threatened
    $\mathrm{NL}=$ Not
    Listed
    N/A $=$ Not Applicable

[^4]:    FWC = Florida Fish and Wildlife Conservation Commission
    FWS = United States Fish and Wildlife Service
    FDA $=$ Food and Drug Administration
    SSC = Species of Special Concern
    T $=$ Threatened
    E = Endangered
    C $\quad$ Commercially Exploited
    NL $\quad$ Not listed

    * Probable Occurrence $=>50 \%$ estimated chance of occurrence on site. Possible Occurrence $=<50 \%$ estimated chance of occurrence on site. Unlikely Occurrence $=<5 \%$ estimated chance of occurrence on site.

[^5]:    AADT FLAGS: $\mathrm{C}=$ COMPUTED; E MANUAL ESTIMATE; $\mathrm{E}_{\mathrm{E}}^{\mathrm{F}} \mathrm{E}$ FIRST YEAR ESTIMATE
    S = SECOND YEAR ESTIMATE; $T=$ THIRD YEAR ESTIMATE; $R=$ FOURTH YEAR ESTIMAT
    *K FACTOR: STARTING WITH YEAR 2011 IS STANDARDK, PRIOR YEARS ARE K 30 VALUES

[^6]:    FUTURE $=$ OLD $(1+G R O W T H * N)$
    PINE ISLAND RD - STA \#49
    $29900=25100(1+$ GROWTH*g); GROWTH $=2.1 \%$
    PONDELLA RD - STA \#34
    $21600=18200\left(1+\right.$ GROWTH $\left.^{*} 9\right) ;$ GROWTH $=2.1 \%$

[^7]:    
    

[^8]:     S:Jobs $16 \times 16$ GS SLRVEYINGDESCRIPTIONS LPIANDS-SH dwe

[^9]:    

