



FORM RPM-BSP-SMALL SCALE-1

**SMALL SCALE DEVELOPMENT AMENDMENT
SUBMITTAL FORM**

1. Name of Local Government Lee County
- Person completing this form Paul O'Connor, AICP Phone Number 941-479-8585
- Name of Newspaper that notice of small scale development amendment was published _____
- The News Press - Fort Myers, Florida
- Date Publication Noticed April 28, 2003
(Please attach copy of notice)
2. Number of acres of small scale development amendments contained in package:
- a. Within Urban Infill, Urban Redevelopment or Downtown Revitalization as defined by Section 163.3164, FS 0
- b. Within Transportation Concurrency Exception Area pursuant to Section 163.3180(5), FS 0
- c. Within Regional Activity Centers or Urban Central Business Districts pursuant to Section 380.06(2)(e), FS 0
- d. Outside categories a., b. and c. 2.25
3. Cumulative total number of acres of small scale development amendments for the calendar year:
- a. Categories listed in Item 2 a, b, and c. above 0
- b. Categories listed in Item 2 d above 2.25
4. Total number of acres of small scale development amendments in this package that are located within a coastal high hazard area as identified in the comprehensive plan 2.25

Pursuant to Rule 9J-11.015(2), Florida Administrative code, this form must be mailed with all small scale development amendments as defined by Section 163.3187(1)(c), Florida Statutes to:

DEPARTMENT OF COMMUNITY AFFAIRS
BUREAU OF STATE PLANNING
PLAN PROCESSING SECTION
2555 Shumard Oak Boulevard
Tallahassee, Florida 32399-2100
(850) 488-4925



LEE COUNTY
SOUTHWEST FLORIDA

DIVISION OF PLANNING

MEMORANDUM

To: Board of County Commissioners
From: Paul O'Connor, AICP, Director
Subject: Lee Plan Amendment Transmittal/Adoption Hearing
Date: April 22, 2003

Attached are the Agenda, Staff Reports and Supporting Data for two proposed Lee Plan amendments. The first proposal is a Lee Plan Development of Regional Impact (DRI) Amendment, plan amendment CPA2001-03. The second proposal is a Lee Plan Small Scale Amendment, plan amendment CPA2003-01. The hearing will be held on May 6, 2003 starting at 1:30 P.M. in the chambers.

The Transmittal Hearing is a component of the Miromar Lakes DRI Notice of Proposed Change. The proposal is requesting a change in the future land use designation for a 24± acre parcel from Density Reduction/Groundwater Resource to University Community. Staff is recommending that this amendment not be transmitted to the Department of Community Affairs.

The Adoption Hearing is for a small scale map amendment for a specified 2.25 acre parcel located near the intersection of Summerlin Road and Pine Ridge Road. The proposal is requesting a change in future land use designation from Industrial Development to Urban Community. Staff is recommending adoption of this amendment.

If you have any questions regarding either of these amendments, please feel free to give me a call me 479-8309.

cc: Mary Gibbs, AICP, Director of Community Development
Tim Jones, Assistant County Attorney
Lisa Pierce, Minutes
Lee Cares
Planning Files CPA2001-03, CPA2003-01

**BOARD OF COUNTY COMMISSIONERS
DRI AMENDMENT
TRANSMITTAL HEARING
MAY 6, 2003
COMMISSION CHAMBERS
1:30 P.M.
AGENDA**

- 1. Call to order; Certificate of Affidavit of Publication**
- 2. Lee Plan Amendment Proposed for Transmittal**
 - A. CPA2001-03**

Amend the Future Land Use Map for an approximate 24 acre portion of land located in Section 12 and 13, Township 46 South, Range 25 East, to change the classification shown on Map 1 of the Future Land Use Map series from "Density Reduction/Groundwater Resource" to "University Community."

Amend the Future land use map series, Map 16, Planning Communities, to remove the subject property from the Southeast Lee County Planning Community and place it in the San Carlos Planning Community.
 - B. Public Comment on Transmittal Agenda**
- 3. Lee Plan Amendment Proposed for Adoption**
 - A. CPA2003-01**

Amend the Future Land Use Map series for a specified 2.25 acre parcel of land located in Section 8 Township 46 South, Range 24 East to change the classification shown on Map 1, The Future Land Use Map, from "Industrial Development" to "Urban Community."
 - B. Public Comment on Adoption Agenda**
- 4. Adjourn**

Transmittal / Adoption Hearing
May 5 '05

- ① Call to order - DMC ad OK
- ③ - Nichole - overview
 - not significant impact to Indu areas
 - CHHA - concern
 - Utility - may emit odors

Allows commercial dev.

looking at commercial category

Lucas - applicant - 2.2 Ac 1 1/2 years ago

Public - none

Coy
ord StC. 4-0
Action
out

- ② Brandy - overview Policy (2,4,3)
 - History of Amendment
 - Modification of request
 - Staff rec - not transmit
 - Airport Commerce story
 - Gov. allowed change with requirement for 2.4.3
 - Additional amendments
 - Airport
 - Lehigh Lakes change

②

- Understand - no more units being asked for
- San Carlos community wrap change
- letter
- Presidential Nature

Neale - 92 - taken out of Univ. Comm.
Alicia understood it could go back?
View to the North, South, East, West

Unique circumstances - not precedent

Martin - CMS Meisman - technical criteria
recharge and on wellfield

Graphics -

Discharge areas - ?

WMD - no new permits?

Neale - Wetland drawdown problem
- 1990 WMD letter -

Policy - 2.4.3 - has criteria

Dunham - Wilson Miller - Not a lot of
environmental issues

Neale - Presidential Nature -
Bullet List

Offer - Swap of 20.89 Ac

St C. - questions

Public -

Boyd E. Letter RGMC

③

Boyd-Gene - Confused by Application

Why change 20-24 Ac and go through this. Why

① Set President

② Encircle campus - no expansion

Don't do this in little fragments

Linblad-E. - Denial

①-2,4,3 - don't give away in pieces

Need a plan or vision for DR/GR

② Plan does not support Univ.

Rosenthal-A. - 2 Main Concerns

① Preserve integrity of DR/GR

② Not set President

Davis G. Conserency - Support Staff

Why 20 Ac?

Demens-N. - Bioliged FGCU - Deny

Smith-R - Resident - Deny

Neale - Water Supply - Regional supply plan done - not this area

Univ. consistency comes later

Not increasing Density or Intersity

Unique

LPA members RQAC + Conser.

Levy - Insulting - conspiring No!

Look Favorably

4

Judah - area impacted

- Not critical habitat

Not important recharge

Support request

Find a way to properly
mitigate

DR/GR Conversion

Buy sensitive lands

Cog. Unique? Judah - yes

DR/GR proper? yes DR-GR

Mitigation Ratio

Jones - concerns - Comprehensive look
don't chip away - can't support
transmittal

St Cenny - Every action sets precedent

Surrounded by same owner

Unique situation

Have latitude - could get 20Ac +?

Time of Adoption

Albion - DR1 Process - time to address

Common sense - not DR/GR land

Balance

Are we selling urban for acres

Judah - agree it should be comprehensive

this may allow us to establish

Mitigation Ratio

Unique! St C - Cog 4-1

Policy 2.4.3
Policy - not to approve

Adjacent lands to East

DR / GR - reasons

No promise made to go back

Permit problems don't justify Land
Use change

SENDER: COMPLETE THIS SECTION

Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.

1. Article Addressed to: **Mr. Michael Ripp**
 Florida Dept. of Transportation
 P.O. Box 1030
 2292 Victoria Avenue, Suite 222
 Fort Myers, FL 33902-1030

2. Article Number: **7000 1670 0011 9184 0436**
 (Transfer from service label)

PS Form 3811, August 2001

COMPLETE THIS SECTION ON DELIVERY

A. Signature: *Michael Ripp*

B. Received by (Printed Name): **Michael Ripp**

C. Date of Delivery: **MAY 19 2003**

D. Is delivery address different from item 1? Yes No

3. Service Type: Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee) Yes No

SENDER: COMPLETE THIS SECTION

Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.

1. Article Addressed to: **Mr. David Burr**
 S.W. Florida Regional Planning Council
 P.O. Box 3455
 4980 Bayline Drive, 4th Floor
 North Fort Myers, FL 33918-3455

2. Article Number: **7000 1670 0011 9184 0443**
 (Transfer from service label)

PS Form 3811, August 2001

COMPLETE THIS SECTION ON DELIVERY

A. Signature: *David Burr*

B. Received by (Printed Name): **David Burr**

C. Date of Delivery: **MAY 19 2003**

D. Is delivery address different from item 1? Yes No

3. Service Type: Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D.

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1. Article Addressed to: **Executive Director**
 South Florida Water Mgt. District
 3301 Gun Club Road
 West Palm Beach, FL 33406

2. Article Number: **7000 1670 0011 9184 0467**
 (Transfer from service label)

PS Form 3811, August 2001

COMPLETE THIS SECTION ON DELIVERY

A. Signature: *Executive Director*

B. Received by (Printed Name): **Executive Director**

C. Date of Delivery: **MAY 19 2003**

D. Is delivery address different from item 1? Yes No

3. Service Type: Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee) Yes No

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2. Article Number: **7000 1670 0011 9184 0467**
 (Transfer from service label)

PS Form 3811, August 2001

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A. Signature: *Executive Director*

B. Received by (Printed Name): **Executive Director**

C. Date of Delivery: **MAY 19 2003**

D. Is delivery address different from item 1? Yes No

3. Service Type: Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee) Yes No

SENDER: COMPLETE THIS SECTION

Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.

1. Article Addressed to: **Florida Department of Environmental Prot.**
 Plan Review Section
 3900 Commonwealth Blvd., MS 47
 Tallahassee, FL 32399-3000

2. Article Number: **7000 1670 0011 9184 0474**
 (Transfer from service label)

PS Form 3811, August 2001

COMPLETE THIS SECTION ON DELIVERY

A. Signature: *Florida Department of Environmental Prot.*

B. Received by (Printed Name): **Florida Department of Environmental Prot.**

C. Date of Delivery: **MAY 19 2003**

D. Is delivery address different from item 1? Yes No

3. Service Type: Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee) Yes No

SENDER: COMPLETE THIS SECTION

Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.

1. Article Addressed to: **FL Fish and Wildlife Conservation Comm.**
 620 South Meridian Street
 Tallahassee, FL 32399-1600

2. Article Number: **7000 1670 0011 9184 0504**
 (Transfer from service label)

PS Form 3811, August 2001

COMPLETE THIS SECTION ON DELIVERY

A. Signature: *FL Fish and Wildlife Conservation Comm.*

B. Received by (Printed Name): **FL Fish and Wildlife Conservation Comm.**

C. Date of Delivery: **MAY 19 2003**

D. Is delivery address different from item 1? Yes No

3. Service Type: Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee) Yes No

SENDER: COMPLETE THIS SECTION

Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.

1. Article Addressed to: **Dept. of Agriculture and Consumer Svcs.**
 Division of Forestry
 3125 Connor Boulevard
 Tallahassee, FL 32301

2. Article Number: **7000 1670 0011 9184 0481**
 (Transfer from service label)

PS Form 3811, August 2001

COMPLETE THIS SECTION ON DELIVERY

A. Signature: *Dept. of Agriculture and Consumer Svcs.*

B. Received by (Printed Name): **Dept. of Agriculture and Consumer Svcs.**

C. Date of Delivery: **MAY 19 2003**

D. Is delivery address different from item 1? Yes No

3. Service Type: Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee) Yes No

SENDER: COMPLETE THIS SECTION

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1. Article Addressed to: **GRACIE PENTON**
 DEPARTMENT OF STATE AFFAIRS
 Bureau of Local Planning
 2555 Shumard Oak Boulevard
 Tallahassee, FL 32399-2100

2. Article Number: **7000 1670 0011 9184 0478**
 (Transfer from service label)

PS Form 3811, August 2001

COMPLETE THIS SECTION ON DELIVERY

A. Signature: *GRACIE PENTON*

B. Received by (Printed Name): **GRACIE PENTON**

C. Date of Delivery: **MAY 19 2003**

D. Is delivery address different from item 1? Yes No

3. Service Type: Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee) Yes No

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1. Article Addressed to: **Florida Department of State**
 Division of Historical Resource
 The Capitol
 Tallahassee, FL 32399-0250

2. Article Number: **7000 1670 0011 9184 0478**
 (Transfer from service label)

PS Form 3811, August 2001

COMPLETE THIS SECTION ON DELIVERY

A. Signature: *Florida Department of State*

B. Received by (Printed Name): **Florida Department of State**

C. Date of Delivery: **MAY 19 2003**

D. Is delivery address different from item 1? Yes No

3. Service Type: Certified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee) Yes No

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 4980 Bayline Drive, 4th Floor
 North Fort Myers, FL 33918-3455

2. Article Number: **7000 1670 0011 9184 0481**
 (Transfer from service label)

PS Form 3811, August 2001

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A. Signature: *Mr. David Burr*

B. Received by (Printed Name): **Mr. David Burr**

C. Date of Delivery: **MAY 19 2003**

D. Is delivery address different from item 1? Yes No

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4. Restricted Delivery? (Extra Fee) Yes No

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NEWS-PRESS

Published every morning - Daily and Sunday
Fort Myers, Florida

Affidavit of Publication

STATE OF FLORIDA
COUNTY OF LEE

Before the undersigned authority, personally appeared
Kieanna Henry
who on oath says that he/she is the
Asst. Legal Clerk of the News-Press, a daily newspaper,
published at Fort Myers, in Lee County, Florida; that the
attached copy of advertisement, being a
Display
in the matter of **LPA Public Hearing**
in the _____ Court
was published in said newspaper in the issues of
March 14, 2003

Affiant further says that the said News-Press is a paper of general
circulation daily in Lee, Charlotte, Collier, Glades and Hendry
Counties and published at Fort Myers, in said Lee County, Florida
and that said newspaper has heretofore been continuously published
in said Lee County, Florida, each day, and has been entered as a
second class mail matter at the post office in Fort Myers in said Lee
County, Florida, for a period of one year next preceding the first
publication of the attached copy of the advertisement; and affiant
further says that he/she has neither paid nor promised any person,
firm or corporation any discount, rebate, commission or refund for the
purpose of securing this advertisement for publication in the said
newspaper.

Kieanna Henry

Sworn to and subscribed before me this

14th day of March 2003 by

Kieanna Henry
personally known to me or who has produced

as identification, and who did or did not take an oath.

Notary Public *Brenda Leighton*

Print Name _____

My commission Expires:



Brenda Leighton
MY COMMISSION # DD169005 EXPIRES
February 14, 2007
BONDED THRU TROY FAIN INSURANCE, INC.

RECEIVED
COUNTY
17 AM 9:00
MAY 14 2003
PLANNING DIV.
WORKS CNTR.
2ND FLOOR

LEE COUNTY
SOUTHWEST FLORIDA
**MEETING NOTICE
LOCAL PLANNING AGENCY
PUBLIC HEARING**

Notice is hereby given that the Lee County Local Planning Agency (LPA) will
meet on Monday, March 24, 2003. The meeting will be held in the Board of
County Commission Chambers at 2120 Main Street in downtown Fort Myers.
The meeting will commence at 8:30 a.m.

AGENDA

1. Call to Order; Certification of Affidavit of Publication
2. Pledge of Allegiance
3. Public Forum
4. Approval of Minutes from February 24, 2003
5. Small Scale Plan Amendment Review:
 - A. CPA2003-01 - Amend the Future Land Use Map series for a specified 2.25 acre parcel of land located in Section 8 Township 48 South, Range 24 East to change the classification shown on Map 1, The Future Land Use Map, from "Industrial Development" to "Urban Community."
 - B. 2002/2003 Regular Round Plan Amendment Review
 - A. CPA2002-02 - Amend the Future Land Use Map series for a portion of a specified parcel of land located in Section 20, Township 48 South, Range 25 East to change the classification shown on Map 1, the Future Land Use Map, from "Rural" to "Outlying Suburban." Amend Lee Plan Policy 1.1.8 by limiting the density in the reclassified area to 2 dwelling units per acre. Also, amend Table 1(a), Note 6 to require central sewer service for development in the subject property.
 - B. CPA2002-04 - Amend the Future Land Use Element of the Lee Plan, text and Future Land Use Map series to incorporate the recommendations of the Caloosahatchee Shores Community Planning effort, establish a new Goal, Vision Statement and subsequent Objectives and Policies.
 - C. CPA2002-11 - Amend Goal 17, Buckingham, of the Future Land Use Element by adding language that allows water lines to be extended to serve the Buckingham Rural Community Preserve on a voluntary basis; with costs of extension to be paid by the petitioner. Amend Map 6, Future Water Service Areas, to show all of the Buckingham Rural Community Preserve to be within the Future Water Service Areas of the County. Amend Map 7, Future Sewer Service Areas, to add certain public facility sites to the Future Sanitary Sewer Service Areas that have existing sewer service from Lee County Utilities or have an interlocal agreement with the City of Fort Myers for sewer service.
7. Update on Lee County's Evaluation and Appraisal Report process.
8. Communication Tower Master Plan and Ordinance

AN ORDINANCE AMENDING THE LEE COUNTY LAND DEVELOPMENT CODE (LDC) TO AMEND CHAPTER 34 (ZONING); AMENDING THE DEFINITION OF "COMMUNICATION TOWER" (§34-2); FUNCTIONS AND AUTHORITY (BOARD OF COUNTY COMMISSIONERS) (§34-83); REHEARING OF DECISIONS (§34-84); FUNCTIONS AND AUTHORITY (HEARING EXAMINER) (§34-145); FINAL DECISION; JUDICIAL REVIEW (§34-146); ADDITIONAL REQUIREMENTS FOR APPLICATIONS REQUIRING PUBLIC HEARING (§34-203); AMENDING USE ACTIVITY GROUPS - ESSENTIAL SERVICE FACILITIES (§34-622); AMENDING USE REGULATIONS TABLE FOR AGRICULTURAL DISTRICTS (§34-653); FOR ONE- AND TWO-FAMILY RESIDENTIAL DISTRICTS (§34-694); FOR MULTIPLE-FAMILY RESIDENTIAL DISTRICTS (§34-714); FOR MOBILE HOME DISTRICTS (§34-735); FOR RECREATIONAL VEHICLE DISTRICTS (§34-781); FOR COMMUNITY FACILITIES DISTRICTS (§34-813); FOR CONVENTIONAL COMMERCIAL DISTRICTS (§34-843); FOR MARINE-ORIENTED DISTRICTS (§34-873); FOR INDUSTRIAL DISTRICTS (§34-903); FOR PLANNED DEVELOPMENT DISTRICTS (§34-934); AMENDING PRIVATE RECREATIONAL FACILITIES PLANNED DEVELOPMENTS (§34-941); AMENDING MODIFIED LAND DEVELOPMENT REGULATIONS, MASTER SITE PLAN - THE NORTH TAMAMI REDEVELOPMENT OVERLAY DISTRICT (§34-1124); REPEALING AND REPLACING SATELLITE DISHES AND AMATEUR RADIO ANTENNA/TOWERS (§34-1175) AND CREATING A NEW SECTION ENTITLED SATELLITE EARTH STATIONS AND AMATEUR RADIO ANTENNAS, THAT PROVIDES FOR PURPOSE, APPLICABILITY, DEFINITIONS AND PROPERTY DEVELOPMENT REGULATIONS (§34-1175); REPEALING AND REPLACING ARTICLE VII, DIVISION 11, COMMUNICATION TOWERS IN ITS ENTIRETY (§§34-1441 - 34-1446); CREATING ARTICLE VII, DIVISION 11, ENTITLED WIRELESS COMMUNICATION FACILITIES; PROVIDING FOR PURPOSE AND INTENT (§34-1441); DEFINITIONS (§34-1442); APPLICABILITY AND EXEMPTIONS (§34-1443); PERMISSIBLE WIRELESS COMMUNICATION FACILITY LOCATIONS (§34-1444); REVIEW AND APPROVAL PROCESS (§34-1445); APPLICATION SUBMITTAL REQUIREMENTS (§34-1446); CREATING DEVELOPMENT REGULATIONS PERTAINING TO ANTENNA-SUPPORTING STRUCTURES, COLLOCATIONS, ROOF-MOUNTED ANTENNA-SUPPORTING STRUCTURES, SURFACE-MOUNTED ANTENNAS AND STEALTH WIRELESS COMMUNICATION FACILITIES (§34-1447); PROVIDING FOR EXPERT REVIEW (§34-1448); MONITORING AND EVALUATION (§34-1449); FEES AND INSURANCE (§34-1450); DISCONTINUED USE (§34-1451); NONCONFORMING ANTENNA-SUPPORTING STRUCTURES (§34-1452); AND VARIANCE CRITERIA (§34-1453); RENUMBERING RESERVED PROVISIONS §§34-1447 - 34-1470 TO §§34-1454 - 34-1470 (§§34-1447 - 34-1470); AMENDING EXCEPTIONS TO HEIGHT LIMITATIONS FOR CERTAIN STRUCTURAL ELEMENTS (§34-2178); AMENDING ARTICLE VII NONCONFORMITIES (APPLICABILITY); AND PROVIDING FOR CONFLICTS OF LAW, SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS AND AN EFFECTIVE DATE.

9. Other Business
10. Adjournment

This meeting is open to the public and all interested parties are encouraged to attend. Interested parties may appear and be heard with respect to all proposed actions. Pursuant to Florida Statutes Section 163.3184(8)(b), persons participating in the Comprehensive Plan Amendment process, who provide their name and address on the record, will receive a courtesy informational statement from the Department of Community Affairs prior to the publication of the Notice of Intent to find a plan amendment in compliance.

If a person decides to appeal any decision made by the board, agency or commission with respect to any matter considered at such meeting or hearing, he or she will need a record of the proceedings, and that for such purpose, he or she 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 to be based.

Further information may be obtained by contacting the Lee County Division of Planning at 479-5565.

In accordance with the Americans with Disabilities Act, reasonable accommodations will be made upon request. If you are in need of a reasonable accommodation, please contact Janet Miller at 479-5563.

**TRANSMITTAL OF ADOPTED SMALL-SCALE COMPREHENSIVE PLAN
AMENDMENT CPA2003-01**

Table of Contents

- 1) Submittal Letter
- 2) Exhibit 1 - Copy of the executed ordinance adopting the small-scale amendment
- 3) Exhibit 2 - Future Land Use Map depicting new designation
- 4) Exhibit 3 - Copy of the public notice for the LPA hearing and the BoCC adoption hearing
- 5) Supporting information relative to the amendment:
 - a) Staff report for CPA2003-01
 - b) Attachment 1 - Copy of the small-scale application
 - c) Attachment 2 through 11 - back up documentation to staff report
- 6) Form RPM-BSP-Small Scale-1



LEE COUNTY
SOUTHWEST FLORIDA

BOARD OF COUNTY COMMISSIONERS

Writer's Direct Dial Number: Phone (239)479-8585
Fax (239)479-8319

Bob Janes
District One

Douglas R. St. Cerny
District Two

Ray Judah
District Three

Andrew W. Coy
District Four

John E. Albion
District Five

Donald D. Stilwell
County Manager

James G. Yaeger
County Attorney

Diana M. Parker
County Hearing
Examiner

May 14, 2003

Ray Eubanks, Administrator, Plan Review and Processing
Florida Department of Community Affairs
Bureau of State Planning
Plan Processing Section
2555 Shumard Oak Boulevard
Tallahassee, FL. 32399-2100

Re: Small-Scale Amendment to the Lee Plan
Adopted Amendment Package for CPA 2001-08

Dear Mr. Eubank:

In accordance with the provisions of Section 163.3187(1)(c), F.S. and of 9J-11.015, this submission package constitutes the adopted small-scale amendment to the Lee Plan, known as CPA 2003-01. The adoption hearing for this plan amendment was held on May 6, 2003. This is the first small-scale amendment adopted in the 2003 calendar year, making the "cumulative total number of acres" for small-scale amendments adopted in the 2003 calendar year approximately 2.25 acres.

Included with this package, Per 9J-11.015, is one copy of the executed ordinance adopting the small-scale amendment, a Future Land Use Map depicting the newly adopted designation, a copy of the public notice of the adoption hearing, supporting data including the application and staff report, and form RPM-BSP-Small Scale-1. By copy of this letter and its attachments I certify that this amendment has been sent to the Regional Planning Council as well as all other required agencies.

Sincerely,

Paul O'Connor, AICP
Director, Division of Planning
Department of Community Development

All documents and reports attendant to this adoption are being sent, by copy of this cover, to:

David Burr
Executive Director
Southwest Florida Regional Planning Council

Mike Rippe, District Director
South West Area Office
FDOT District One

Executive Director
South Florida Water Management District

Plan Review Section
Department of Environmental Protection

Florida Department of State

Florida Fish and Wildlife Conservation Commission

The Department of Agriculture and Consumer Services, Division of Forestry

LEE COUNTY ORDINANCE NO. 03-12
(Small Scale Amendment 2.25-Acre Parcel from
Industrial Development to Urban Community)

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN" AS ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT SMALL SCALE AMENDMENT CPA 2003-01 (PERTAINING TO THE DESIGNATION OF A 2.25-ACRE PARCEL FROM INDUSTRIAL DEVELOPMENT TO THE URBAN COMMUNITY FUTURE LAND USE CATEGORY) APPROVED DURING A SMALL SCALE COMPREHENSIVE PLAN AMENDMENT EFFORT; PROVIDING FOR AMENDMENT TO THE FUTURE LAND USE MAP SERIES, MAP 1; PURPOSE AND SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

WHEREAS, the Lee County Comprehensive Plan ("Lee Plan") Policy 2.4.1 and Chapter XIII, provides for adoption of amendments to the Plan in compliance with State statutes and in accordance with administrative procedures adopted by the Board of County Commissioners ("Board"); and,

WHEREAS, the Board, in accordance with Section 163.3181, Florida Statutes, and Lee County Administrative Code AC-13-6 provide an opportunity for private individuals to request amendment to the Future Land Use Map through a small scale amendment public hearing process; and,

WHEREAS, the Board held a public hearing for the adoption the proposed amendment on May 6, 2003. At that hearing, the Board approved a motion to adopt proposed amendment CPA2003-01 pertaining to the re-designation of a 2.25-acre parcel from Industrial Development to Urban Community on the Future Land Use Map Series, Map 1. The subject parcel is located southeast of the Summerlin Road and Pine Ridge Road intersection.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY, FLORIDA, THAT:

SECTION ONE: PURPOSE, INTENT, AND SHORT TITLE

The Board of County Commissioners of Lee County, Florida, in compliance with Chapter 163, Part II, Florida Statutes, and with Lee County Administrative Code AC-13-6, conducted a public hearing to review a proposed amendment to the Future Land Use Map Series of the Lee Plan. The purpose of this ordinance is to adopt the amendment to the Lee Plan discussed at that meeting and later approved by a majority of the Board of County Commissioners. The short title and proper reference for the Lee County Comprehensive Land Use Plan, as hereby amended, will continued to be the "Lee Plan." This amending ordinance may be referred to as the "2003 Small Scale Amendment Cycle CPA 2003-01, redesignation of 2.25-acre parcel located southeast of the Summerlin and Pine Ridge Roads Intersection Ordinance."

SECTION TWO: ADOPTION OF SMALL SCALE AMENDMENT TO LEE PLAN FUTURE LAND USE MAPS SERIES, MAP 1

The Lee County Board of County Commissioners hereby amends the existing Lee Plan, adopted by Ordinance Number 89-02, as amended, by adopting an amendment to the Future Land Use Map Series, Map 1, by changing the designation of a 2.25-acre parcel from the Industrial Development to the Urban Community Future Land Use category. The subject parcel is located southeast of the Summerlin and Pine Ridge Roads intersection.

The corresponding staff report and analysis, along with all attachments for this amendment, are adopted as "support documentation" for the Lee Plan.

SECTION THREE: LEGAL EFFECT OF THE "LEE PLAN"

No public or private development will be permitted except in conformity with the Lee Plan. All land development regulations and land development orders must be consistent with the Lee Plan as amended.

SECTION FOUR: GEOGRAPHIC APPLICABILITY

The Lee Plan is applicable throughout the unincorporated area of Lee County, Florida, except in those unincorporated areas included in joint or interlocal agreements with other local governments that specifically provide otherwise.

SECTION FIVE: SEVERABILITY

The provisions of this ordinance are severable and it is the intention of the Board of County Commissioners of Lee County, Florida, to confer the whole or any part of the powers herein provided. If any of the provisions of this ordinance are held unconstitutional by a court of competent jurisdiction, the decision of that court will not affect or impair the remaining provisions of this ordinance. It is hereby declared to be the legislative intent of the Board of County Commissioners that this ordinance would have been adopted had the unconstitutional provisions not been included therein.

SECTION SIX: INCLUSION IN CODE, CODIFICATION, SCRIVENERS' ERROR

It is the intention of the Board of County Commissioners that the provisions of this ordinance will become and be made a part of the Lee County Code. Sections of this ordinance may be renumbered or relettered and the word "ordinance" may be changed to "section," "article," or other appropriate word or phrase in order to accomplish this intention; and regardless of whether inclusion in the code is accomplished, sections of this ordinance may be renumbered or relettered. The correction of typographical errors that do not affect the intent, may be authorized by the County Manager, or his or her designee, without need of public hearing, by filing a corrected or recodified copy with the Clerk of the Circuit Court.

SECTION SEVEN: EFFECTIVE DATE

The plan amendment adopted herein is not effective until a final order is issued by the DCA or Administrative Commission finding the amendment in compliance with Section 163.3184, Florida Statutes, whichever occurs earlier. No development orders, development permits, or land uses dependent on this amendment may be issued or

commence before the amendment has become effective. If a final order of noncompliance is issued by the Administration Commission, this amendment may nevertheless be made effective by adoption of a resolution affirming its effective status. A copy of such resolution will be sent to the DCA, Bureau of Local Planning, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

THE FOREGOING ORDINANCE was offered by Commissioner Coy, who moved its adoption. The motion was seconded by Commissioner St. Cerny, and, when put to a vote, the vote was as follows:

Robert P. Janes	Aye
Douglas St. Cerny	Aye
Ray Judah	Aye
Andrew Coy	Aye
John Albion	Absent

DONE AND ADOPTED this 6th of May 2003.

ATTEST:
CHARLIE GREEN, CLERK

BY: *Charlie Green*
Deputy Clerk

LEE COUNTY
BOARD OF COUNTY COMMISSIONERS

BY: *Ray Judah*
Chairman

DATE: 5/6/03

Approved as to form by:

Donna Marie Collins
Donna Marie Collins
County Attorney's Office

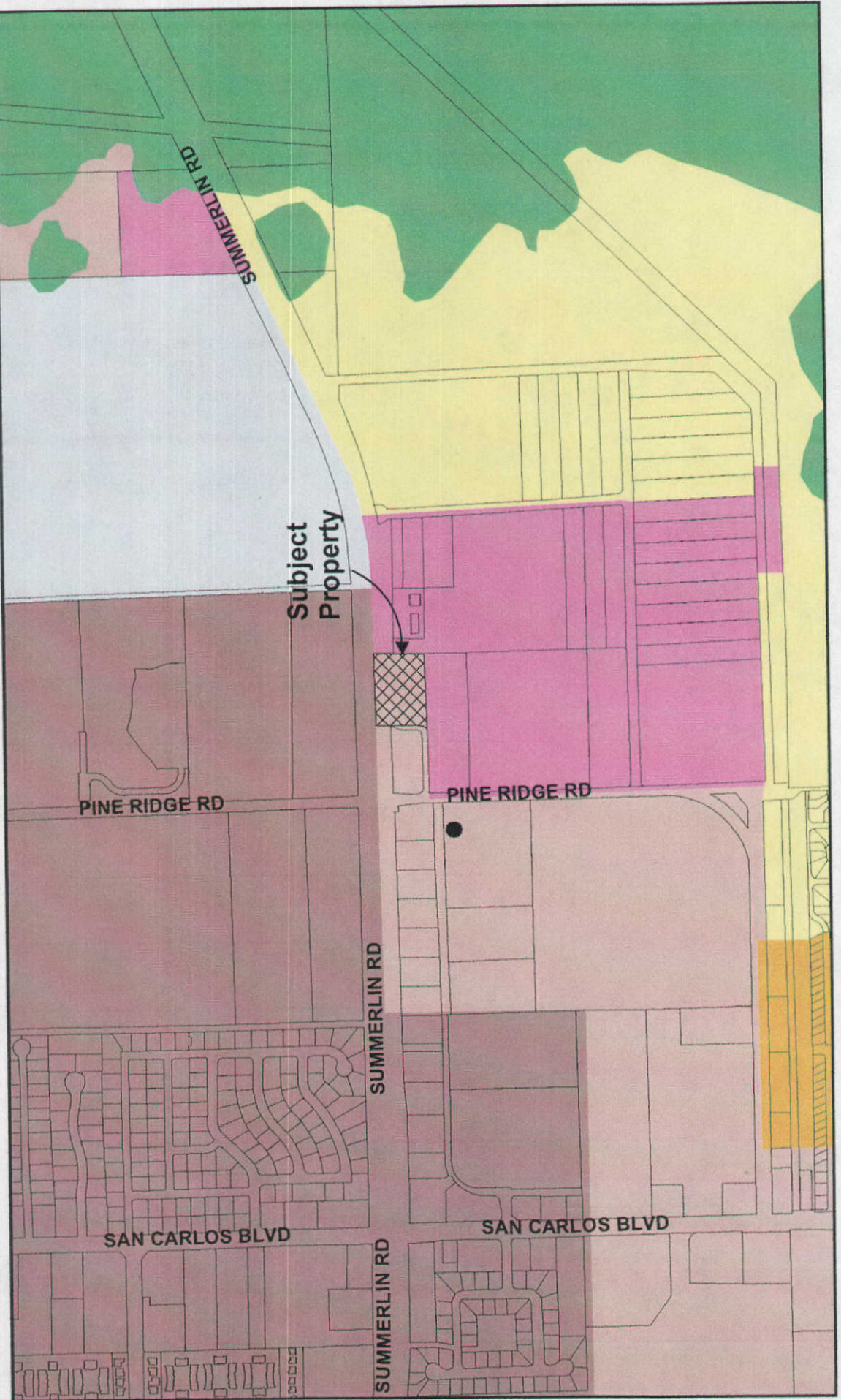


Adopted Lee Plan Future Land Use Map

CPA 2003-01



- FUTURE URBAN AREAS**
- Central Urban
 - Urban Community
 - Suburban
 - Outlying Suburban
 - Industrial Development
 - Public Facilities
- ENVIRONMENTALLY CRITICAL AREAS (WETLANDS)**
- Wetlands; Wetlands



NEWS-PRESS

*Published every morning - Daily and Sunday
Fort Myers, Florida*

Affidavit of Publication

**STATE OF FLORIDA
COUNTY OF LEE**

Before the undersigned authority, personally appeared

Kieanna Henry

who on oath says that he/she is the

Asst. Legal Clerk of the News-Press, a daily newspaper,
published at Fort Myers, in Lee County, Florida; that the
attached copy of advertisement, being a

Display

In the matter of CPA 2001-03

in the _____ Court

was published in said newspaper in the issues of

April 28, 2003

Affiant further says that the said News-Press is a paper of general circulation daily in Lee, Charlotte, Collier, Glades and Hendry Counties and published at Fort Myers, in said Lee County, Florida and that said newspaper has heretofore been continuously published in said Lee County, Florida, each day, and has been entered as a second class mail matter at the post office in Fort Myers in said Lee County, Florida, for a period of one year next preceding the first publication of the attached copy of the advertisement; and affiant further says that he/she has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

Kieanna Henry

Sworn to and subscribed before me this

28th day of April 2003 by

Kieanna Henry

personally known to me or who has produced

_____ as identification, and who did or did not take an oath.

Notary Public

Brenda Leighton

Print Name _____

My commission Expires:

SECOND FLOOR
PUB. WRKS. CNTR.
COMM. DEV.

03 APR 29 AM 11:40

RECEIVED
LEE COUNTY



Brenda Leighton
MY COMMISSION # DD169005 EXPIRES
February 14, 2007
BONDED THROUGH TROY FAIR INSURANCE, INC.

NOTICE OF PROPOSED AMENDMENT TO THE LEE COUNTY COMPREHENSIVE LAND USE PLAN

On May 6, 2003, the Lee County Board of Commissioners will hold a public hearing to consider amending the Lee County Comprehensive Land Use Plan (Lee Plan). The hearing will be held in the Board of County Commissioners Hearing Chambers in the renovated Courthouse at 2120 Main Street in downtown Fort Myers. The hearing will commence at 1:30 p.m. The nature of the proposed Lee Plan amendment is to:

- 1) Change the Future Land Use Map designation, as well as the Planning Community designation of a 25.43-acre parcel of land located within the Miramar Lakes Development of Regional Impact. Sponsor: Miramar Lakes LLC
- 2) Change the Future Land Use Map designation of a 2.25-acre parcel in the vicinity of Summerlin and Pine Ridge Roads. Sponsor: Donald Lucas.

At the conclusion of the hearing, the Board will vote to transmit, transmit with specific modifications, or not transmit proposed amendment number 1 to the Florida Department of Community Affairs (DCA). The Board will vote to adopt, adopt with specific modifications, or not adopt proposed amendment number 2 through the adoption of the following ordinance:

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN" AS ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT SMALL SCALE AMENDMENT CPA 2003-01 (PERTAINING TO THE DESIGNATION OF A 2.25-ACRE PARCEL FROM INDUSTRIAL DEVELOPMENT TO THE URBAN COMMUNITY FUTURE LAND USE CATEGORY) APPROVED DURING A SMALL SCALE COMPREHENSIVE PLAN AMENDMENT EFFORT; PROVIDING FOR AMENDMENT TO THE FUTURE LAND USE MAP SERIES, MAP 1; PURPOSE AND SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY; SEVERABILITY; CODIFICATION; SCRIVNER'S ERRORS, AND AN EFFECTIVE DATE.

The proposed ordinance may be inspected by the public at the Office of the County Attorney, Courthouse Administration Building, 2118 Second Street, 6th Floor, Fort Myers, Florida.

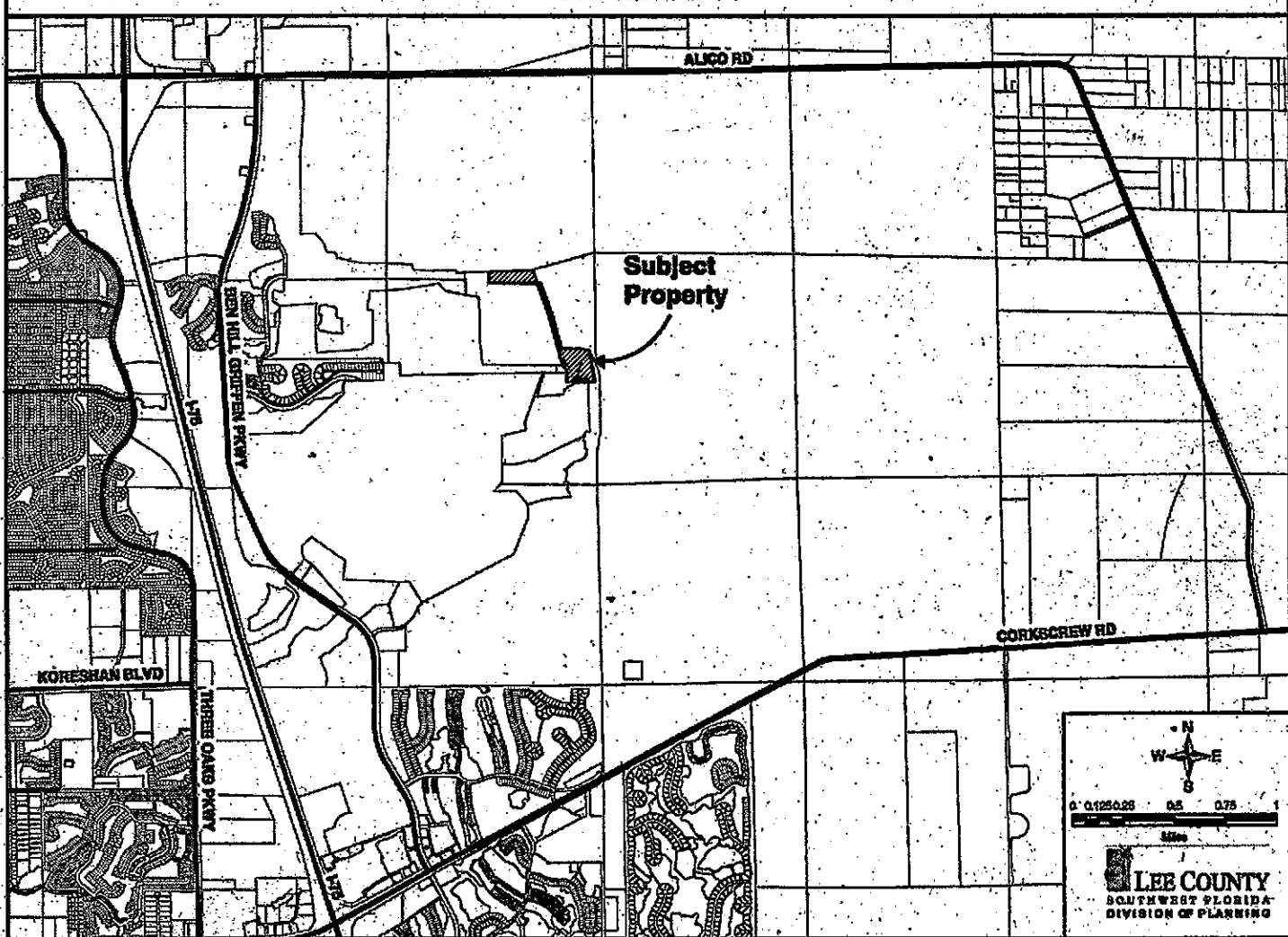
This meeting is open to the public and all interested parties are encouraged to attend. Interested parties may appear and be heard with respect to the proposed amendment to the Lee Plan. Pursuant to Florida Statutes, persons participating in the Comprehensive Plan Amendment process, who provide their name and address on the record, will receive a courtesy information statement from DCA prior to the publication of the Notice of Intent to find the plan amendment in compliance. If a person decides to appeal the Board's decision, he or she will need a record of the proceedings, and, for such purpose, he or she may need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based. Further information may be obtained by contacting the Lee County Division of Planning at 239-479-8585.

In accordance with the Americans with Disabilities Act, reasonable accommodations will be made upon request. If you are in need of a reasonable accommodation, please contact Janet Miller at 239-479-8583.

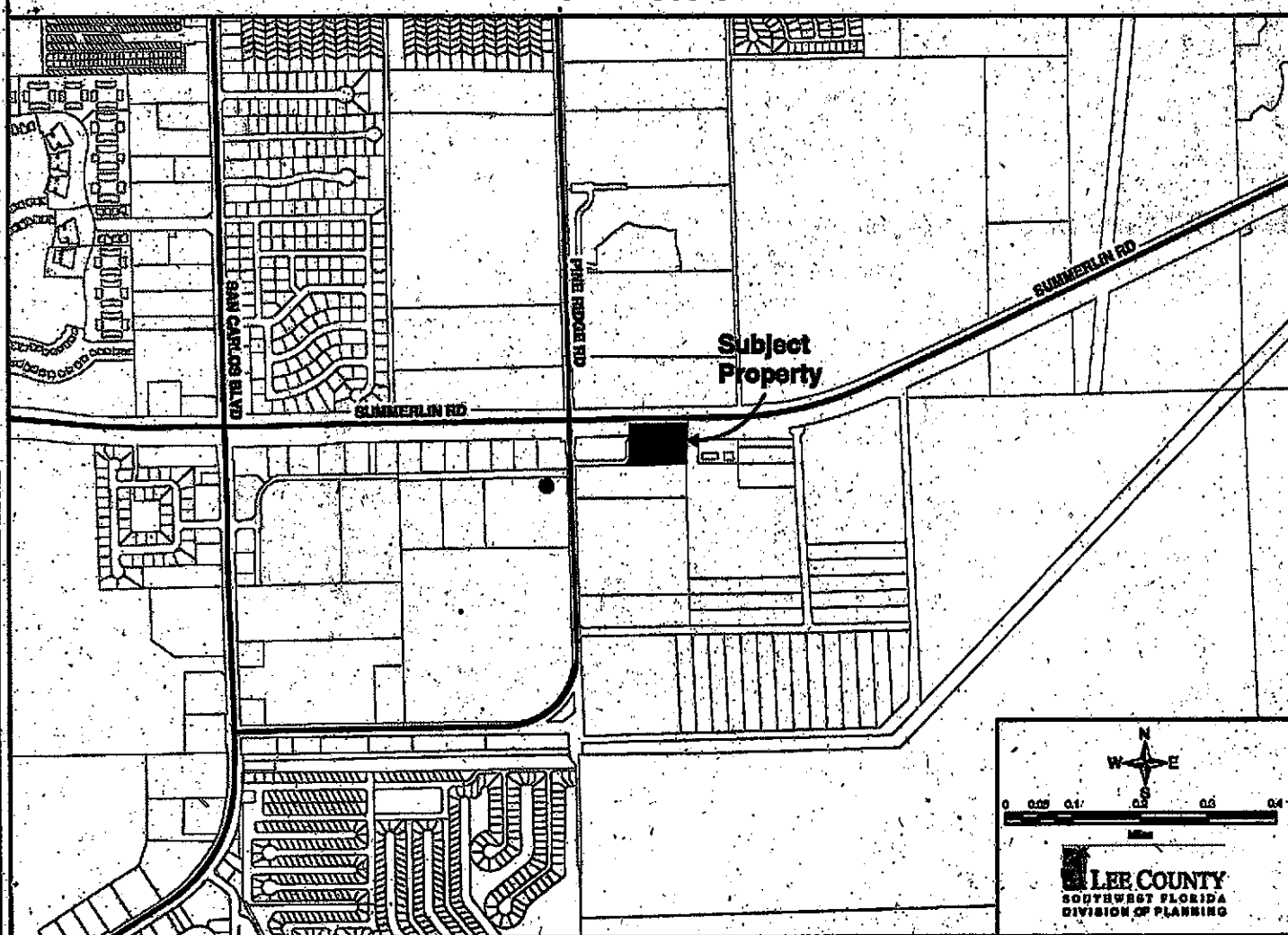
May 6, 2003
1:30 p.m.
AGENDA

1. Call to order; certification of Affidavit of Publication by County Attorney.
2. Lee Plan Amendment proposed for transmittal to DCA:
CPA2001-03 - Amend the Future Land Use Map Series, Map 1, by changing the designation of a 25.43-acre parcel from Density Reduction/Ground Water Resource to University Community and Wetlands. In addition, amend Map 18, Planning Communities, to remove the 25.43-acre parcel from the Southeast County Planning Community and include it in the San Carlos Park Planning Community.
3. Lee Plan Amendment proposed for adoption by Board of County Commissioners:
CPA 2003-01 Amend Future Land Use Map Series, Map 1, by changing designation of a 2.25-acre parcel from Industrial Development to Urban Community. The subject parcel is located on the south side of Summerlin Road, just east of Pine Ridge Road in Section 8, Township 46 South, Range 24 East.
4. Adjourn

**Lee Plan Future Land Use Map Amendment
CPA 2001-03**



**Lee Plan Future Land Use Map Amendment
CPA 2003-01**



NEWS-PRESS
Published every morning - Daily and Sunday
Fort Myers, Florida
Affidavit of Publication

STATE OF FLORIDA
 COUNTY OF LEE

Before the undersigned authority, personally appeared

Kieanna Henry

who on oath says that he/she is the

Asst. Legal Clerk of the News-Press, a daily newspaper,
 published at Fort Myers, in Lee County, Florida; that the
 attached copy of advertisement, being a

Display

In the matter of **LPA Public Hearing**

in the _____ Court

was published in said newspaper in the issues of

March 14, 2003

Affiant further says that the said News-Press is a paper of general circulation daily in Lee, Charlotte, Collier, Glades and Hendry Counties and published at Fort Myers, in said Lee County, Florida and that said newspaper has heretofore been continuously published in said Lee County, Florida, each day, and has been entered as a second class mail matter at the post office in Fort Myers in said Lee County, Florida, for a period of one year next preceding the first publication of the attached copy of the advertisement; and affiant further says that he/she has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

Kieanna Henry

Sworn to and subscribed before me this

14th day of **March 2003** by

Kieanna Henry

personally known to me or who has produced

as identification, and who did or did not take an oath.

Notary Public *Brenda Leighton*

Print Name _____

My commission Expires:



Brenda Leighton
 MY COMMISSION # DD169005 EXPIRES
 February 14, 2007
 BONDED THRU TROY FAIN INSURANCE, INC.

RECEIVED
 LEE COUNTY
 APR 17 AM 9:00
 COMM. DEV.
 WORKS. CNTR.
 SECOND FLOOR

MEETING NOTICE
LEE COUNTY LOCAL PLANNING AGENCY
SOUTHWEST FLORIDA PUBLIC HEARING

Notice is hereby given that the Lee County Local Planning Agency (LPA) will meet on Monday, March 24, 2003. The meeting will be held in the Board of County Commission Chambers at 2120 Main Street in downtown Fort Myers. The meeting will commence at 8:30 a.m.

AGENDA

1. Call to Order; Certification of Affidavit of Publication
2. Pledge of Allegiance
3. Public Forum
4. Approval of Minutes from February 24, 2003
5. Small Scale Plan Amendment Review:
 - A. CPA2003-01 - Amend the Future Land Use Map series for a specified 2.25 acre parcel of land located in Section 8 Township 46 South, Range 24 East to change the classification shown on Map 1, The Future Land Use Map, from "Industrial Development" to "Urban Community."
 6. 2002/2003 Regular Round Plan Amendment Review
 - A. CPA2002-02 - Amend the Future Land Use Map series for a portion of a specified parcel of land located in Section 20, Township 46 South, Range 25 East to change the classification shown on Map 1, the Future Land Use Map, from "Rural" to "Outlying Suburban." Amend Lee Plan Policy 1.1.6 by limiting the density in the reclassified area to 2 dwelling units per acre. Also, amend Table 1(a), Note 6 to require central sewer service for development in the subject property.
 - B. CPA2002-04 - Amend the Future Land Use Element of the Lee Plan, text and Future Land Use Map series to incorporate the recommendations of the Caloosahatchee Shores Community Planning effort, establish a new Goal, Vision Statement and subsequent Objectives and Policies.
 - C. CPA2002-11 - Amend Goal 17, Buckingham, of the Future Land Use Element by adding language that allows water lines to be extended to serve the Buckingham Rural Community Preserve on a voluntary basis, with costs of extension to be paid by the petitioner. Amend Map 6, Future Water Service Areas, to show all of the Buckingham Rural Community Preserve to be within the Future Water Service Areas of the County. Amend Map 7, Future Sewer Service Areas, to add certain public facility sites to the Future Sanitary Sewer Service Areas that have existing sewer service from Lee County Utilities or have an interlocal agreement with the City of Fort Myers for sewer service.
7. Update on Lee County's Evaluation and Appraisal Report process.
8. Communication Tower Master Plan and Ordinance
 AN ORDINANCE AMENDING THE LEE COUNTY LAND DEVELOPMENT CODE (LDC) TO AMEND CHAPTER 34 (ZONING); AMENDING THE DEFINITION OF "COMMUNICATION TOWER" (§34-2); FUNCTIONS AND AUTHORITY (BOARD OF COUNTY COMMISSIONERS) (§34-83); REHEARING OF DECISIONS (§34-84); FUNCTIONS AND AUTHORITY (HEARING EXAMINER) (§34-145); FINAL DECISION; JUDICIAL REVIEW (§34-146); ADDITIONAL REQUIREMENTS FOR APPLICATIONS REQUIRING PUBLIC HEARING (§34-203); AMENDING USE ACTIVITY GROUPS - ESSENTIAL SERVICE FACILITIES (§34-622); AMENDING USE REGULATIONS TABLE FOR AGRICULTURAL DISTRICTS (§34-653); FOR ONE- AND TWO-FAMILY RESIDENTIAL DISTRICTS (§34-694); FOR MULTIPLE-FAMILY RESIDENTIAL DISTRICTS (§34-714); FOR MOBILE HOME DISTRICTS (§34-735); FOR RECREATIONAL VEHICLE DISTRICTS (§34-791); FOR COMMUNITY FACILITIES DISTRICTS (§34-813); FOR CONVENTIONAL COMMERCIAL DISTRICTS (§34-843); FOR MARINE-ORIENTED DISTRICTS (§34-873); FOR INDUSTRIAL DISTRICTS (§34-903); FOR PLANNED DEVELOPMENT DISTRICTS (§34-934); AMENDING PRIVATE RECREATIONAL FACILITIES PLANNED DEVELOPMENTS (§34-941); AMENDING MODIFIED LAND DEVELOPMENT REGULATIONS, MASTER SITE PLAN - THE NORTH TAMiami REDEVELOPMENT OVERLAY DISTRICT (§34-1124) REPEALING AND REPLACING SATELLITE DISHES AND AMATEUR RADIO ANTENNA/TOWERS (§34-1175) AND CREATING A NEW SECTION ENTITLED SATELLITE EARTH STATIONS AND AMATEUR RADIO ANTENNAS, THAT PROVIDES FOR PURPOSE, APPLICABILITY, DEFINITIONS AND PROPERTY DEVELOPMENT REGULATIONS (§34-1175); REPEALING AND REPLACING ARTICLE VII, DIVISION 11, COMMUNICATION TOWERS IN ITS ENTIRETY (§§34-1441 - 34-1446); CREATING ARTICLE VII, DIVISION 11, ENTITLED WIRELESS COMMUNICATION FACILITIES; PROVIDING FOR PURPOSE AND INTENT (§34-1441); DEFINITIONS (§34-1442); APPLICABILITY AND EXEMPTIONS (§34-1443); PERMISSIBLE WIRELESS COMMUNICATION FACILITY LOCATIONS (§34-1444); REVIEW AND APPROVAL PROCESS (§34-1445); APPLICATION SUBMITTAL REQUIREMENTS (§34-1446); CREATING DEVELOPMENT REGULATIONS PERTAINING TO ANTENNA-SUPPORTING STRUCTURES, COLLOCATIONS, ROOF-MOUNTED ANTENNAS-SUPPORTING STRUCTURES, SURFACE-MOUNTED ANTENNAS AND STEALTH WIRELESS COMMUNICATION FACILITIES (§34-1447); PROVIDING FOR EXPERT REVIEW (§34-1448); MONITORING AND EVALUATION (§34-1449); FEES AND INSURANCE (§34-1450); DISCONTINUED USE (§34-1451); NONCONFORMING ANTENNA-SUPPORTING STRUCTURES (§34-1452); AND VARIANCE CRITERIA (§34-1453); RENUMBERING RESERVED PROVISIONS §§34-1447 - 34-1470 TO §§34-1454 - 34-1470 (§§34-1447 - 34-1470); AMENDING EXCEPTIONS TO HEIGHT LIMITATIONS FOR CERTAIN STRUCTURAL ELEMENTS (§34-2173); AMENDING ARTICLE VIII NONCONFORMITIES (APPLICABILITY); AND PROVIDING FOR CONFLICTS OF LAW, SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS AND AN EFFECTIVE DATE.
9. Other Business
10. Adjournment

This meeting is open to the public and all interested parties are encouraged to attend. Interested parties may appear and be heard with respect to all proposed actions. Pursuant to Florida Statutes Section 163.3184(8)(b), persons participating in the Comprehensive Plan Amendment process, who provide their name and address on the record, will receive a courtesy informational statement from the Department of Community Affairs prior to the publication of the Notice of Intent to find a plan amendment in compliance.

If a person decides to appeal any decision made by the board, agency or commission with respect to any matter considered at such meeting or hearing, he or she will need a record of the proceedings, and that, for such purpose, he or she 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 to be based.

Further information may be obtained by contacting the Lee County Division of Planning at 479-8585.

In accordance with the Americans with Disabilities Act, reasonable accommodations will be made upon request. If you are in need of a reasonable accommodation, please contact Janet Miller at 479-8583.

**CPA 2003-01
SMALL SCALE
AMENDMENT
TO THE**

LEE COUNTY COMPREHENSIVE PLAN

THE LEE PLAN

**Privately Sponsored Application
and Staff Analysis**

BoCC Adoption Document

*Lee County Planning Division
1500 Monroe Street
P.O. Box 398
Fort Myers, FL 33902-0398
(941) 479-8585*

May 8, 2003

**LEE COUNTY
DIVISION OF PLANNING
STAFF REPORT FOR
SMALL SCALE
COMPREHENSIVE PLAN AMENDMENT
CPA 2003-01**

	This Document Contains the Following Reviews:
✓	Staff Review
✓	Local Planning Agency Review and Recommendation
✓	Board of County Commissioners Hearing for Adoption

STAFF REPORT PREPARATION DATE: March 9, 2003

PART I - BACKGROUND AND STAFF RECOMMENDATION

A. SUMMARY OF APPLICATION

1. **APPLICANT:** Donald Lucas
2. **REQUEST:** Amend the Future Land Use Map series for a specified 2.25 acre parcel of land located in Section 8 Township 46 South, Range 24 East to change the classification shown on Map 1, The Future Land Use Map, from "Industrial Development" to "Urban Community."

3. SUMMARY DISCUSSION

The applicant has requested a Future Land Use Classification (FLUC) change from Industrial Development to Urban Community for a 2.25 acre parcel of land known as Vision XXV (25). The property is located on the south side of the Summerlin Road Corridor just east of Pine Ridge Road. The applicant has stated that the request is to "allow more appropriate development for a high visibility - tourist oriented section of Summerlin Road." The applicant's intention is to develop the subject parcel with a commercial center.

The proposed designation change from Industrial Development to Urban Community will result in an increase in potential dwelling units from 1 bonafide caretaker's residence to a maximum of 13 dwelling units to be built on the subject property without the need for bonus density approval (a maximum of 22 total units when calculated with the maximum permitted bonus density for an Urban Community designation at 10 units per acre).

B. BACKGROUND INFORMATION

1. EXISTING CONDITIONS

SIZE OF PROPERTY: ±2.25 acres

PROPERTY LOCATION: 17901 Summerlin Road, just east of the intersection with Pine Ridge Road along the south side of Summerlin Road, in the Iona McGregor Planning Community.

EXISTING USE OF LAND: Vacant

CURRENT ZONING: Industrial Planned Development, the MCP has been vacated due to inactivity (Originally rezoned by Resolution Z-92-005 from AG-2 to IPD)

CURRENT FUTURE LAND USE CLASSIFICATIONS: Industrial Development

2. INFRASTRUCTURE AND SERVICES

WATER & SEWER: The property is located within the Lee County Utilities franchise area.

FIRE: The property is located within the Iona McGregor Fire Control District.

TRANSPORTATION: Access to the property is via Pine Ridge and Summerlin Roads. The Summerlin Road access point is to be shared with property to the east and will be available only to eastbound traffic.

SOLID WASTE FRANCHISE: The property is located within the Onyx Waste Services of Florida solid waste collection service area. The applicant has provided a letter from Onyx stating that collection service is available (See Attachment 1 - Applicant Supplementary Info).

C. STAFF RECOMMENDATION AND FINDINGS OF FACT SUMMARY

1. RECOMMENDATION: Staff recommends that Map 1, the Future Land Use Map, be amended to change the future land use designation of the ±2.25 acre subject parcel from "Industrial Development" to "Urban Community" Future Land Use designation.

2. BASIS AND RECOMMENDED FINDINGS OF FACT:

- The subject property and intended development are consistent with the Urban Community descriptor of the Comprehensive Plan, Policy 1.1.4.
- The subject parcel has access to a major collector and an arterial road. The applicant has stated that the intended use of the subject property is for commercial development. The parcel meets site location standards for commercial retail development.

- Existing utilities and infrastructure are in place or available to support the proposed commercial development, and potential residential development, of the subject parcel. The proposed action will not require changes to future road network plans.
- The proposed action will result in a population capacity increase of the FLUM by 46 people (22 du X 2.09 people per unit). It is staff's position that this increase in accommodation capacity of the map is insignificant when viewed within the context of the countywide accommodation capacity.
- The subject property is located along a major tourist and workforce transportation corridor. Due to the small size of the property, its geographic location at a major intersection and the existing surrounding uses, it is highly unlikely that the property will ever be developed with residential units.
- The proposed action will have minimal impact to public safety service providers. The applicant has submitted letters from these providers indicating that adequate services are available to support additional urban community uses that would result from the proposed future land use designation change.

PART II - STAFF ANALYSIS

A. STAFF DISCUSSION

INTRODUCTION

The applicant has requested a Future Land Use designation change from Industrial Development to Urban Community for a 2.25 acre parcel of land known as Vision XXV. The property is located on the south side of the Summerlin Road Corridor just east of Pine Ridge Road. The applicant has stated that the request is to "allow more appropriate development for a high visibility - tourist oriented section of Summerlin Road." The proposed designation change from Industrial Development to Urban Community will result in an increase in potential dwelling units from 1 bonafide caretaker's residence to a maximum of 13 dwelling units to be built on the subject property without the need for bonus density approval (a maximum of 22 total units when calculated with the maximum permitted bonus density for an Urban Community designation at 10 units per acre).

The original Comprehensive Plan Amendment Application and Applicant Supplementary Information are attached hereto as "Attachment 1 - Applicant Supplementary Info"

PROJECT SUMMARY

The applicant proposes to develop the subject property with commercial uses that are consistent with a high traffic tourist area and workforce commute corridor. The requested future land use amendment would verify that such development, on this site, is consistent with the overall policies and considerations of the Lee Plan. The property is currently zoned Industrial Planned Development, but has a master concept plan which has been vacated due to inactivity. Donald Lucas has submitted an application to rezone the parcel from IPD to Community Commercial (CC). The sufficiency status of the petition to rezone is holding a final determination on the proposed change in Future Land Use Classification from Industrial Development to Urban Community.

On December 13, 2001 the Lee County Board of County Commissioners adopted a change in the Future Land Use Map designation from Industrial Development to Urban Community for a ±2.19 acre parcel that is adjacent, and west, of the subject parcel. That property was later rezoned from IPD (part of the same original zoned development as the subject parcel) to CC.

COMPREHENSIVE PLAN BACKGROUND

The subject property was designated Industrial Development by the original Lee County Future Land Use Map, adopted in 1984. The Industrial Development category is reserved primarily for industrial uses with ancillary commercial and office uses, as well as caretaker's residences. The category contains provisions to allow other compatible uses including manufacturing, research, properly buffered recreational uses, natural resource extraction and fill dirt operations.

ADJACENT ZONING AND USES

To the north of the subject parcel is Summerlin Road, then land with the Future Land Use Designations of Central Urban and Public Facilities. Vacant properties to the north and west of Pine Ridge Road are zoned Commercial Tourist (CT), Community Commercial (CC), and Residential Multifamily (RM-8). North of those properties is Summerlin Ridge Golf Center CPD.

Properties directly to the north, zoned IPD and Agriculture (AG-2), are currently vacant. Property to the north and east is zoned Community Facility (CF-3) and used by the County for sewage treatment ponds.

Land adjacent to the east and to the southeast of the subject property is designated as Industrial Development Future Land Use and is zoned IPD. Development on those parcels consists of limited commercial uses, a skateboard park, and mini-storage including open storage of vehicles.

Land directly to the south of the subject property is designated as Industrial Development Future Land Use. These parcels are zoned CF-3 and are currently used for a solid waste transfer station and sewage treatment.

Land to the southwest, designated Urban Community and zoned CC, is partially vacant with a hotel on the western portion. A Residential Vehicle Planned Development (RVPD) approved for 320 transient units is also located to the southwest.

Land directly west of the subject property, designated as Urban Community, is zoned CC. The first parcel is vacant. Across Pine Ridge Road parcels are developed with commercial offices, a muffler shop, and vacant.

POPULATION ACCOMMODATION CAPACITY DISCUSSION

Given the potential increase in residential units associated with the proposed Future Land Use designation change from Industrial Development to Urban Community, the proposed action will result in a population capacity increase of the FLUM by 46 people (22 du X 2.09 people per unit).

It is staff's position that the proposed increase in accommodation capacity of the map is insignificant when viewed within the context of the countywide accommodation capacity. Due to the location of the property and existing surrounding uses, it seems unlikely that the property owner will develop the parcel with residential uses.

CONSISTENCY WITH THE "URBAN COMMUNITY" LAND USE CATEGORY

***POLICY 1.1.4:** The Urban Community areas are areas outside of Fort Myers and Cape Coral that are characterized by a mixture of relatively intense commercial and residential uses. Included among them, for example, are parts of Lehigh Acres, San Carlos Park, Fort Myers Beach, South Fort Myers, Bonita Springs, Pine Island, and Gasparilla Island. Although the Urban Communities have a distinctly urban character, they should be developed at slightly lower densities. As the vacant portions of these communities are urbanized, they will need to maintain their existing bases of urban services and expand and strengthen them accordingly. As in the Central Urban area, predominant land uses in the Urban Communities will be residential, commercial, public and quasi-public, and limited light industry (see Policy 7.1.6). Standard density ranges from one dwelling unit per acre (1 du/acre) to six dwelling units per acre (6 du/acre), with a maximum of ten dwelling units per acre (10 du/acre).*

The subject property is consistent with the type of land described by Policy 1.1.4. The proposed commercial development will provide an additional base of urban services to nearby residential areas. Additionally, the subject parcel meets commercial site location standards, of Goal 6 of the Lee Plan, for a Neighborhood Commercial development.

MAP 16 - PLANNING COMMUNITIES AND TABLE 1(b)

The subject property is located within the Iona McGregor Planning Community. The Iona McGregor Community has 697 acres allocated for residential development at Urban Community Future Land Use density standards prior to the year 2020. Of those 697 acres, 180.43 acres are still available for development.

The Iona McGregor Community has 782 acres allocated for commercial development, of which 270.76 acres remain available. Industrial development within Iona McGregor is slated for 298 acres, of which 195.21 acres remain available.

The applicant has not requested an amendment to the Planning Community Year 2020 Allocation Table 1(b). Overall development within the Iona McGregor Community may not exceed the Lee Plan 2020 development allocations. Proposed development on the subject property would vie for the remaining available commercial or residential development acres with all other Urban Community properties.

TRANSPORTATION ISSUES

Lee County Department of Transportation has reviewed the proposed action and provided a letter which states, "As indicated by the application, the proposed Urban Community designation would allow a maximum of 22 dwelling units or 100,000sf of retail in the subject area. After running the FSUTMS travel demand model for the year 2020 condition, we have determined that this land use change will not alter the future road network plans"(See Attachment 7).

Access to the property is via Pine Ridge and Summerlin Roads. The Summerlin Road access point is to be shared with property to the east and will be available only to eastbound traffic.

PUBLIC SAFETY ISSUES

Coastal Issues

The Division of Public Safety notes that the subject property is located within the Tropical Storm Surge Evacuation Zone and the Coastal High Hazard Area. Public Safety offers the following comments for consideration during the plan amendment review process:

“Because the proposed plan amendment increases the number of potential dwelling units exposed to storm surge flooding, this amendment appears inconsistent with the intent of Policy 75.1.4 of the Lee Plan. This policy states that:

‘Through the Lee Plan amendment process, land use designations of undeveloped areas within coastal high hazard areas shall be considered for reduced density categories (or assignment of minimum allowable densities where density ranges are permitted) in order to limit the future population exposed to coastal flooding (Amended by Ordinance No. 92-45, 94-30).’

Although the current designation may allow more intensive uses, it does not permit residential uses. The proposed amendment would, thereby allowing the residential density to increase in the defined coastal high hazard area.

The 2001 update of the Southwest Florida Regional Hurricane Evacuation Study shows that Lee County’s hurricane evacuation times have risen. We are concerned that proposed plan amendments like this, in the cumulative, will not only continue to increase these clearance times, but also unnecessarily expose future coastal populations to flooding impacts” (See Attachment 4).

The subject property is an example of what staff sees as a growing need for a Commercial Development Future Land Use Category. The property is ideal for commercial development due to its size and location on a major travel corridor. However, any change to a FLUC designation which allows commercial development under the current classification system, by necessity also allows residential development. Such a connection between commercial and residential uses may be problematic for properties within the Coastal High Hazard Area. Planning staff will further evaluate this issue during the 2004 Evaluation and Appraisal Report process.

In this particular case, the existing surrounding uses, size of parcel, and location at the intersection of a major collector and an arterial road, make residential development very unlikely. Additionally, though the proposed action would add ±2.25 acres of land to a FLUC that allows residential development, the total residential accommodation capacity of the Urban Community FLUC in the Iona McGregor Planning Community would not be increased.

Emergency Management staff reviewed the proposed action and concluded that “there are not any Public Safety/Emergency Management issues involved in changing the 2.25 acres from ‘Industrial Development’ to ‘Urban Community’” (See Attachment 9).

Fire Services

The applicant has provided a letter from Iona McGregor Fire Protection and Rescue District which states that, “Existing and proposed resources and facilities of the Fire District are adequate to provide services to the referenced project” (See Attachment 1 - Applicant Supplementary Info).

EMS

The applicant has provided a letter from County Emergency Medical Services staff which states that, “The current and planned budgetary projections for additional EMS resources should adequately address any increased demand for service from persons occupying this parcel or any support facilities. Furthermore, the easements appear to provide adequate ingress/egress for ambulances” (See Attachment 1 - Applicant Supplementary Info).

Sheriff Services

The applicant has provided a letter from the County Sheriff Department which states that the Vision XXV parcel "is within the service area for the Lee County Sheriff's Office. It is policy of the Lee County Sheriff's Office to support community growth and we will do anything possible to accommodate the law enforcement needs. We anticipate that we will receive the reasonable and necessary funding to support growth in demand. We therefore believe that the Lee County Sheriff's Office will be able to serve your [the] project as it builds out" (See Attachment 1 - Applicant Supplementary Info).

SCHOOL IMPACTS

Lee County School District has reviewed the proposed FLUC change and has described the potential impact to the school district that would result from residential development of the subject property as follows, "This proposal would permit the addition of 22 dwelling units with bonus densities granted on the parcel. These units could generate approximately 6 public school students, based on an estimated student generation rate of .31 per dwelling unit. This would create the need for up to one classroom in the District along with ancillary facilities and staff" (See Attachment 3).

SOILS

The applicant has provided information indicating that soils present on the site are Myakka fine sand and Immokalee sand. An "Existing Soils Map" and a description of Myakka fine sand are included as attachments (See Attachment 1 - Applicant Supplementary Info). A description of Immokalee sand is included as Attachment 2.

HISTORICAL AND ARCHAEOLOGICAL IMPACTS

The applicant has provided a letter from Lee County Division of Planning, historic and archaeological resource staff, which states that "There are no known historic sites on the subject property...There are no known archaeological sites on the property...The subject parcel is not located on either Level 1 or Level 2 zones of archaeological sensitivity" (See Attachment 1 - Applicant Supplementary Info).

ENDANGERED SPECIES

The applicant has supplied information which indicates that:

The subject property is currently vacant and has been cleared. No habitats exist on site for species which are listed as endangered, threatened or species of concern. The FLUCCS classification which describes the subject property is "Disturbed Lands." The property does not include wetlands or aquifer recharge areas.

County Environmental staff is familiar with the property and has verified that the property was previously cleared and that no listed species are present.

PARKS, RECREATION AND OPEN SPACE

The applicant has provided a letter from the Department of Public Works which states that, "It is our determination that existing and proposed support facilities provided by Lee County Parks and Recreation will not be impacted by the proposed amendment. However, please note that this determination is based on the proposed commercial use of the subject property which will not result in an increase of the current population in this area of Lee County" (See Attachment 1 - Applicant Supplementary Info). Additional correspondence from Parks and Recreation staff notes that "the number of potential units would have little or no impact on existing facilities" (See Attachment 8).

DRAINAGE/SURFACE WATER MANAGEMENT

The applicant has provided the following information regarding surface water management on the subject property:

“The subject property is located in the Deep Lagoon Watershed #43 as indicated in the Lee County Surface Water Management Master Plan. Any development will be in compliance with South Florida Water Management District and the Lee County [Land] Development Code with regard to surface water management” (See Attachment 1 - Applicant Supplementary Info).

MASS TRANSIT

Lee County Transit Division has reviewed the proposed action and provided a letter of response which states that “the proposed amendment to the future land use map would have no impacts on existing or planned services Lee Tran provides, nor would it have any impact to the budget of Lee County’s transit division” (See Attachment 5).

UTILITIES

Lee County Utilities is the service provider to the subject property. Adequate utilities are available for commercial development on the site. A 12" water main runs along the south property line. A 36" sanitary sewer reuse line and a 30" sanitary sewer force main run along Pine Ridge Road just west of the subject property.

RE-DESIGNATING LANDS FROM AN INDUSTRIAL LAND USE CATEGORY

The site has access to a major collector road and an arterial road, but is not located close to railroad facilities or a cargo airport terminal. Industrial uses have been active in the surrounding area for a number of years including a waste water treatment facility, with associated sewage treatment ponds, and a solid waste transfer station. The subject property is zoned for industrial development (IPD), but has never been developed. Commercial development has become increasingly popular in the area during the last five years. Summerlin and Pine Ridge Roads are major corridors for tourist and commuter traffic.

It is staff’s position that the proposed Future Land Use change on this 2.25 acre parcel will have little to no effect on the County’s goal of achieving a rate of 3% employment in manufacturing activities by the year 2010.

B. CONCLUSIONS

The request to change the subject parcel’s Future Land Use designation from Industrial Development to Urban Community is consistent with the existing, expanding tourism and workforce corridor along Summerlin Road which connects central and southern Lee County to the Gulf beaches. The subject parcel falls within the Coastal High Hazard Area. It is the applicant’s intention to develop a commercial center on the subject property.

The property currently has, or has reasonable access to, all necessary infrastructure for commercial or residential development. The property meets site location standards for development of a Neighborhood Commercial Center. Conditions specific to this site make residential development of the property unlikely and commercial development desirable. It is staff’s opinion that the parcel is consistent with the Urban Community Future Land Use category.

C. STAFF RECOMMENDATION

Planning staff recommends that Map 1, the Future Land Use Map, be amended to change the land use designation of the ±2.25 acre subject parcel from “Industrial Development” to “Urban Community.”

List of Attachments

- 1) Original Application & Applicant Supplementary Info - 64 pages
- 2) Soil Description, Lee County Soils Survey, 28- Immokalee sand
- 3) Response Letter from Lee County School Board
- 4) Response Letter from Lee County Division of Public Safety
- 5) Response Letter from Lee County Transit Division
- 6) OMIT
- 7) Response Letter from Lee County Department of Transportation
- 8) Response Letter from Lee County Department of Public Works
- 9) Response Letter from Lee County Division of Emergency Management
- 10) Letters from Division of Planning Staff to Applicant (notice to review agencies, request for information to complete application packet, letter of sufficiency) - 4 pages
- 11) Substantive comments from the Utilities Division received subsequent to the March 24, 2003 LPA hearing.

**PART III - LOCAL PLANNING AGENCY
REVIEW AND RECOMMENDATION**

DATE OF PUBLIC HEARING: March 24, 2003

A. LOCAL PLANNING AGENCY REVIEW

Planning staff gave a brief presentation of the case. The applicant stated that he was available to answer questions. One panel member asked the applicant if the property might be used for anything other than commercial development. The applicant stated that the location on a commercial corridor, and proximity to a sewer plant and hazardous waste collection facility, would make residential uses unlikely. Additionally, he believes commercial development will be consistent with existing commercial development at the intersection of Summerlin and Pine Ridge Roads and the planned family entertainment center that is to be located approximately 1,000 feet to the east.

In response to panel questions regarding access and the anticipated impact of the proposed change on surrounding roads, the applicant gave the following information: Project access will be via a proposed frontage road extending between Safety Street and Pine Ridge Road. No access onto Summerlin Road is anticipated.

Staff would like to note that there is a designated right-in/right-out access point onto Summerlin Road (a controlled access arterial) located on the east line of the subject property. There is potential for the applicant to have shared access to Summerlin Road at that point.

In response to panel questions, the applicant stated that the property is the second half of an old Industrial Planned Development (IPD). No uses are allowed since the IPD has expired. The original IPD is divided into two parcels. Mr. Lucas purchased the west half about two years ago. After that process was completed [a small scale amendment to change the Future Land Use from Industrial to Urban Community and a zoning change from IPD to Community Commercial (CC)], Mr. Lucas entered into an agreement to purchase the eastern 2.25 acre parcel, the subject property. The applicant does not intend to sell the property until the zoning change is completed [an application is pending to change the IPD zoning to CC on the subject property]. The parcel to the west is currently being marketed.

One member of the panel stated that Summerlin Road is a tourist corridor and that property along the road should not be zoned for industrial development [categorized as Industrial Future Land Use]. He recommended that staff look into changing property along Summerlin Road to a more appropriate Future Land Use category during the E.A.R. process. The planning director responded that staff is prepared to undertake such a review, but that the Board should keep in mind the long-term nature of a Future Land Use. The Industrial Land Use was set along Summerlin Road to accommodate the industrial uses that the County hoped would develop in the area over time.

One member of staff commented that the Outlying Suburban lands south [southeast] of Safety Street should be evaluated to determine whether industrial and commercial Future Land Uses might be more appropriate in that area.

One member of the panel stated that there is a need to establish a commercial only Future Land Use. He felt staff should pursue this issue during the E.A.R. process. A second panel member agreed.

B. LOCAL PLANNING AGENCY RECOMMENDATION AND FINDINGS OF FACT SUMMARY

- 1. RECOMMENDATION:** The LPA recommends that the BoCC adopt CPA2003-01.
- 2. BASIS AND RECOMMENDED FINDINGS OF FACT:** The LPA accepted the findings of fact as advanced by staff.

C. VOTE:

NOEL ANDRESS	AYE
SUSAN BROOKMAN	AYE
MATT BIXLER	AYE
RONALD INGE	ABSENT
GORDON REIGELMAN	AYE
DAN DELISI	AYE

D. ADDITIONAL NOTES FROM STAFF:

Subsequent to the LPA hearing staff received substantive comments for this case from the Utilities Division. That division expressed concern about a potential conflict between non-industrial uses and an existing industrial use at the corner of Pine Ridge Road and Summerlin Road. The Lee County Utilities sewage treatment plant, located to the south of the subject property, occasionally omits odors which may offend residents or customers of neighboring non-industrial properties. One purpose for location of the treatment plant at its existing site was the industrial nature of the area. It has been Utilities staff experience that complaints related to odor from this plant and similar plants, are most often received from residential neighbors. It is not anticipated that commercial uses will have the same level of sensitivity to such impacts, though there may be some sense of inconvenience. Written comments received from Utilities staff have been incorporated as "Attachment 11."

PART IV - BOARD OF COUNTY COMMISSIONERS
HEARING FOR ADOPTION OF PROPOSED AMENDMENT

DATE OF ADOPTION HEARING: May 6, 2003

A. BOARD REVIEW:

Planning staff gave a brief presentation of the proposed amendment. One member of the Board asked if the BoCC would have the option to review any potential for an increase in density on the property during the zoning process. Staff stated that yes, that is the case.

A Board member then asked how planning staff reconciles the issue of an increase in Future Land Use density within the Coastal High Hazard Area. Staff responded that the surrounding uses, size and location of the property are suited to commercial development and would not lend themselves to residential development. Additionally, planning staff is seriously considering the creation of a Future Land Use Category that would allow 'commercial only' development, suited to areas such as the Coastal High Hazard Area.

The applicant offered himself for any questions from the Board and stated that he would support a 'commercial only' future land use category because such a change would simplify the development process and alleviate any concerns about a residential density increase.

B. BOARD ACTION AND FINDINGS OF FACT SUMMARY:

1. **BOARD ACTION:** The Board of County Commissioners voted to adopt the proposed amendment.

2. **BASIS AND RECOMMENDED FINDINGS OF FACT:** The Board accepted the findings of fact as advanced by staff and the Local Planning Agency.

C. VOTE:

<u>JOHN ALBION</u>	<u>ABSENT</u>
<u>ANDREW COY</u>	<u>AYE</u>
<u>RAY JUDAH</u>	<u>AYE</u>
<u>BOB JANES</u>	<u>AYE</u>
<u>DOUG ST. CERNY</u>	<u>AYE</u>



Lee County Board of County Commissioners
 Department of Community Development
 Division of Planning
 Post Office Box 398
 Fort Myers, FL 33902-0398
 Telephone: (941) 479-8585
 FAX: (941) 479-8519

APPLICATION FOR A COMPREHENSIVE PLAN AMENDMENT

(To be completed at time of intake)

DATE REC'D: _____ REC'D BY: _____
 APPLICATION FEE: _____ TIDEMARK NO: _____

THE FOLLOWING VERIFIED:

Zoning Commissioner District
 Designation on FLUM

(To be completed by Planning Staff)

Plan Amendment Cycle: Normal Small Scale DRI Emergency

Request No: _____

APPLICANT PLEASE NOTE:

Answer all questions completely and accurately. Please print or type responses. If additional space is needed, number and attach additional sheets. The total number of sheets in your application is: 60

Submit 6 copies of the complete application and amendment support documentation, including maps, to the Lee County Division of Planning. Additional copies may be required for Local Planning Agency, Board of County Commissioners hearings and the Department of Community Affairs' packages.

I, the undersigned owner or authorized representative, hereby submit this application and the attached amendment support documentation. The information and documents provided are complete and accurate to the best of my knowledge.

1-27-03 _____
 DATE SIGNATURE OF OWNER OR AUTHORIZED REPRESENTATIVE

Lee County Comprehensive Plan Amendment
 Application Form (06/00)

S:\Comprehensive\PlanAmendment\Forms\PlanAmendCompApp

RECEIVED

JAN 28 2003

Attachment 1
 Application (64 pages)

COMMUNITY DEVELOPMENT
 PA 2003-00001

I. APPLICANT/AGENT/OWNER INFORMATION

Don Lucas

APPLICANT

1950 Courtney Drive, Suite 206

ADDRESS

Fort Myers

Florida

33901

CITY

STATE

ZIP

239-274-7744

239-274-7749

TELEPHONE NUMBER

FAX NUMBER

Don Lucas

AGENT*

1950 Courtney Drive, Suite 206

ADDRESS

Fort Myers

Florida

33901

CITY

STATE

ZIP

239-274-7744

239-274-7749

TELEPHONE NUMBER

FAX NUMBER

VISION XXV, A CALIFORNIA LIMITED PARTNERSHIP

OWNER(s) OF RECORD

C/O JAMES L. NICHOLS, ATTORNEY 8191 COLLEGE PARKWAY SUITE 204

ADDRESS

FORT MYERS

Florida

33919

CITY

STATE

ZIP

239- 433-1305

239- 482-1007

TELEPHONE NUMBER

FAX NUMBER

Name, address and qualification of additional planners, architects, engineers, environmental consultants, and other professionals providing information contained in this application.

* This will be the person contacted for all business relative to the application.

Eddie E. Neese
Neese & Associates
12661 Metro Parkway
Fort Myers, Florida 33912
Tel. 239-768-0077
Fax: 239-768-3457

II. REQUESTED CHANGE (Please see Item 1 for Fee Schedule)

A. TYPE: (Check appropriate type)

Text Amendment

Future Land Use Map Series Amendment
(Maps 1 thru 19)
List Number(s) of Map(s) to be amended
1 Map – Future Landuse Map

B. SUMMARY OF REQUEST (Brief explanation):

CHANGE LAND USE MAP FROM INDUSTRIAL TO URBAN COMMUNITY
TO ALLOW MORE APPROPRIATE DEVELOPMENT FOR HIGH
VISIBILITY – TOURIST ORIENTED SECTION OF SUMMERLIN ROAD

**III. PROPERTY SIZE AND LOCATION OF AFFECTED PROPERTY
(for amendments affecting development potential of property)**

A. Property Location: SE corner of Intersection of Summerlin Rd & Pine Ridge Rd

1. Site Address: 17901 SUMMERLIN ROAD

2. STRAP(s): 08-4624-00-00001.003A

B. Property Information

Total Acreage of Property: 2.25 acres

Total Acreage included in Request: 2.25 acres

Area of each Existing Future Land Use Category: _____

Total Uplands: 2.25 acres

Total Wetlands: None

Current Zoning: Industrial Planned Development

Current Future Land Use Designation: Industrial

Existing Land Use: Vacant

C. State if the subject property is located in one of the following areas and if so how does the proposed change effect the area:

Lehigh Acres Commercial Overlay: N/A

Airport Noise Zone 2 or 3: N/A

Acquisition Area: N/A

Joint Planning Agreement Area (adjoining other jurisdictional lands): N/A

Community Redevelopment Area: N/A

D. Proposed change for the Subject Property:

Change to Urban Community

E. Potential development of the subject property:

1. Calculation of maximum allowable development under existing FLUM:

Residential Units/Density Not Permitted

Commercial intensity 10% Anc. comm. (may not exceed 30,000 SF per dev.)

Industrial intensity Reserved mainly for industrial activities

2. Calculation of maximum allowable development under proposed FLUM:

Residential Units/Density 6 du / acre

Commercial intensity 30,000 – 100,000 SF

Industrial intensity light industrial purposes (Policy 7.1.6)

IV. AMENDMENT SUPPORT DOCUMENTATION

At a minimum, the application shall include the following support data and analysis. These items are based on comprehensive plan amendment submittal requirements of the State of Florida, Department of Community Affairs, and policies contained in the Lee County Comprehensive Plan. Support documentation provided by the applicant will be used by staff as a basis for evaluating this request. To assist in the preparation of amendment packets, the applicant is encouraged to provide all data and analysis electronically. (Please contact the Division of Planning for currently accepted formats)

A. General Information and Maps

NOTE: For each map submitted, the applicant will be required to provide a reduced map (8.5" x 11") for inclusion in public hearing packets.

The following pertains to all proposed amendments that will affect the development potential of properties (unless otherwise specified).

1. Provide any proposed text changes.
2. Provide a Future Land Use Map showing the boundaries of the subject property, surrounding street network, surrounding designated future land uses, and natural resources.
3. Map and describe existing land uses (not designations) of the subject property and surrounding properties. Description should discuss consistency of current uses with the proposed changes.
4. Map and describe existing zoning of the subject property and surrounding properties.
5. The legal description(s) for the property subject to the requested change.
6. A copy of the deed(s) for the property subject to the requested change.
7. An aerial map showing the subject property and surrounding properties.
8. If applicant is not the owner, a letter from the owner of the property authorizing the applicant to represent the owner.

B. Public Facilities Impacts

NOTE: The applicant must calculate public facilities impacts based on a maximum development scenario (see Part II.H.).

1. Traffic Circulation Analysis

The analysis is intended to determine the effect of the land use change on the Financially Feasible Transportation Plan/Map 3A (20-year horizon) and on the Capital Improvements Element (5-year horizon). Toward that end, an applicant must submit the following information:

Long Range – 20-year Horizon:

- a. Working with Planning Division staff, identify the traffic analysis zone (TAZ) or zones that the subject property is in and the socio-economic data

- forecasts for that zone or zones;
- b. Determine whether the requested change requires a modification to the socio-economic data forecasts for the host zone or zones. The land uses for the proposed change should be expressed in the same format as the socio-economic forecasts (number of units by type/number of employees by type/etc.);
 - c. If no modification of the forecasts is required, then no further analysis for the long range horizon is necessary. If modification is required, make the change and provide to Planning Division staff, for forwarding to DOT staff. DOT staff will rerun the FSUTMS model on the current adopted Financially Feasible Plan network and determine whether network modifications are necessary, based on a review of projected roadway conditions within a 3-mile radius of the site;
 - d. If no modifications to the network are required, then no further analysis for the long range horizon is necessary. If modifications are necessary, DOT staff will determine the scope and cost of those modifications and the effect on the financial feasibility of the plan;
 - e. An inability to accommodate the necessary modifications within the financially feasible limits of the plan will be a basis for denial of the requested land use change;
 - f. If the proposal is based on a specific development plan, then the site plan should indicate how facilities from the current adopted Financially Feasible Plan and/or the Official Trafficways Map will be accommodated.

Short Range – 5-year CIP horizon:

- a. Besides the 20-year analysis, for those plan amendment proposals that include a specific and immediated development plan, identify the existing roadways serving the site and within a 3-mile radius (indicate laneage, functional classification, current LOS, and LOS standard);
- b. Identify the major road improvements within the 3-mile study area funded through the construction phase in adopted CIP's (County or Cities) and the State's adopted Five-Year Work Program;
Projected 2020 LOS under proposed designation (calculate anticipated number of trips and distribution on roadway network, and identify resulting changes to the projected LOS);
- c. For the five-year horizon, identify the projected roadway conditions (volumes and levels of service) on the roads within the 3-mile study area with the programmed improvements in place, with and without the proposed development project. A methodology meeting with DOT staff prior to submittal is required to reach agreement on the projection methodology;
- d. Identify the additional improvements needed on the network beyond those programmed in the five-year horizon due to the development proposal.

2. Provide an existing and future conditions analysis for:
 - a. Sanitary Sewer
 - b. Potable Water
 - c. Surface Water/Drainage Basins
 - d. Parks, Recreation, and Open Space.

Analysis should include (but is not limited to) the following:

- Franchise Area, Basin, or District in which the property is located;
- Current LOS, and LOS standard of facilities serving the site;
- Projected 2020 LOS under existing designation;
- Projected 2020 LOS under proposed designation;
- Improvements/expansions currently programmed in 5 year CIP, 6-10 year CIP, and long range improvements; and
- Anticipated revisions to the Community Facilities and Services Element and/or Capital Improvements Element (state if these revisions are included in this amendment).

3. Provide a letter from the appropriate agency determining the adequacy/provision of existing/proposed support facilities, including:
 - a. Fire protection with adequate response times;
 - b. Emergency medical service (EMS) provisions;
 - c. Law enforcement;
 - c. Solid Waste;
 - d. Mass Transit; and
 - e. Schools.

In reference to above, the applicant should supply the responding agency with the information from Section's II and III for their evaluation. This application should include the applicant's correspondence to the responding agency.

C. Environmental Impacts

Provide an overall analysis of the character of the subject property and surrounding properties, and assess the site's suitability for the proposed use upon the following:

1. A map of the Plant Communities as defined by the Florida Land Use Cover and Classification system (FLUCCS).
2. A map and description of the soils found on the property (identify the source of the information).

3. A topographic map with property boundaries and 100-year flood prone areas indicated (as identified by FEMA).
4. A map delineating wetlands, aquifer recharge areas, and rare & unique uplands.
5. A table of plant communities by FLUCCS with the potential to contain species (plant and animal) listed by federal, state or local agencies as endangered, threatened or species of special concern. The table must include the listed species by FLUCCS and the species status (same as FLUCCS map).

D. Impacts on Historic Resources

List all historic resources (including structure, districts, and/or archeologically sensitive areas) and provide an analysis of the proposed change's impact on these resources. The following should be included with the analysis:

1. A map of any historic districts and/or sites, listed on the Florida Master Site File, which are located on the subject property or adjacent properties.
2. A map showing the subject property location on the archeological sensitivity map for Lee County.

E. Internal Consistency with the Lee Plan

1. Discuss how the proposal affects established Lee County population projections, Table 1(b) (Planning Community Year 2020 Allocations), and the total population capacity of the Lee Plan Future Land Use Map.
2. List all goals and objectives of the Lee Plan that are affected by the proposed amendment. This analysis should include an evaluation of all relevant policies under each goal and objective.
3. Describe how the proposal affects adjacent local governments and their comprehensive plans.
4. List State Policy Plan and Regional Policy Plan goals and policies which are relevant to this plan amendment.

F. Additional Requirements for Specific Future Land Use Amendments

1. Requests involving Industrial and/or categories targeted by the Lee Plan as employment centers (to or from)
 - a. State whether the site is accessible to arterial roadways, rail lines, and cargo airport terminals,


- b. Provide data and analysis required by Policy 2.4.4,
 - c. The affect of the proposed change on county's industrial employment goal specifically policy 7.1.4.
2. Requests moving lands from a Non-Urban Area to a Future Urban Area
- a. Demonstrate why the proposed change does not constitute Urban Sprawl. Indicators of sprawl may include, but are not limited to: low-intensity, low-density, or single-use development; 'leap-frog' type development; radial, strip, isolated or ribbon pattern type development; a failure to protect or conserve natural resources or agricultural land; limited accessibility; the loss of large amounts of functional open space; and the installation of costly and duplicative infrastructure when opportunities for infill and redevelopment exist.
3. Requests involving lands in critical areas for future water supply must be evaluated based on policy 2.4.2.
4. Requests moving lands from Density Reduction/Groundwater Resource must fully address Policy 2.4.3 of the Lee Plan Future Land Use Element.
- G. Justify the proposed amendment based upon sound planning principles. Be sure to support all conclusions made in this justification with adequate data and analysis.

Item 1: Fee Schedule

Map Amendment Flat Fee	\$500.00 each
Map Amendment > 20 Acres	\$500.00 and \$20.00 per 10 acres up to a maximum of \$2,255.00
Text Amendment Flat Fee	\$1,250.00 each

AFFIDAVIT

I, **DONALD R. LUCAS**, certify that I am the owner or authorized representative of the property described herein, and that all answers to the questions in this application and any sketches, data, or other supplementary matter attached to and made a part of this application, are honest and true to the best of my knowledge and belief. I also authorize the staff of Lee County Community Development to enter upon the property during normal working hours for the purpose of investigating and evaluating the request made through this application.



 Signature of owner or owner-authorized agent

1-27-03

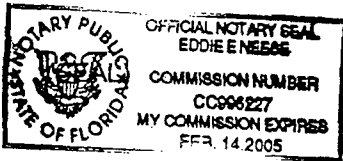
 Date

DONALD R. LUCAS

Typed or printed name

STATE OF FLORIDA)
COUNTY OF LEE)

The foregoing instrument was certified and subscribed before me this 27th day of January ~~28~~ 2003
by _____, who is personally known to me or who has produced _____ as identification.



A handwritten signature in black ink, appearing to read "Eddie E. Neese", written over a horizontal line.

Signature of notary public

EDDIE E. NEESE
Printed name of notary public


Neese Associates
Civil Engineering & Land Surveying

January 28, 2003
Job No. 020038.00

Mr. Paul O'Connor
Director of Planning
PO Box 398
Fort Myers, FL 33902

**RE: VISION XXV
LEE COUNTY SMALL SCALE COMP PLAN AMENDMENT**

Dear Mr. O'Connor:

Enclosed, please find six (6) copies of the application for a small-scale comprehensive plan amendment and the required amendment support documentation. Also enclosed please find the application fee in the amount of \$1,500.00 made out to the Lee County BOCC for the above referenced project.

The proposed amendment is for a land use change from Industrial Development to Urban Community for the development of commercial facilities on 98,455 S.F. of vacant industrial zoned (IPD) lands situated on the south side of Summerlin Road, lying in Section 8, Township 46 South, Range 24 East, Lee County.

Should you have any questions or require any additional information, please do not hesitate to contact me. Your assistance is greatly appreciated.

Sincerely,
NEESE & ASSOCIATES



Eddie E. Neese, P.E.
President

enclosures

cc: Don Lucas w/ attachments

RECEIVED
Jull
JAN 28 2003

COMMUNITY DEVELOPMENT

CPA 2003-00001

LETTER OF AUTHORIZATION

TO LEE COUNTY COMMUNITY DEVELOPMENT

The undersigned do hereby swear or affirm that they are the fee simple title holders and owners of record of property commonly known as 17901 SUMMERLIN ROAD, FORT MYERS, FL 33908 and legally described in exhibit A attached hereto.

The property described herein is the subject of an application for zoning or development. We hereby designate DONALD R. LUCAS, FUTURE REALTY SERVICES, INC. as the legal representative of the property and as such, this individual is authorized to legally bind all owners of the property in the course of seeking the necessary approvals to develop. This authority includes but is not limited to the hiring and authorizing of agents to assist in the preparation of applications, plans, surveys, and studies necessary to obtain zoning and development approval on the site. This representative will remain the only entity to authorize development activity on the property until such time as a new or amended authorization is delivered to Lee County.

Diane M. DeCrosa, General Partner VISION XXV
Owner*(signature) Owner*(signature)

Diane M. DeCrosa
Printed Name Printed Name

Owner*(signature) Owner*(signature)

Printed Name Printed Name

Owner*(signature) Owner*(signature)

Printed Name Printed Name

STATE OF FLORIDA
COUNTY OF LEE

Sworn to (or affirmed) and subscribed before me this 24th day of January, 2003, by Diane M De Crosa, who is personally known to me or who has produced _____ as identification and who did (did not) take an oath.

(SEAL)

Janice L. Jones
Notary Public
JANICE L. JONES
(Name typed, printed or stamped)

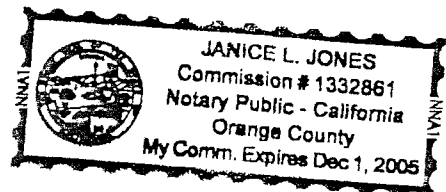
*If more than one owner then all owners must sign. See explanation on back.

RECEIVED

JAN 28 2003

COMMUNITY DEVELOPMENT

CPA 2003-00001



LEGAL DESCRIPTION

**PARCEL B
IN THE NW1/4 OF
SECTION 8, TOWNSHIP 46 SOUTH, RANGE 24 EAST
LEE COUNTY, FLORIDA**

A TRACT OR PARCEL OF LAND LYING IN THE NORTHWEST QUARTER (NW1/4) OF SECTION 8, TOWNSHIP 46 SOUTH, RANGE 24 EAST, LEE COUNTY, FLORIDA WHICH TRACT OR PARCEL IS DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHWEST CORNER OF SECTION 8, T46S, R24E, IN LEE COUNTY FLORIDA. THENCE RUN S01°13'02"E AS A BASIS OF BEARING FOR 500.00 FEET ALONG THE WEST LINE OF SAID SECTION 8. THENCE RUN N89°02'47"E FOR 412.71 FEET ALONG THE SOUTH LINE OF LANDS DESCRIBED IN OR1854 PG3640 OF THE LEE COUNTY RECORDS TO A POINT OF CURVATURE, THENCE CONTINUE NORTHERLY ALONG A CURVE CONCAVE TO THE NORTHWEST HAVING A RADIUS OF 70.00 FEET THROUGH A CENTRAL ANGLE OF 46°07'24" FOR 56.35 FEET TO WHICH POINT A RADIAL LINE BEARS S47°04'37"E AND THE POINT OF BEGINNING. THENCE CONTINUE NORTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 44°24'55" FOR 54.26 FEET; THENCE N01°29'32"W FOR A DISTANCE OF 134.07 FEET ALONG THE EAST LINE OF THE LANDS DESCRIBED IN OR 2895 PGS 1886-1888 TO THE BEGINNING OF A CURVE CONCAVE TO THE SOUTHEAST HAVING A RADIUS OF 30.00 FEET; THENCE EASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 90°32'19" FOR A DISTANCE OF 47.41 FEET; THENCE N89°02'47"E FOR A DISTANCE OF 384.48 FEET ALONG THE SOUTH LINE OF THE LANDS DESCRIBED IN OR 2895 PGS 1886-1888; THENCE S01°13'00"E FOR A DISTANCE OF 235.00 FEET ALONG THE EAST LINE OF THE LANDS DESCRIBED IN OR 1854 PG 3641; THENCE S89°02'47"W FOR A DISTANCE OF 433.62 FEET ALONG THE SOUTH LINE OF THE LANDS DESCRIBED IN OR 1854 PG 3641; THENCE N01°29'32"W FOR A DISTANCE OF 21.48 FEET TO THE POINT OF BEGINNING.

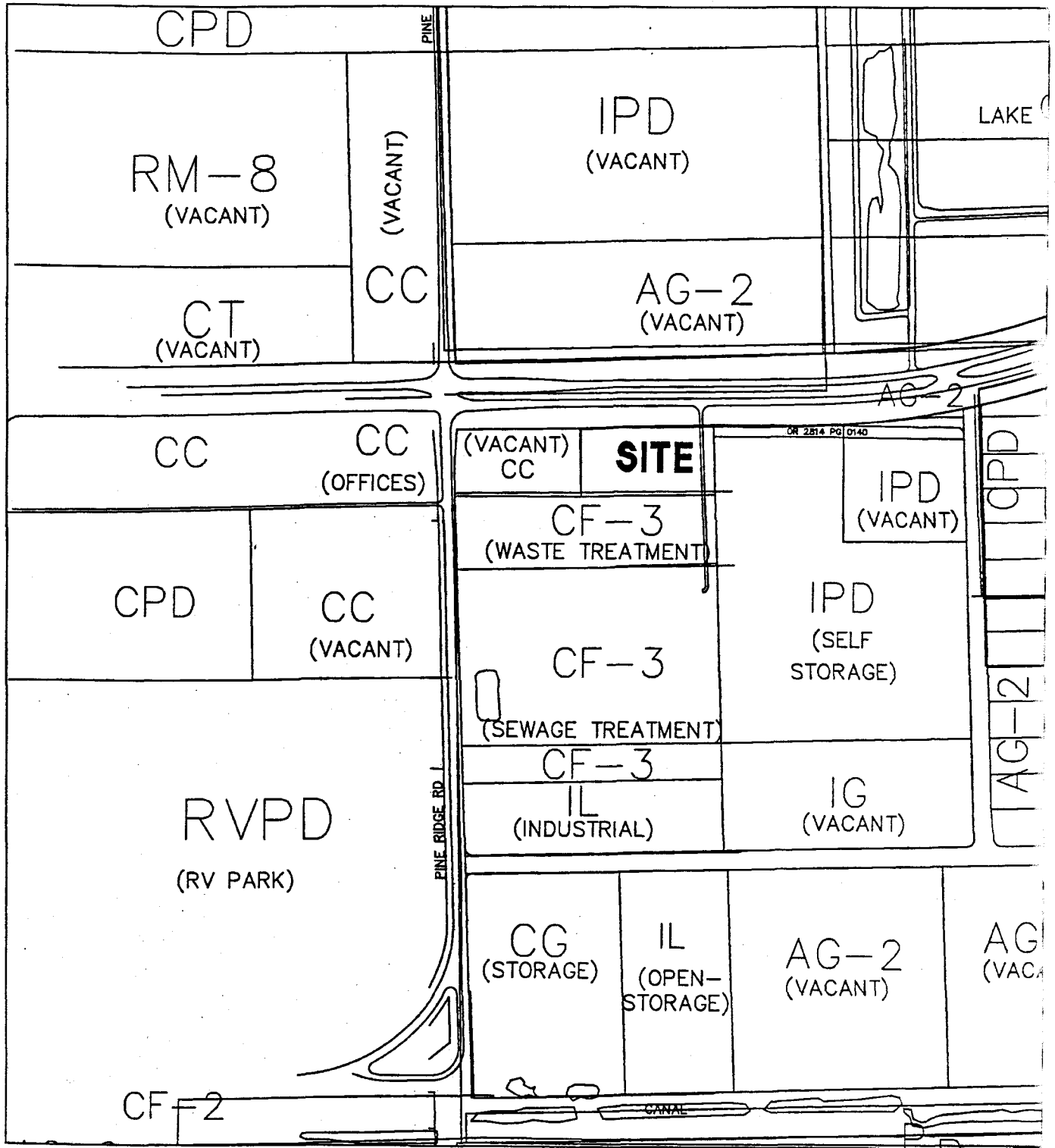
PARCEL CONTAINS 2.25 ACRES MORE OR LESS

RECEIVED

JAN 28 2003

COMMUNITY DEVELOPMENT

2003-00001



EXISTING LAND USE/ZONING

Job No. 00000000
 Date, File No.
 Scale Horizontal
 Scale Vertical
 Sht. 1 of 1

Existing Land Use/Zoning
 OF
 Vision XXV
 FOR
 Don Lopez
 1850 Courtney Drive, Suite 200
 Fort Myers, Florida

DATE: 1/1/2011
 DRAWN BY: [Signature]
 CHECKED BY: [Signature]

Neese & Associates
 Civil Engineering & Land Surveying
 12661 Manas Parkway
 Fort Myers, Florida 33912
 941-708-8877
 Fax 941-708-3457

APPROVED BY: [Signature]
 DATE: [Blank]
 SCALE: [Blank]

NATIONAL FLOOD INSURANCE PROGRAM

FIRM
FLOOD INSURANCE RATE MAP

COUNTY OF
LEE,
FLORIDA
(UNINCORPORATED AREAS)


PANEL 435 OF 550
(SEE MAP INDEX FOR PANELS NOT PRINTED)

COMMUNITY-PANEL NUMBER
125124 0435 B

EFFECTIVE DATE:
SEPTEMBER 19, 1984



Federal Emergency Management Agency

500-Year Flood Boundary	-----	ZONE B
100-Year Flood Boundary	-----	ZONE A
Zone Designations*		
100-Year Flood Boundary	-----	ZONE B
500-Year Flood Boundary	-----	ZONE B
Base Flood Elevation Line With Elevation in Feet**	~~~~~	513
Base Flood Elevation in Feet Where Uniform Within Zone**		(EL 987)
Elevation Reference Mark		RM7x
Zone D Boundary	-----	
River Mile		•M1.5

** Referenced to the National Geodetic Vertical Datum of 1929

***EXPLANATION OF ZONE DESIGNATIONS**

ZONE	EXPLANATION
A	Areas of 100-year flood; base flood elevations and flood hazard factors not determined.
A0	Areas of 100-year shallow flooding where depths are between one (1) and three (3) feet; average depths of inundation are shown, but no flood hazard factors are determined.
AH	Areas of 100-year shallow flooding where depths are between one (1) and three (3) feet; base flood elevations are shown, but no flood hazard factors are determined.
A1-A30	Areas of 100-year flood; base flood elevations and flood hazard factors determined.
A99	Areas of 100-year flood to be protected by flood protection system under construction; base flood elevations and flood hazard factors not determined.
B	Areas between limits of the 100-year flood and 500-year flood; or certain areas subject to 100-year flooding with average depths less than one (1) foot or where the contributing drainage area is less than one square mile; or areas protected by levees from the base flood. (Medium shading)
C	Areas of minimal flooding. (No shading)
D	Areas of undetermined, but possible, flood hazards.
V	Areas of 100-year coastal flood with velocity (wave action); base flood elevations and flood hazard factors not determined.
V1-V30	Areas of 100-year coastal flood with velocity (wave action); base flood elevations and flood hazard factors determined.

NOTES TO USER

Certain areas not in the special flood hazard areas (Zones A and V) may be protected by flood control structures.

This map is for flood insurance and flood plain management purposes only; it does not necessarily show all areas subject to flooding in the community or all planimetric features outside special flood hazard areas.

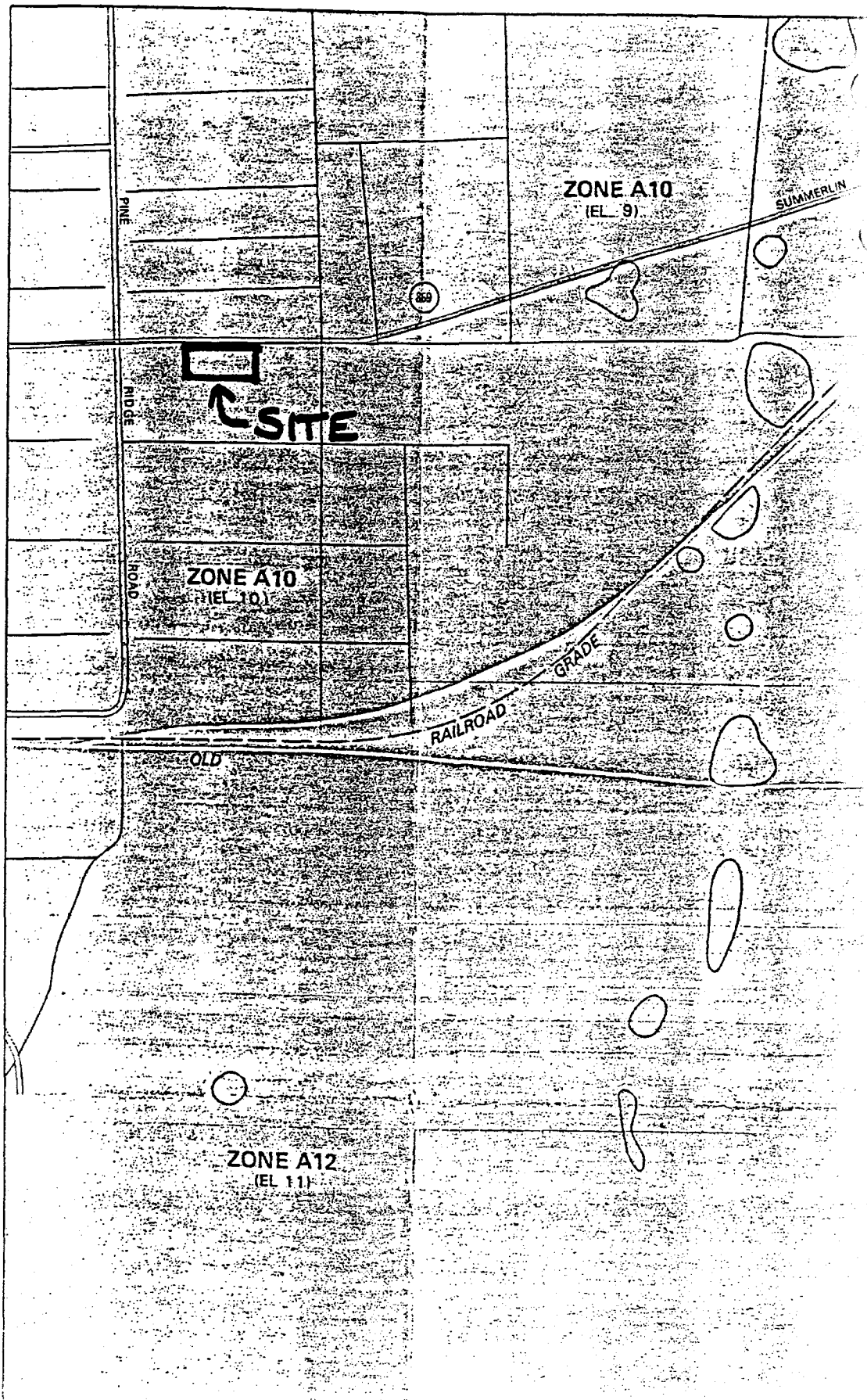
The coastal flooding elevations shown may include the effects of wave action and may differ significantly from those developed by the National Weather Service for hurricane evacuation planning. Coastal base flood elevations apply only landward of the shoreline shown on this map.

For adjoining map panels, see separately printed map index.

INITIAL IDENTIFICATION

SEPTEMBER 19, 1984

FLOOD HAZARD BOUNDARY MAP



Soils Description

From Lee County Soils Survey

11-Myakka fine sand. This is a nearly level, poorly drained soil on broad flatwoods areas. Slopes are smooth to slightly concave and range from 0 to 2 percent.

Typically, the surface layer is very dark gray fine sand about 3 inches thick. The subsurface layer is fine sand about 23 inches thick. In the upper 3 inches it is gray, and in the lower 20 inches it is light gray. The subsoil is fine sand to a depth of 80 inches or more. The upper 4 inches is black and firm, the next 5 inches is dark reddish brown and friable, the next 17 inches is black and firm, the next 11 inches is dark reddish brown and friable, and the lower 17 inches is mixed black and dark reddish brown and friable.

Included with this soil in mapping are areas of EauGallie, Immokalee, Oldsmar, Smyran, and Wabasso soils. Also included are small areas of similar soils with subsoils low in organic matter content and less than 12 inches thick. Included soils make 10 to 15 percent of any mapped area.

In most years, under natural conditions, the water table is within 10 inches of the surface for 1 to 3 months and 10 to 40 inches below the surface for 2 to 6 months. It is more than 40 inches below the surface during extended dry periods.

The available water capacity is medium in the subsoil and very low in the surface and subsurface layers. Natural fertility is low. Permeability is rapid in the surface and subsurface layers and moderate to moderately rapid in the subsoil.

Natural vegetation consists of sawpalmetto, fetterbush, pineland threeawn, and South Florida slash pine.

This soil is poorly suited to cultivated crops because of wetness and poor soil quality. The number of adapted crops is limited unless very intensive management practices are followed. With good water control and soil improving measures, the soil can be made suitable for some vegetable crops. A water control system is needed to remove excess water in wet seasons and provide water through subsurface irrigation in dry seasons. Row crops should be rotated with close-growing, soil-improving crops. The rotation should keep the soil-improving crops on the land three-fourths of the time. Seedbed preparation should include bedding of the rows. Fertilizer and lime should be added according to the need of the crops.

This soil is poorly suited to citrus. Areas subject to frequent freezing in winter are not suitable. This soil is suitable for citrus only after a carefully designed water control system has been installed that will maintain the water table below a depth of 4 feet. The trees should be planted on beds and a vegetative cover maintained between the trees. Regular applications of fertilizer and lime are needed.

This soil is well suited to pasture. Pangolagrass, improved bahiagrass, and white clover grow well when they are well managed. Water control measures are needed to remove excess surface water after heavy rains. Regular applications of fertilizer and lime are needed. Controlling grazing helps to prevent overgrazing and weakening of the plants.

The soil has moderate potential productivity for South Florida slash pine. Bedding of rows helps in establishing seedlings and in removing excess surface water.

This soil has moderate potential for desirable range plant production. The dominant forage is creeping bluestem, lopsided indiagrass, pineland threeawn, and chalky bluestem. Management practices should include deferred grazing and brush control. This Myakka soil is in the South Florida Flatwoods range site.

The soil has severe limitations for urban development because of the high water table.

This Myakka soil is in capability subclass IV.

B-2 b. Potable Water

Lee County Utilities maintains service for this area through the Green Meadows Water Treatment Plant located at 13001 Alico Road, Fort Myers. A 12-inch water main runs approximately parallel to the south property line in an easement along the south property line.

Policy 33.1.1 of the Lee Plan has established that "the minimum acceptable level-of-service standard for potable water connections to Lee County Utilities shall be an available supply and treatment capacity of 250 gallons per day per equivalent residential connection (ERC) for the peak month..."

The December 2001 Concurrency Management report has indicated in Table 1, Major Regional Water Treatment Plants, that the Green Meadows water treatment plant (WTP) has a design capacity of 10,500,000 gallons per day and a projected flow of 7,340,000 gallons per day for the year 2002.

The Capital Improvements Program (CIP) indicates the following water projects for Green Meadows WTP:

Transmission system improvement	FY 01 / 02
Water storage improvements	FY 01 / 02
Water treatment plant expansion	FY 01 / 02, FY 02 / 03

The proposed amendment will have negligible impact to the potable water facilities.

B-2 c. Surface Water/Drainage Basins.

The subject property is located in the Deep Lagoon Watershed #43 as indicated in the Lee County Surface Water Management Master Plan. Any development will be in compliance with South Florida Water Management District and the Lee County Development Code with regard to surface water management.

Policy 40.3.1-D of the Lee Plan has established level-of-service standards for the private and public development as follows:

“Surface water management systems in new private and public developments (excluding widening of existing roads) shall be design to SFWMD standards (to detain or retain excess stormwater to match the predevelopment discharge rate for the 25-year, 3-day storm event. Stormwater discharges from development must meet relevant water quality and surface water management standards as set forth in Chapters 17-3, 17-40, and 17-302, and rule 40E-4, F.A.C. New developments shall be designed to avoid increased flooding of surrounding areas. Development shall be designed to minimize increases of discharge to public water management infrastructure (or to evapotranspiration) that exceed historic rates, to approximate the natural surface water systems in terms of rate, hydro period, basin and quality, and to eliminate the disruption of wetlands and flow-ways, whose preservation is deemed in the public interest.”

The December 2001 Concurrency Management report states on page 10 that “All new developments which receive approval from the South Florida Water Management District and that comply with standards in Chapters 62-3, 62-40, and 62-302 of the Florida Statutes and Rule 40E-4 of the Administrative Code will be deemed concurrent with the level of service standards set forth in the Lee Plan.”

B-2 d. Parks, Recreation, and Open Space.

Policy 70.1.3 of the Lee Plan has established that the minimum acceptable level-of-service for Parks and Recreation Facilities as the following:

Regional Parks – 6 acres of developed regional land open for public use per 1000 total seasonal county population.

Community Parks – 0.8 acres of developed standard community parks open for public use per 1000 permanent population, unincorporated county only.

The December 2001 Concurrency Management report on page 24 that the “desired” level-of-service standard of eight (8) acres per thousand (1,000) total county population for Regional Parks has been achieved and expects to continue meeting this level-of-service standard through 2003.

The December 2001 Concurrency Management report has also indicated in Table 15 , Community Parks Impact Fee District #4, that the minimum level-of-service for community parks has been met and that two future community parks, Estero Community Park, add. phases, and South Fort Myers Community Parks are planned to achieve compliance with the “desired” level-of-service for the community.

The Capital Improvements Program (CIP) indicates multiple county wide regional and community park projects.

The proposed amendment will have negligible impact to the parks, recreation, and open space facilities.

Exhibit B

Existing and Future Conditions Analysis

B-2 a. Sanitary Sewer

Lee County Utilities maintains service for this area through the Fort Myers Beach and Iona/McGregor Wastewater treatment plant located approximately 400 feet south of the subject property. A 24-inch force-main runs along the Pine Ridge Road Right-of-Way on the western side of the subject property. A 4-inch force main, extending from the 24-inch force-main, runs along the Summerlin Road Right-of-Way on the northern side of the subject property.

Policy 36.1.2 of the Lee Plan has established that “the minimum acceptable level-of-service standard for sanitary sewer connections to Lee County Utilities shall be available basic facility capacity to treat and dispose of a volume of wastewater equal to 200 gallons per day per equivalent residential connection (ERC) for the peak month.....”

The December 2001 Concurrency Management report has indicated in Table 5, Major Regional Sewage Treatment Plants, that the Fort Myers Beach sewer treatment plant (STP) has a design capacity of 6,000,000 gallons per day and a projected flow for 2002 of 4,115,000 gallons per day.

The Capital Improvements Program (CIP) indicates the following sewer projects for Fort Myers Beach WWTP:

Transfer pumps upgrade	FY 01 / 02
Filtration system replacement	FY 01 / 02
Second EQ tank	Years 6-10

The proposed amendment will have negligible impacts on the sanitary sewer facilities.

Exhibit C

Environmental Impacts

C. 1. This subject property is vacant but the land has been cleared. As described in the Florida Land Use, Cover and Forms Classification System, FLUCCS, the class definition Disturbed Lands, 740, applies to those areas which have been changed due primarily to human activities other than mining. The subject parcel falls into this classification.

C.2. Soils found on the property, as indicated in the Lee County Soils Survey, consist of Myakka fine sand and Immokalee Sand. Descriptions are included as exhibits C-1 and C-2.

C.3. The Federal Emergency Management Agency (FEMA) has identified the area of the subject property as Zone A10. The base flood elevation has been indicated as 10 feet. Enclosed please find a copy of panel 125124 0435 B of the Flood Insurance Rate Map indicating the subject area and the surrounding flood zones.

C.4. This subject property is vacant but the land has been cleared and contains no wetlands or aquifer for recharge areas.

C. 5. This subject property is vacant but the land has been cleared and contains no habitat for species listed by the Federal, State, or local agencies as endangered, threatened or species of special concern.

Exhibit D

Impacts on Historic Resources

The subject property is located adjacent to the parcel at the southeast corner of the intersection between Summerlin Road and Pine Ridge Road. The parcel located across Pine Ridge Road is owned by Sun State Professional Leasing Inc., zoned CC, and contains an office building occupied by Attorney, Realty, Art, and Insurance offices. The adjacent property to the south is owned by Onyx Waste Services of Florida Inc., zoned CF-3, and occupied with facilities that provide service to the area. Fort Myers Beach Iona-McGregor Wastewater Facility is located behind Onyx Services. The parcel located to the west is owned by Vision XXIV Ltd, zoned IPD. The Vision XXIV parcel received approval of a small scale Comprehensive Plan Amendment (CPA2001-00008) on January 13, 2002. On January 6, 2003, the Lee County Board of Commissioners adopted Resolution Number Z-02-068, rezoning Vision XXIV from IPD to CC. The property is currently vacant. The parcel located across Summerlin Road is owned by Barbour H + Lapidus D + Kresimer J Co, zoned AG-2, and is currently vacant. The parcel located on the opposite corner of the intersection is owned by Joseph Louis TR, zoned CC, and is currently vacant. At this intersection, the future land use for the north side of Summerlin Road is designated as Central Urban. The southwest corner of this intersection is designated Urban Community.

Exhibit E

Internal Consistency with the Lee Plan

1. The proposed small scale amendment would change the future land use from industrial development to urban community. The existing land use of Industrial Development does not permit residential uses other than bona fide caretaker residences. The proposed land use of Urban Community will permit a maximum of six dwelling units per acre.
2. The impact of changing 2.25 acres from Industrial Development to Urban Community would have negligible impact on Table 1(b), Planning Community Year 2020 Allocations, of the Lee Plan. As indicated in Table 1(a), Summary of Residential Densities, of the Lee Plan, Urban Community has a maximum residential density of six (6) dwelling units per acre. The expected use for this intersection corner is commercial.
3. The impact of changing 2.25 acres from Industrial Development to Urban Community would have no impact on any local government.
4. State Policy Plan and Regional Policy Plan goals and policies that are relevant to this plan amendment consist of conformance with the Lee Plan and its objectives and policies.
5. The subject parcel is presently zoned IPD and an application to rezone to commercial will be submitted to Lee County Development Services.

Exhibit F

Additional Requirements for Specific Future Land Use Amendments

1. Requests involving Industrial and/or categories targeted by the Lee Plan as employment centers (to or from).
 - a. The site is accessible to arterial roadways (Summerlin Road) but is not accessible to rail lines and cargo airport terminals.
 - b. Table 1(b) indicates that the Iona/McGregor Planning District has 782 acres of commercial uses. The Lee County total is 10,525 acres.
 - c. The impact of changing 2.25 acres from Industrial Development to Urban Community will have negligible effect on the county's industrial employment goal of employing 3% of the county's population in manufacturing activities by the year 2010.
2. Requests moving lands from a Non-Urban Area to a Future Urban Area.
 - a. The existing land use classification of Industrial Development and the proposed land use classification of Urban Community are both classified as Future Urban Areas. The proposed change does not constitute Urban Sprawl.
3. The proposed change is not in the listed critical areas for future potable water supply as listed in Policy 2.4.2, therefore does not require evaluation based on said policy.
4. The proposed change does not request moving lands from Density Reduction / Groundwater Resource, therefore does not require consideration to Policy 2.4.3.

Exhibit G

Proposed Amendment Justification

The proposed amendment is consistent with the Urban Community designation for the following reasons: The subject property is located at/near the intersection of Summerlin Road and Pine Ridge Road with the properties on the opposite corners of the intersection designated as Urban Community and/or Central Urban. The proximity of the subject property to the intersection is consistent with the location criteria of Policy 6.1.2 of the Lee Plan for Commercial Land Uses. The proposed use, commercial, is consistent with the "Urban Community" land use category. The following letters have been received indicating that the urban services required to support the small-scale amendment change can be provided: Onyx Waste Services Of Florida, Division of Public Safety: EMS, Lee County Office of the Sheriff, Lee County Transit, Lee County Parks and Recreation, Iona-McGregor Fire District. The Lee County School District is in the process of providing a support letter and the letter will be submitted upon receipt.

Soils Description

From Lee County Soil Survey

28-Immokalee sand. This is a nearly level, poorly drained soil in flatwoods areas. Slopes are smooth to convex and range from 0 to 2 percent.

Typically, the surface layer is black sand about 4 inches thick. The subsurface layer is dark gray sand in the upper 5 inches and light gray sand in the lower 27 inches. The subsoil is sand to a depth of 69 inches. The upper 14 inches is black and firm, the next 5 inches is dark reddish brown, and the lower 14 inches is dark yellowish brown. The substratum is very pale brown sand to a depth of 80 inches or more.

Included with this soil in mapping are EauGallie, Myakka, Oldsmar, Smyrna, and Wabasso soils. Also, included are small area of soils with a subsoil that is low in organic matter content and less than 12 inches thick. Included soils make up less than 15 percent of any mapper area.

In most years, under natural conditions, the water table is within 10 inches of the surface for 1 to 3 months and 10 to 40 inches below the surface for 2 to 6 months. It recedes to a depth of more than 40 inches during extended dry periods.

The available water capacity is medium in the subsoil and very low in the surface and subsurface layers. Natural fertility is low. Permeability is rapid in the surface and subsurface layers and moderate or moderately rapid in the subsoil.

Natural vegetation consists of sawpalmetto, fetterbush, pineland threeawn, and South Florida slash pine.

This soil is poorly suited to cultivated crops because of wetness and poor soil quality. The number of adapted crops is limited unless very intensive management practices are followed. With good water control and soil-improving measures, this soil can be made suitable for some vegetation crops. A water control system is needed to remove excess water in wet seasons and provide water through subsurface irrigation in dry seasons. Row crops should be rotated with close-growing, soil-improving crops. The rotation should include the soil-improving crops on the land three-fourths of the time. Seedbed preparation should include bedding of the rows. Fertilizer and lime should be added according to the need of the crops.

This soil is poorly suited to citrus unless very intensive management is used. Areas subject to frequent freezing in winter are not suitable. This soil is suitable for citrus only after a carefully designed water control system has been installed that will maintain the water table below a depth of 4 feet.

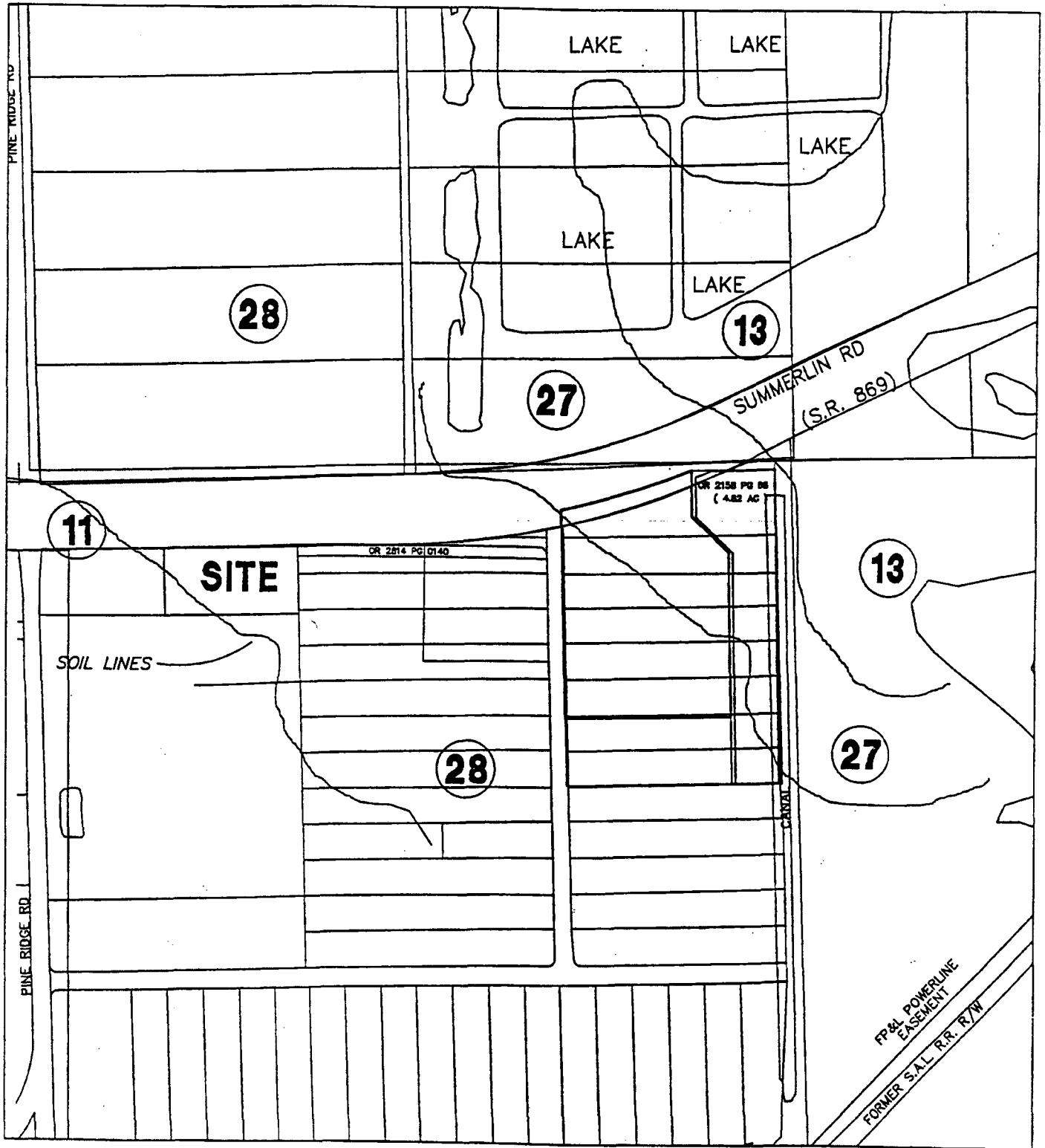
This soil is well suited to pastures. Pangolagrass, improved bahiagrass, and white clover grow well when they are well managed. Water control measures are needed to remove excess surface water after heavy rains. Regular applications of fertilizer and lime are needed. Controlling grazing helps to prevent overgrazing and weakening of the plants.

The potential productivity is moderate for South Florida slash pine. Bedding of rows helps in establishing seedlings and in removing excess surface water. The trees should be planted on beds and a vegetative cover maintained between the trees. Regular applications of fertilizer and lime are needed.

This soil has moderate potential for desirable range plant production. The dominant forage is creeping bluestem, lopsided indiagrass, pineland threeawn, and chalky bluestem. Management practices should include deferred grazing and brush control. This Immokalee soil is in the South Florida Flatwoods range site.

This soil has severe limitations for urban development because of high water table.

This Immokalee soil is in capability subclass IVw.



SOILS LEGEND

- ⑬ Boca fine sand
- ⑳ Pomoano fine Sand, Depressional
- ㉘ Immokalee sand
- ⑪ Myakka fine sand

SOILS INFORMATION WAS OBTAINED FROM THE LEE COUNTY SOIL SURVEY BY THE SOIL CONSERVATION SERVICE OF THE U.S.D.A.

EXISTING SOILS MAP

IONA MCGREGOR FIRE PROTECTION AND RESCUE SERVICE DISTRICT

15961 WINKLER ROAD
FORT MYERS, FLORIDA 33908

Business: 433-0660

Fire Only: 91

January 23, 2003

Michael L. Prince
Neese & Associates
12661 Metro Parkway
Fort Myers, FL 33912

Re: VISION XXV

Existing and proposed resources and facilities of the Fire District are adequate to provide services to the referenced project.



Steve Juntikka, Assistant Chief



LEE COUNTY
SOUTHWEST FLORIDA

BOARD OF COUNTY COMMISSIONERS

Writer's Direct Dial Number: 335-1604

Bob Janes
District One

Douglas R. St. Cemy
District Two

Ray Judah
District Three

Andrew W. Coy
District Four

John E. Albion
District Five

Donald D. Stilwell
County Manager

James G. Yaeger
County Attorney

Diana M. Parker
County Hearing Examiner

January 3, 2003

Mr. Michael L. Prince
Neese & Associates
12661 Metro Parkway
Fort Myers, Florida 33912

**Re: Written Determination of Adequacy for EMS services
VISION XXV**

Dear Mr. Prince:

I have reviewed your letter dated December 6, 2002, which was received December 19, 2002. This letter will address the request made in that letter.

The current and planned budgetary projections for additional EMS resources should adequately address any increased demand for service from persons occupying this parcel or any support facilities. Furthermore, the easements appear to provide adequate ingress / egress for ambulances.

If you would like to discuss this further, please call me at the above referenced number.

Respectfully submitted,

DIVISION OF PUBLIC SAFETY

Chief Chris Hansen
EMS Program Manager

Office of the Sheriff
Rodney Shoap



County of Lee
State of Florida

January 3, 2003

Neese & Associates
Michael L. Prince
12661 Metro Parkway
Fort Myers, Florida 33912

RE: VISION XXV
Job # 020038.00
Written Determination of Adequacy
Existing and Proposed Support Facilities
Lee County Small Scale Land Use Amendment

Dear Sir:

The VISION XXV, Written Determination of Adequacy, Existing and Proposed Support Facilities, Lee County Small Scale Land Use Amendment, Job # 020038.00 is within the service area for the Lee County Sheriff's Office. It is policy of the Lee County Sheriff's Office to support community growth and we will do everything possible to accommodate the law enforcement needs.

We anticipate that we will receive the reasonable and necessary funding to support growth in demand. We therefore believe that the Lee County Sheriff's Office will be able to serve your project as it builds out.

Sincerely,

A handwritten signature in black ink, appearing to read "D. Johnson".

Major Dan Johnson
Planning and Research

Copy: File





December 30, 2002

Neese & Associates
12661 Metro Parkway
Fort Myers, Florida 33912

RE: Adequacy Statement for Vision XXV

Dear Sir:

Onyx Waste Services Of Florida currently is contracted by Lee County, to provide waste collection services for the portion of the county where the proposed development is to take place. Under the terms of that contract, we are obligated to ensure that there is adequate equipment and personnel to meet the waste collection needs of any new development in the county. We are not anticipating anything that would prevent us from meeting our obligations to Lee County. Therefore, the assets and personnel necessary to perform the required service will be available when needed.

Sincerely,

A handwritten signature in black ink that reads "Robert Tingley".

Robert Tingley
General Manager



LEE COUNTY
SOUTHWEST FLORIDA

BOARD OF COUNTY COMMISSIONERS

941-277-5012

Writer's Direct Dial Number: _____

Bob Janes
District One

Douglas R. St. Cerny
District Two

Ray Judah
District Three

Andrew W. Coy
District Four

John E. Albion
District Five

Donald D. Stilwell
County Manager

James G. Yaeger
County Attorney

Diana M. Parker
County Hearing
Examiner

December 26, 2002

Mr. Michael L. Prince
Neese & Associates
12661 Metro Parkway
Fort Myers, FL 33912

RE: VISION XXV

Dear Mr. Prince:

We have reviewed the site plan you provided for the referenced project. Lee County Transit does not require additional transit amenities at this location at this time.

If you have any questions, please call me at 239-277-5012 ext. 2233.

Sincerely,

TRANSIT DIVISION

Michael S. Horsting

Michael S. Horsting
Transit Planner

*by
rabe*

[Originator/Typist Initials]

S:\WPDOCS\LETTERS\visionxxv.wpd

P.O. Box 698, Fort Myers, Florida 33902-0698 (239) 335-2111

Internet address <http://www.lee-county.com>

AN EQUAL OPPORTUNITY AFFIRMATIVE ACTION EMPLOYER



LEE COUNTY
SOUTHWEST FLORIDA

BOARD OF COUNTY COMMISSIONERS

Writer's Direct Dial Number: (239) 479-8762
(239) 479-8307 Fax

Bob Janes
District One

January 9, 2003

Douglas R. St. Cerny
District Two

Ray Judah
District Three

Andrew W. Coy
District Four

John E. Albion
District Five

Donald D. Stilwell
County Manager

James G. Yaeger
County Attorney

Diana M. Parker
County Hearing
Examiner

Mr. Michael L. Prince
Neese and Associates
12661 Metro Parkway
Fort Myers, FL 33912

**Re: Vision XXV - Small Scale Comprehensive Plan Amendment
Strap # 08-46-24-00-00001.003A**

Dear Mr. Prince:

Lee County staff has reviewed your request for a letter regarding the adequacy of existing and proposed support facilities relative to the proposed plan amendment referenced above.


Based on the information provided in your letters of December 6, 2002, and January 3, 2003, the subject property is a 2.25 ± acre parcel of land currently zoned Industrial Planned Development (IPD) and located in the Industrial Development future land use category. The parcel is located on the south side of, and contiguous to, Summerlin Road, approximately 420± feet east of its intersection with Pine Ridge Road. You have indicated that you will be requesting an amendment to change the future land use designation to Urban Community and subsequently rezoning the property to facilitate the development of commercial uses.

It is our determination that existing and proposed support facilities provided by Lee County Parks and Recreation will not be impacted by the proposed amendment. However, please note that this determination is based on the proposed commercial use of the subject property which will not result in an increase of the current population in this area of Lee County.

Should you have any questions or require any additional information, please do not hesitate to contact me.

Sincerely,

DEPARTMENT OF PUBLIC WORKS


Michael P. Pavese
Principal Planner

cc: John Yarbrough, Director, Lee County Parks and Recreation
Jim Lavender, Director, Lee County Department of Public Works

**LEE COUNTY DEPARTMENT OF COMMUNITY DEVELOPMENT
DIVISION OF PLANNING
SUFFICIENCY REVIEW FOR
HISTORIC AND ARCHAEOLOGICAL RESOURCES**

PROJECT NAME: VISION XXV, 17901 Summerlin Road, Fort Myers

CASE NUMBER: not supplied

STRAP NUMBERS: 08-46-24-00-00001.003A

DATE OF REVIEW: December 19, 2002

REVIEWED BY: Susan M. Strum, AICP, Planner
Phone 239 479 8549 Fax 479-8161
e-mail: strumsm@leegov.com

Historical Sites: There are no known historic sites on the subject parcel.

Archaeological Sites: There are no known archaeological sites on the subject parcel.

Level 1 or Level 2 zones of Archaeological Sensitivity: The subject parcel is not located on either Level 1 or Level 2 zones of archaeological sensitivity.

Copy: Pam Houck Zoning Director
Michael L. Prince, Neese & Associates, 12661 Metro Parkway, Fort Myers, FL
33912

Vacant Land Contract
COMMUNITY DEVELOPMENT

PARTIES AND DESCRIPTION OF PROPERTY

1. SALE AND PURCHASE: Viston XXV, Ltd., A California Limited Partnership ("Seller")
and Gonard R. Lucas ("Buyer")

agree to sell and buy on the terms and conditions specified below the property ("Property") described as:
Address: A tract of land located in the S/E Quadrant of Summerlin Road and
Legal Description: Pine Ridge Road, Lee County, Fort Myers, Florida, known as
Viston XXV, STRAP #08-46-24-00-00001.003A. Exact legal
description to be determined by Seller's survey.

including all improvements and the following additional property: None - Vacant Land

2. PURCHASE PRICE AND FINANCING

2. PURCHASE PRICE: \$ [REDACTED] payable by Buyer in U.S. funds as follows:

- (a) \$ [REDACTED] Deposit received (checks are subject to clearance) within two days of receipt for signed contract (Escrow Agent)
- (b) \$ -0- Additional deposit to be made by _____
- (c) \$ [REDACTED] Total Financing (see Paragraph 3 below) (express as a dollar amount or percentage)
- (d) \$ -0- Other: _____
- (e) \$ [REDACTED] Balance to close (including Buyer's closing costs, prepaid items and prorations). All funds paid at closing must be paid by locally drawn cashier's check or wired funds.

U (f) (complete only if purchase price will be determined based on a per unit cost instead of a fixed price) The unit used to determine the purchase price is lot acre square foot other (specify: N/A)
prorating areas of less than a full unit. The purchase price will be \$ N/A per unit based on a calculation of total area of the Property as certified to Buyer and Seller by a Florida-licensed surveyor in accordance with Paragraph 8(c) of this Contract. The following rights of way and other areas will be excluded from the calculation: N/A

3. CASH/FINANCING: (Check as applicable) (a) Buyer will pay cash for the Property with no financing contingency.

(b) This Contract is contingent on Buyer qualifying and obtaining the commitment(s) or approval(s) specified below within _____ days from Effective Date (if left blank then Closing Date or 30 days from Effective Date, whichever occurs first). Buyer will apply for financing within _____ days from Effective Date (5 days if left blank) ("Application Period") and will timely provide any and all credit, employment, financial, and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the financing, either party may cancel this Contract and Buyer will return to Seller all title evidence and surveys provided by Seller, and Buyer's deposit(s) will be returned after Escrow Agent receives proper authorization from all interested parties. Buyer will pay all loan expenses, including the lender's title insurance policy.

U (1) New Financing: Buyer will secure a commitment for new third party financing for \$ _____ or _____ % of the purchase price at the prevailing interest rate and loan costs. Buyer will keep Seller and Broker fully informed of the loan application status and progress and authorizes the lender or mortgage broker to disclose all such information to Seller and Broker.

(2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$ [REDACTED] bearing annual interest at 7.1% and payable as follows: ADDENDUM #1

This mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if Buyer defaults; will give Buyer the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require Buyer to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days from Effective Date, give Buyer written notice of whether or not Seller will make the loan.

(3) Mortgage Assumption: Buyer will take title subject to and assume and pay existing first mortgage to _____

L/N# _____ in the approximate amount of \$ _____ currently payable at \$ _____ per month including principal, interest, taxes and insurance and having a fixed other (describe) _____
interest rate of _____ % which will will not escalate upon assumption. Any variance in the mortgage will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase Seller's escrow account dollar for dollar. If the lender disapproves Buyer, or the interest rate upon transfer exceeds _____ % or the assumption/transfer fee exceeds \$ _____, either party may elect to pay the excess, failing which this agreement will terminate and Buyer's deposit(s) will be returned.

CLOSING

4. CLOSING DATE: OCCUPANCY: This Contract will be closed and the deed and possession delivered on or before SEE ADDENDUM #1, unless extended by other provisions of this Contract. If on Closing Date insurance underwriting is suspended, Buyer may postpone closing up to 5 days.

Buyer [Signature] and Seller [Signature] acknowledge receipt of a copy of this page, which is Page 1 of 4 Pages.

PA 2003-00001
RECEIVED
JAN 28 2003

COMMUNITY DEVELOPMENT



5. CLOSING PROCEDURE COSTS: If title insurance insures Buyer for title defects arising between the title binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to Seller and brokerage fees to Broker as per Paragraph 17 in addition to other expenses provided in this Contract, Seller and Buyer will pay the costs indicated below.

(a) Seller Costs: Seller will pay taxes on the deed and recording fees for documents needed to cure title; curried, confirmed and ratified special assessment liens; title evidence (if applicable under Paragraph 8); Other: ALTA Survey

(b) Buyer Costs: Buyer will pay taxes and recording fees on notes and mortgages and recording fees on the deed and financing statements; loan expenses; pending special assessment liens, lender's title policy at the simultaneous issue rate; inspections; survey and sketch; insurance; Other: permits/zoning/land use changes

(c) Title Evidence and Insurance: Check (1) or (2):
 (1) Seller will provide a Paragraph 8(a)(1) owner's title insurance commitment as title evidence. Seller Buyer will select the title agent. Seller Buyer will pay for the owner's title policy, search, examination and related charges. Each party will pay its own closing fees.

(2) Seller will provide title evidence as specified in Paragraph 8(a)(2). Seller Buyer will pay for the owner's title policy and select the title agent. Seller will pay fees for title searches prior to closing, including tax search and lien search fees, and Buyer will pay fees for title searches after closing (if any), title examination fees and closing fees.

(d) Prorations: The following items will be made current and prorated as of the day before Closing Date: real estate taxes, interest, bonds, assessments, leases and other Property expenses and revenues. If taxes and assessments for the current year cannot be determined, the previous year's rates will be used with adjustment for any exemptions.

(e) Tax Withholding: Buyer and Seller will comply with the Foreign Investment in Real Property Tax Act, which may require Seller to provide additional cash at closing if Seller is a "foreign person" as defined by federal law.

PROPERTY CONDITION

6. LAND USE: Seller will deliver the Property to Buyer at the time agreed in its present "as is" condition, with conditions resulting from Buyer's inspections and casualty damage, if any, excepted. Seller will maintain the landscaping and grounds in a comparable condition and will not engage in or permit any activity that would materially alter the Property's condition without the Buyer's prior written consent.

(a) Flood Zone: Buyer is advised to verify by survey, with the lender and with appropriate government agencies which flood zone the Property is in, whether flood insurance is required and what restrictions apply to improving the Property and rebuilding in the event of casualty.

(b) Government Regulation: Buyer is advised that changes in government regulations and levels of service which affect Buyer's intended use of the Property will not be grounds for canceling this Contract if the Feasibility Study Period has expired or if Buyer has checked choice (c)(2) below.

(c) Inspections: (check (1) or (2) below)

SEE ADDENDUM # 1

(1) Feasibility Study: Buyer will, at Buyer's expense and within 44 days from Effective Date ("Feasibility Study Period"), determine whether the Property is suitable, in Buyer's sole and absolute discretion, for Commercial use. During the Feasibility Study Period, Buyer may conduct a Phase I environmental assessment and any other tests, analyses, surveys and investigations ("Inspections") that Buyer deems necessary to determine to Buyer's satisfaction the Property's engineering, architectural and environmental properties; zoning and zoning restrictions; subdivision statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with local, state and regional growth management plans; availability of permits, government approvals, and licenses; and other inspections that Buyer deems appropriate to determine the Property's suitability for the Buyer's intended use. If the Property must be re-zoned, Buyer will obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is required to file in connection with development or rezoning approvals.

Seller gives Buyer, its agents, contractors and assigns, the right to enter the Property at any time during the Feasibility Study Period for the purpose of conducting inspections; provided, however, that Buyer, its agents, contractors and assigns enter the Property and conduct inspections at their own risk. Buyer will indemnify and hold Seller harmless from losses, damages, costs, claims and expenses of any nature, including attorneys' fees, expenses and liability incurred in application for rezoning or related proceedings, and from liability to any person, arising from the conduct of any and all inspections or any work authorized by Buyer. Buyer will not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (1) repair all damages to the Property resulting from the inspections and return the Property to the condition it was in prior to conduct of the inspections, and (2) release to Seller all reports and other work generated as a result of the inspections.

Buyer will deliver written notice to Seller prior to the expiration of the Feasibility Study Period of Buyer's determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" condition. If the Property is unacceptable to Buyer and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated as of the day after the Feasibility Study period ends and Buyer's deposit(s) will be returned after Escrow Agent receives proper authorization from all interested parties.

(2) No Feasibility Study: Buyer is satisfied that the Property is suitable for Buyer's purposes, including being satisfied that either public sewerage and water are available to the Property or the Property will be approved for the installation of a wet and/or private sewerage disposal system and that existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions, concurrency, growth management and environmental conditions, are acceptable to Buyer. This Contract is not contingent on Buyer conducting any further investigations.

7. RISK OF LOSS; EMINENT DOMAIN: If any portion of the Property is materially damaged by casualty before closing, or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain proceedings, or if an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may cancel this Contract by written notice to the other within 10 days from Buyer's receipt of Seller's notification, failing which Buyer will close in accordance with this Contract and receive all payments made by the government authority or insurance company, if any.

TITLE

8. TITLE: Seller will convey marketable title to the Property by statutory warranty deed or trustee, personal representative or guardian deed as appropriate to Seller's status.

(a) Title Evidence: Title evidence will show legal access to the Property and marketable title of record in Seller in accordance with current title standards adopted by the Florida Bar, subject only to the following title exceptions, none of which prevent Buyer's intended use of the Property as Commercial Property; covenants, easements and restrictions of record; matters of plat; existing zoning and government regulations; oil, gas and mineral rights of record if there is no right of entry; current taxes; mortgages that Buyer will assume; and encumbrances that Seller will discharge at or before closing. Seller will, prior to closing, deliver to Buyer Seller's choice of one of the following types of title evidence,

Buyer () and Seller () acknowledge receipt of a copy of this page, which is Page 2 of 4 Pages.

147 which must be generally accepted in the county where the Property is located (specify in Paragraph 5(c) the selected
 148 type). Seller will use option (1) in Palm Beach County and option (2) in Dade County.
 149 (1) A title insurance commitment issued by a Florida-licensed title insurer in the amount of the purchase price and
 150 subject only to title exceptions set forth in this Contract.
 151 (2) An existing abstract of title from a reputable and existing abstract firm (if firm is not existing, then abstract must be
 152 certified as correct by an existing firm) purporting to be an accurate synopsis of the instruments affecting title to the
 153 Property recorded in the public records of the county where the Property is located and certified to Effective Date.
 154 However if such an abstract is not available to Seller, then a prior owner's title policy acceptable to the proposed insurer
 155 as a basis for reinsurance of coverage. Seller will pay for copies of all policy exceptions and an update in a format
 156 acceptable to Buyer's closing agent from the policy effective date and certified to Buyer or Buyer's closing agent,
 157 together with copies of all documents recited in the prior policy and in the update. If a prior policy is not available to
 158 Seller then (1) above will be the title evidence. Title evidence will be delivered no later than 10 days before Closing Date.
 159 (b) Title Examination: Buyer will examine the title evidence and deliver written notice to Seller, within 5 days from receipt
 160 of title evidence but no later than closing, of any defects that make the title unmarketable. Seller will have 30 days from receipt
 161 of Buyer's notice of defects ("Curative Period") to cure the defects at Seller's expense. If Seller cures the
 162 defects within the Curative Period, Seller will deliver written notice to Buyer and the parties will close the transaction on
 163 Closing Date or within 10 days from Buyer's receipt of Seller's notice if Closing Date has passed. If Seller is unable to
 164 cure the defects within the Curative Period, Seller will deliver written notice to Buyer and Buyer will, within 10 days from
 165 receipt of Seller's notice, either cancel this Contract or accept title with existing defects and close the transaction.
 166 (c) Survey: Buyer may, prior to Closing Date and at Buyer's expense, have the Property surveyed and deliver written
 167 notice to Seller, within 8 days from receipt of survey but no later than closing, of any encroachments on the Property,
 168 encroachments by the Property's improvements on other lands or deed restriction or zoning violations. Any such
 169 encroachment or violation will be treated in the same manner as a title defect and Buyer's and Seller's obligations will
 170 be determined in accordance with subparagraph (b) above. If any part of the Property lies seaward of the coastal
 171 construction control line, Seller will provide Buyer with an affidavit or survey as required by law delineating the line's
 172 location on the property, unless Buyer waives this requirement in writing.

MISCELLANEOUS

173
 174 9. EFFECTIVE DATE; TIME: The "Effective Date" of this Contract is the date on which the last of the parties initials or
 175 signs the latest offer. Time is of the essence for all provisions of this Contract. All time periods expressed as days will
 176 be computed in business days (a "business day" is every calendar day except Saturday, Sunday and national legal
 177 holidays). If any deadline falls on a Saturday, Sunday or national legal holiday, performance will be due the next business
 178 day. All time periods will end at 5:00 p.m. local time (meaning in the county where the Property is located) of the
 179 appropriate day.

180 10. NOTICES: All notices will be made to the parties and Broker by mail, personal delivery or electronic media. Buyer's
 181 failure to deliver timely written notice to Seller, when such notice is required by this Contract, regarding any contingencies
 182 will render that contingency null and void and the Contract will be construed as if the contingency did not exist.

183 11. COMPLETE AGREEMENT: This Contract is the entire agreement between Buyer and Seller. Except for brokerage
 184 agreements, no prior or present agreements will bind Buyer, Seller or Broker unless incorporated into this Contract.
 185 Modifications of this Contract will not be binding unless in writing, signed and delivered by the party to be bound. Signatures,
 186 initials, documents referenced in this Contract, counterparts and written modifications communicated electronically or on paper
 187 will be acceptable for all purposes, including delivery, and will be binding. Handwritten or typewritten terms inserted in or
 188 attached to this Contract prevail over printed terms. If any provision of this Contract is or becomes invalid or unenforceable,
 189 all remaining provisions will continue to be fully effective. This Contract will not be recorded in any public records.

190 12. ASSIGNABILITY; PERSONS BOUND: Buyer may not assign this Contract without Seller's written consent. The terms
 191 "Buyer," "Seller," and "Broker" may be singular or plural. This Contract is binding on the heirs, administrators, executors,
 192 personal representatives and assigns (if permitted) of Buyer, Seller and Broker.

DEFAULT AND DISPUTE RESOLUTION

193
 194 13. DEFAULT: (a) Seller Default: If for any reason other than failure of Seller to make Seller's title marketable after diligent effort,
 195 Seller fails, refuses or neglects to perform this Contract, Buyer may choose to receive a return of Buyer's deposit without
 196 waiving the right to seek damages or to seek specific performance as per Paragraph 16. Seller will also be liable to Broker for
 197 the full amount of the brokerage fee. (b) Buyer Default: If Buyer fails to perform this Contract within the time specified, including
 198 timely payment of all deposits, Seller may choose to retain and collect all deposits paid and agreed to be paid as liquidated
 199 damages or to seek specific performance as per Paragraph 16; and Broker will, upon demand, receive 50% of all deposits
 200 paid and agreed to be paid (to be split equally among cooperating brokers) up to the full amount of the brokerage fee.

201 14. DISPUTE RESOLUTION: This Contract will be construed under Florida law. All controversies, claims, and other matters in
 202 question between the parties arising out of or relating to this Contract or its breach will be settled as follows:

203 (a) Disputes concerning entitlement to deposits made and agreed to be made: Buyer and Seller will have 30 days from
 204 the date conflicting demands are made to attempt to resolve the dispute through mediation. If that fails, Escrow Agent
 205 will submit the dispute, if so required by Florida law, to Escrow Agent's choice of arbitration, a Florida court or the
 206 Florida Real Estate Commission. Buyer and Seller will be bound by any resulting settlement or order.

207 (b) All other disputes: Buyer and Seller will have 30 days from the date a dispute arises between them to attempt to
 208 resolve the matter through mediation, failing which the parties will resolve the dispute through neutral binding
 209 arbitration in the county where the Property is located. The arbitrator may not alter the Contract terms or award any
 210 remedy not provided for in this Contract. The award will be based on the greater weight of the evidence and will
 211 state findings of fact and the contractual authority on which it is based. If the parties agree to use discovery, it will
 212 be in accordance with the Florida Rules of Civil Procedure and the arbitrator will resolve all discovery-related
 213 disputes. Any disputes with a real estate licensee named in Paragraph 17 will be submitted to arbitration only if the
 214 licensee's broker consents in writing to become a party to the proceeding. This clause will survive closing.

215 (c) Mediation and Arbitration; Expenses: "Mediation" is a process in which parties attempt to resolve a dispute by
 216 submitting it to an impartial mediator who facilitates the resolution of the dispute but who is not empowered to impose a
 217 settlement on the parties. Mediation will be in accordance with the rules of the American Mediation Association or other
 218 mediator agreed on by the parties. The parties will equally divide the mediation fee, if any. "Arbitration" is a process in
 219 which the parties resolve a dispute by a hearing before a neutral person who decides the matter and whose decision is
 220 binding on the parties. Arbitration will be in accordance with the rules of the American Arbitration Association or other
 221 arbitrator agreed on by the parties. Each party to any arbitration will pay its own fees, costs and expenses, including
 222 attorneys' fees, and will equally split the arbitrators' fees and administrative fees of arbitration. In a civil action to enforce
 223 an arbitration award, the prevailing party to the arbitration shall be entitled to recover from the nonprevailing party
 224 reasonable attorneys' fees, costs and expenses.

225 Buyer *[Signature]* and Seller *[Signature]* acknowledge receipt of a copy of this page, which is Page 3 of 4 Pages.
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ESCROW AGENT AND BROKER

15. ESCROW AGENT: Buyer and Seller authorize Escrow Agent to receive, deposit and hold funds and other items in escrow and, subject to clearance, disburse them upon proper authorization and in accordance with the terms of this Contract, including outstanding brokerage fees. The parties agree that Escrow Agent will not be liable to any person for misdelivery of escrowed items to Buyer or Seller, unless the misdelivery is due to Escrow Agent's willful breach of this Contract or gross negligence. If Escrow Agent interpleads the subject matter of the escrow, Escrow Agent will pay the filing fees and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed funds or equivalent and charged and awarded as court costs in favor of the prevailing party. All claims against Escrow Agent will be arbitrated, so long as Escrow Agent consents to arbitrate.

16. PROFESSIONAL ADVICE; BROKER LIABILITY: Broker advises Buyer and Seller to verify all facts and representations that are important to them and to consult an appropriate professional for legal advice (for example, interpreting contracts, determining the effect of laws on the Property and transaction, status of title, foreign investor reporting requirements, etc.) and for tax, property condition, environmental and other specialized advice. Buyer acknowledges that Broker does not reside in the Property and that all representations (oral, written or otherwise) by Broker are based on Seller representations or public records unless Broker indicates personal verification of the representation. Buyer agrees to rely solely on Seller, professional inspectors and governmental agencies for verification of the Property condition and facts that materially affect Property value. Buyer and Seller respectively will pay all costs and expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, agents and employees in connection with or arising from Buyer's or Seller's misstatement or failure to perform contractual obligations. Buyer and Seller hold harmless and release Broker and Broker's officers, directors, agents and employees from all liability for loss or damage based on (1) Buyer's or Seller's misstatement or failure to perform contractual obligations; (2) Broker's performance, at Buyer's and/or Seller's request, of any task beyond the scope of services regulated by Chapter 475, F.S., as amended, including Broker's referral, recommendation or retention of any vendor; (3) products or services provided by any vendor; and (4) expenses incurred by any vendor. Buyer and Seller each assume full responsibility for selecting and compensating their respective vendors. This paragraph will not relieve Broker of statutory obligations. For purposes of this paragraph, Broker will be treated as a party to this Contract. This paragraph will survive closing.

17. BROKERS: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Seller and Buyer acknowledge that the brokerage(s) named below are the procuring cause of this transaction. Instruction to Closing Agent: Seller and Buyer direct closing agent to disburse at closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the brokers, unless Broker has retained such fees from the escrowed funds. In the absence of such brokerage agreements, closing agent will disburse brokerage fees as indicated below.

Grubb & Ellis/VIP D'Allesandro Future Realty Services, Inc.
Real Estate Licensees
Broker / Brokerage fee: 5% of Purchase Price

ADDITIONAL TERMS

18. ADDITIONAL TERMS: Buyer shall have a sixty (60) day initial inspection period, to commence on the effective date (line 291) to determine if the property is suitable for Buyer's intended use. During this sixty (60) day period, Buyer shall conduct necessary informal hearings with all government agencies involved in Buyer's permitting process, for obtaining all zoning and development permits. If at the end of the sixty (60) day initial inspection period, Buyer has failed to conduct said hearings, or, if Buyer has determined the findings of said hearing conclude that...SEE ADDENDUM #1

This is intended to be a legally binding contract. If not fully understood, seek the advice of an attorney prior to signing.

OFFER AND ACCEPTANCE

(Check if applicable:) Buyer received a written real property disclosure statement from Seller before making this Offer.
Buyer offers to purchase the Property on the above terms and conditions. Unless this Contract is signed by Seller and a copy delivered to Buyer no later than 5:00 a.m. or 5:00 p.m. on November 15, 2002, this offer will be revoked and Buyer's deposit refunded subject to clearance of funds.

Date: Nov 5 2002 Buyer: Donald R. Lucas Tax ID/SSN:
Print name: Donald R. Lucas
Date: Buyer: Tax ID/SSN:
Print name:
Address:
Phone: Address:
Fax:
Date: 11/13/02 Seller: Tax ID/SSN:
Print name:
Address:
Phone: Address:
Fax:

Buyer counters Buyer's offer (to accept the counter offer, Buyer must sign or initial the counter offered terms and deliver a copy of the acceptance to Seller by 5:00 p.m. on) Seller rejects Buyer's offer.

Effective Date: (The date on which the last party signed or initialed acceptance of the final offer.)

Buyer and Seller acknowledge receipt of a copy of this page, which is Page 4 of 4 Pages.

The Florida Association of Realtors and the National Association of Realtors make no representation as to the legal validity or enforceability of any provision of this form or any specific transaction. This contract form should not be used in contracts transactions of high transaction volume or complexity. This form is available for use by the general real estate industry and is not intended to comply with the requirements of the Florida Real Estate Board's Code of Ethics. The use and sale of this form is subject to the rules and regulations of the Florida Real Estate Board.
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**ADDENDUM #1, VACANT LAND CONTRACT
VISION XXV, LTD. TO DONALD R. LUCAS**

Continued from page 4 of 4, line 270: the Property, for whatever reason and in Buyer's sole discretion, is unsuitable for Buyer's purposes, this Vacant Land Contract shall terminate, the earnest money deposit will be returned to Buyer and there shall be no further action(s) or obligation(s) by, or of, either party, pertaining to this Vacant Land Contract. At Seller's option, Buyer shall deliver to Seller, any documents, reports or findings generated through the due diligence hearings. Seller shall make available to Buyer, existing surveys and property information, if any, currently in Seller's possession, that may facilitate Buyer's due diligence and permits.

Upon completion of the sixty (60) day initial inspection period, and upon Buyer's decision to enter the permitting phase of the due diligence, Buyer shall provide Seller with a time line schedule for simultaneously securing permits for zoning and Lee County land use map amendment. Buyer shall have fifteen (15) months to secure said permits, and Buyer shall make monthly reports to Seller's representative as to the progress of the permitting process.

Buyer shall have thirty (30) days from the receipt of zoning and Lee County land use map amendment permits to receive a development order permit through the appropriate government agency. Closing shall be within ten (10) days of receipt of the development order permit, or within eighteen (18) months from acceptance of this offer, whichever occurs first.

If Buyer is unable to secure zoning, Lee County land use map amendment and/or development permits for the Property, through no fault of Buyer, the deposit shall be returned to Buyer, and neither Buyer nor Seller shall have any further obligations pertaining to this Vacant Land Contract.

Buyer may, during the permitting process, erect signs on the property, promoting Buyer's project, to include leasing and subdividing information. Buyer may not erect signs indicating the property, is its entirety, is for sale.

Seller Financing: Buyer will execute a first purchase money note and mortgage to Seller in the amount of [redacted] with an eighteen (18) month term, bearing interest at Wall Street Journal posted Prime Interest Rate plus One (1) percent, interest only payable quarterly on the principal balance and a balloon payment at the end of the eighteenth (18th) month for the principal amount and any outstanding accrued interest. Said note shall carry no prepayment penalty.

del
11/13/02

Prior to the effective date of this contract, Seller shall provide Buyer with documentation that the individual executing this contract on behalf of the limited partnership is authorized to represent the limited partnership in contractual matters. Seller's escrow agent and title insurance provider must be approved to do business in the State of Florida and maintain an office in Lee County, Florida.

Seller acknowledges that Buyer is a Florida licensed real estate broker, buying for his own account and for the account of others, and, at closing, Buyer may either take title to the property, take title in the name of an investment group that Buyer is a part of, or take title in the name of an investment group that Buyer is not a part of.

Buyer acknowledges the Property is currently designated for industrial uses and the Property will require a Lee County land use map amendment and rezoning to utilize the Property for commercial purposes. Buyer acknowledges the current Master Concept Plan for the Property has expired. Buyer acknowledges the average Property elevation is five (5) feet and FEMA finished floor building elevation is ten (10) feet.

THIS ADDENDUM, upon its execution by both parties, is herewith made an integral part of the Vacant Land Contract, Vision XXV, Ltd., a California Limited Partnership to Donald R. Lucas, and supersedes and controls any provision of the Vacant Land Contract to the contrary.

DATE: November 5, 2002 DATE: 11/13/02

Donald R. Lucas
Donald R. Lucas

[Signature] For Vision XXV
Vision XXV, Ltd., a California Limited Partnership

2116835

This instrument was prepared by
Name Terry V. Broughton, Esq.
Smoot Johnston Johnson & Green
Address P.O. Drawer DD
Fort Myers, Florida 33902

Warranty Deed

(STATUTORY FORM - SECTION 689.02 F.S.)

This instrument, Made this 30th day of June, 1986, Between

DWIGHT S. BAIRD, JR., TRUSTEE UNDER THE PROVISIONS OF AN UNRECORDED TRUST AGREEMENT DATED THE 23RD DAY OF APRIL, 1985

of the County of Lee, State of Florida, grantor, and
VISION XXV, LTD., a California Limited Partnership

whose post office address is 1505 East 17th Street, Suite 220, Santa Anna, California 92701

of the County of California, State of California, grantee.

Witnesseth, That said grantor, for and in consideration of the sum of

ten and no/100 Dollars,

and other good and valuable considerations to said grantor in hand paid by said grantee, the receipt whereof is hereby acknowledged, has granted, bargained and sold to the said grantee, and grantee's heirs and assigns forever, the following described land, situate, lying and being in Lee County, Florida, to-wit:

SEE ATTACHED DESCRIPTION FOR PARCEL II.

Handwritten: 08-46-24-00-00001.003A
Strop →

Documentary Tax Pd. \$ 1,200.00
Intangible Tax Pd. _____
By CHARLIE GREEN, CLERK, LEE COUNTY
[Signature] Deputy Clerk

and said grantee, does hereby, fully warrant the title to said land, and with respect thereto against the lawful claims of all persons whatsoever.

* "Grantor" and "grantee" are used for singular or plural, as context requires.

In Witness Whereof, Grantor has hereunto set grantor's hand and seal the day and year first above written.

Signed, sealed and delivered in our presence:

[Signature] (Seal)
[Signature] (Seal)
Dwight S. Baird, Jr., Trustee (Seal)

_____ (Seal)

STATE OF FLORIDA

COUNTY OF LEE
I HEREBY CERTIFY that on this day before me, an officer duly qualified to take acknowledgments, personally appeared

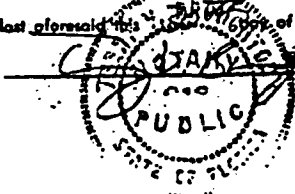
Dwight S. Baird, Jr.

to me known to be the person described in and who executed the foregoing instrument and acknowledged before me that he executed the same.

WITNESS my hand and official seal in the County and State last aforesaid this 30th day of June, 19 86.

My commission expires

11/11/86



RECEIVED

JAN 28 2003

COMMUNITY DEVELOPMENT
CPA-2003-00001

REC 1854 PG 3 b 4 c

PARCEL II

JOHNSON ENGINEERING, INC.

CIVIL ENGINEERS AND LAND SURVEYORS

1137 JOHNSON STREET
TELEPHONE (813) 334-0046
TELECOPIER (813) 334-3681
POST OFFICE BOX 1880
TOMPKINS, FLORIDA
33502 1880

June 26, 1986

CARLE JOHNSON
198 000

DESCRIPTION

PARCEL B
IN THE NW-1/4,
SECTION 8, T. 46 S., R. 24 E.,
LEE COUNTY, FLORIDA

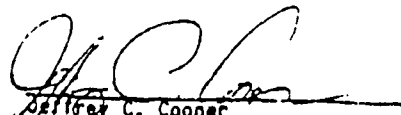
A tract or parcel of land lying in the northwest quarter (NW-1/4) of Section 8, Township 46 South, Range 24 East, Lee County, Florida which tract or parcel is described as follows:

From the intersection of the easterly line of Pine Ridge Road (50 feet wide) and the north line of the south 275 feet of the north 500 feet of the west 897 feet of said Section 8 run N 89° 02' 47" E along the line common to said north line the south line of Summerlin Road (CR869) (225 feet wide) for 434.95 feet to the Point of Beginning.

From said Point of Beginning continue N 89° 02' 47" E along said common line for 434.94 feet to the east line of said fraction; thence run S 01° 13' 00" E along said east line for 275.00 feet to an intersection with the south line of said fraction; thence run S 89° 02' 47" W along said south line for 433.62 feet; thence run N 01° 29' 32" W for 274.99 feet to the Point of Beginning.

Containing 2.74 acres more or less.

Bearings hereinabove mentioned are based on the centerline survey of Summerlin Road (CR869).


Jeffrey C. Cooner
Professional Land Surveyor
Florida Certificate No. 4052

REC 1854 PG 3 of 4

JCC/ct
15267

CHAIRMAN
ARCHIE T. GRANT, JR.

PRESIDENT
FORREST H. BANKS

VICE PRESIDENT
LEIF E. JOHNSON

JOSEPH W. EBNER
STEVEN K. MORRISON
ANDREW D. TILTON

JEFFREY C. COONER
JAN W. DICKEY
GENTON R. KEILING
DONALD D. STOUTEN
GEORGE J. KALAL
MICHAEL L. HARMON

CONSULTANTS
LESTER L. BULSON
ROBERT S. O'BRIEN

SUBJECT TO assessments and restrictions of record and taxes for the years subsequent to 1985.

SUBJECT, HOWEVER, To a purchase money mortgage encumbering the property herein described and executed and delivered by the Grantee, as mortgagor therein, to the Grantor, as mortgagee therein, to secure the payment of a promissory note dated the same as this deed in the initial principal amount of \$195,000.00; and,

SUBJECT, HOWEVER, To a "RESTRICTIVE AGREEMENT" dated the same as this deed between the Grantor, the Grantee and VISION XXIV, Ltd., a California limited partnership, which agreement is anticipated to be recorded immediately after this deed and the purchase money mortgage;

TOGETHER WITH a non-exclusive perpetual easement for ingress, egress, and other lawful purposes related to the use and enjoyment of Parcel II over, across and under the southerly forty (40') feet of Parcel I (as described in the attached exhibit); and,

SUBJECT TO a reservation of 1/2 interest in all oil, petroleum, petroleum products and minerals and exclusive rights to protect for same, as recorded in Deed Book 231, Page 367, Public Records of Lee County, Florida. Notice pursuant to Section 704.05 and 712 P.S. recorded in O.R. Book 1153, Page 887; and,

SUBJECT TO a mortgage from Dwight S. Baird, Jr., Trustee to James A. Midgley and E. Lois Midgley, husband and wife, as an estate by the entireties in the principal amount of \$228,250.00 dated April 23, 1985 and recorded April 23, 1985 in O.R. Book 1779, Page 3916 of the Public Records of Lee County, Florida; and,

SUBJECT TO a Lee County eminent domain proceeding for improvement of Pine Ridge Road. Notice of the proceeding was given by letter from County Attorney's office to Dwight S. Baird, dated June 17, 1985.

REF 1854 PG 3642

**TRAFFIC
IMPACT
STATEMENT**

for

**SMALL SCALE PLAN AMENDMENT
FOR
VISION XXV**

For
Donald R. Lucas
1950 Courtney Drive
Fort Myers, Florida 3301

Job # 020038.00

Prepared by:

Neese & Associates
12661 Metro Parkway
Fort Myers, Florida 33912

RECEIVED

JAN 28 2003

Approved By:



COMMUNITY DEVELOPMENT Date: 1/27/03

PA 2003-00001

EXHIBIT B-1

A. Basis of Analysis

The following calculations were prepared based on the I.T.E. Trip Generation Manual 6th Edition for Land Use 851, Convenience Store – Open 24 hours, per 1,000 square feet of gross leasing area (GLA). The proposed project is the development of a 5,000 SF convenience store with a calculated buildout of six years.

B. Traffic Circulation Analysis

Roadways serving this site:

Summerlin Road – 4 lanes, arterial, 235' r/w, current LOS C, LOS standard E
Pine Ridge Road – 2 lanes, collector, 66' r/w, current LOS C, LOS standard E

Note: Summerlin Road has been funded for six (6) lanes in FY 03 / 04.

Year 2020 LOS Projection Calculation:
Lee County DOT Traffic Count Report 2001

Summerlin Road

Station #408	1992 AADT = 22000	2001 AADT = 20200
Station #410	1992 AADT= 29300	2001 AADT = 31000

Based on the 2001 Traffic count, there has been zero growth from 1992 to 2001 for the Station #408 segment.

$$\begin{aligned} \text{Growth Rate Calculation(X): } & 29,300(X)^9 = 31,000 \\ \text{(Station #410)} & X = (31,000/29,300)^{1/9} \\ & X = 1.0063 \end{aligned}$$

Year 2020 Projection with Amendment:

Based on the December 2001 Concurrency Manual, the existing peak hour, peak direction capacity for Link 227, Summerlin Road from Pine Ridge Road to Bass Rd. is 2,037 vph. Based on the growth rate factor indicated by counts at stations 408 & 410, the addition of 54 trips to the future volume provides a total of 2,349 trips, providing a LOS E for this segment. LOS E (2,370 trips in the peak direction of flow) is listed as the performance standard for this segment. This segment is funded for 6-lanes in 2003/04. The impact of 54 trips will be negligible to this segment.

$$\begin{aligned} \text{Peak Hour Rate x Growth Rate}^{\text{Years}+1} + \text{Site Volume} \\ 2,037 \times 1.0063^{19} + 54 = \\ 2,295 + 54 = 2,349 \end{aligned}$$

VISION XXV

Pine Ridge Road

Station #369 1992 AADT = 8900 2001 AADT = 10900

Growth Rate Calculation(X): $8,900 (X)^9 = 10,900$
 $X = (10,900/8,900)^{1/9}$
 $X = 1.0227$

Based on the December 2001 Concurrency Manual, the existing peak hour, peak direction capacity for Link 186, Pine Ridge Road from San Carlos Blvd. To Summerlin Rd. is 497 vph. The projected peak hour volume for 2020 is determined as follows:

Peak Hour Rate x Growth Rate^{Years+1} + Site Volume
 $497 \times 1.0227^{19} + (144 \times 0.78^*) =$
 $761 + 112 = 873$
 *(% entering Pine Ridge from intersection of Summerlin and Pine Ridge)

The performance standard for Link 186 is 1,040 vph, LOS E, as indicated in the Concurrency Manual. The projected growth of Pine Ridge Road through the year 2020, plus the peak hour site volume expected to use Pine Ridge Road is 873 vph, maintaining a LOS C for this segment.

Year 2020 Projection with/out Amendment

The subject property is currently designated as Industrial Development. Review of the ITE calculations for a possible 38,000 SF of land use 151: warehousing indicates a total peak hour of 41 vehicles, 34 entering and 8 exiting. Using movement distributions as indicated by Trip Generation, 6th edition, projected level-of-service standards would remain identical to the existing levels, as the following indicates:

Summerlin Road $2,037 \text{ vph} + 34(.8) = 2,064$ LOS C
 Pine Ridge Road $497 \text{ vph} + 34(.2) = 503$ LOS C

C. Trip Generation Calculations

TRIP GENERATION BY MICROTRANS

(See Attached Calculations)

D. Turning Movement Distribution

The turning movement distributions are based on a majority of the traffic being generated from the north. The breakdown is as follows:

I.T.E. TRIP GENERATION SUMMARY PEAK HOUR VOLUME	AM		PM	
	ENTER	EXIT	ENTER	EXIT
CONVENIENCE STORE – 24 HOUR	164	164	134	134

Distribution of 100% of the traffic generated by the site is as follows:

VISION XXV

DISTRIBUTION		AM		PM	
		ENTER	EXIT	ENTER	EXIT
EAST (SUMMERLIN ROAD)	40%	66	66	54	54
WEST (SUMMERLIN ROAD)	40%	66	66	54	54
NORTH (PINE RIDGE ROAD)	10%	16	16	13	13
SOUTH (PINE RIDGE ROAD)	10%	16	16	13	13

Of the traffic from and to east Summerlin Road, 30% will enter and exit at Safety Street.

DISTRIBUTION		AM		PM	
		ENTER	EXIT	ENTER	EXIT
PINE RIDGE & FRONTAGE		144	144	118	118
SAFETY STREET & FRONTAGE		20	20	16	16

(See Exhibit "A" Attached)

E. Anticipated Improvements/Expansions

The frontage road between Pine Ridge Road and Safety Street has been partially completed. Improvements to the remaining segment are anticipated in the development of the subject parcel.

F. Planned Improvements/Expansions in the CIP

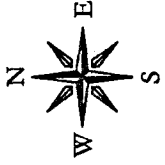
Review of the Lee County 5-year Capital Improvements Program has indicated that the segment of Summerlin Road from San Carlos to Bass Road has been budgeted for FY 01/02 and FY 03/04 with the majority of the project budgeted later.

There are no improvements or expansions of the Capital Improvements Program or long range improvements necessary or planned for the existing roadway system as a result of this proposed amendment.

G. Conclusion

The proposed small-scale amendment requesting a change of designated land use from Industrial Development to Urban Community for the subject property will have negligible impacts on the level-of-service to the existing roads. Summerlin Road and Pine Ridge Road will remain at their existing levels, LOS C, with the addition of site generated peak hour traffic.

The specific land use code of 851, Convenience Market (Open 24 Hours) was used in determining the impacts of the site generated traffic on the surrounding existing roads due to its intensive peak hour averages as compared to other high generators; 853, Convenience Market with Gas Pumps; 845, Gas/service station with Convenience Market; 834, Fast Food with drive-through.



SUMMERLIN ROAD (S.R. 869) (225' R-O-W)

FRONTAGE ROAD R-O-W

FRONTAGE ROAD R-O-W TO SAFETY STREET

SUBJECT PROPERTY

FRONTAGE ROAD R-O-W

PINE RIDGE ROAD

Job No. 100000000
Date: 12/13/06
Scale: 1/4" = 1'-0"
Sheet: 1 of 1

TRAFFIC IMPACT SKETCH
OF
VISION XXV
FOR
1200 COUNTRY DRIVE, SUITE 200
PORT MYERS, FL 33901

DATE: 12/13/06
PROJECT: VISION XXV

Neese & Associates
Civil Engineering & Land Surveying
Certification of Accreditation #000005090
12661 Mezzo Parkway
Port Myers, Florida 33912
941-262-8877
Fax 941-768-3457

APPROVED BY
BRIAN E. NEESE, P.E., P.L.S.
Date: _____

Date: 12/13/06
Scale:
Drawing:
Sheet No. 1 of 1

VISION XXV
 Summary of Trip Generation Calculation
 For 5 Th.Gr.Sq.Ft. of High Turnover (Sit-Down) Restaurant

	Average Rate	Standard Deviation	Adjustment Factor	Driveway Volume
Avg. Weekday 2-Way Volume	130.34	43.77	1.00	652
7-9 AM Peak Hour Enter	4.82	0.00	1.00	24
7-9 AM Peak Hour Exit	4.45	0.00	1.00	22
7-9 AM Peak Hour Total	9.27	7.46	1.00	46
4-6 PM Peak Hour Enter	6.52	0.00	1.00	33
4-6 PM Peak Hour Exit	4.34	0.00	1.00	22
4-6 PM Peak Hour Total	10.86	9.83	1.00	54
Saturday 2-Way Volume	158.37	0.00	1.00	792
Saturday Peak Hour Enter	12.60	0.00	1.00	63
Saturday Peak Hour Exit	7.40	0.00	1.00	37
Saturday Peak Hour Total	20.00	16.54	1.00	100

Note: A zero indicates no data available.
 Source: Institute of Transportation Engineers
 Trip Generation, 6th Edition, 1997.

TRIP GENERATION BY MICROTRANS

VISION XXV
 Summary of Trip Generation Calculation
 For 5 Th.Gr.Sq.Ft. of Fast-Food Restaurant with Drive-Thru

	Average Rate	Standard Deviation	Adjustment Factor	Driveway Volume
Avg. Weekday 2-Way Volume	496.12	242.52	1.00	2481
7-9 AM Peak Hour Enter	25.43	0.00	1.00	127
7-9 AM Peak Hour Exit	24.43	0.00	1.00	122
7-9 AM Peak Hour Total	49.86	29.60	1.00	249
4-6 PM Peak Hour Enter	17.41	0.00	1.00	87
4-6 PM Peak Hour Exit	16.07	0.00	1.00	80
4-6 PM Peak Hour Total	33.48	19.25	1.00	167
Saturday 2-Way Volume	722.03	295.62	1.00	3610
Saturday Peak Hour Enter	30.04	0.00	1.00	150
Saturday Peak Hour Exit	28.87	0.00	1.00	144
Saturday Peak Hour Total	58.91	23.95	1.00	295

Note: A zero indicates no data available.
 Source: Institute of Transportation Engineers
 Trip Generation, 6th Edition, 1997.

TRIP GENERATION BY MICROTRANS

VISION XXV
 Summary of Trip Generation Calculation
 For 5 Th.Gr.Sq.Ft. of Fast-Food Restaurant without Drive-Thru

	Average Rate	Standard Deviation	Adjustment Factor	Driveway Volume
Avg. Weekday 2-Way Volume	716.00		0.00	1.00 3580
7-9 AM Peak Hour Enter	26.32		0.00	1.00 132
7-9 AM Peak Hour Exit	17.55		0.00	1.00 88
7-9 AM Peak Hour Total	43.87		0.00	1.00 219
4-6 PM Peak Hour Enter	13.34		0.00	1.00 67
4-6 PM Peak Hour Exit	12.81		0.00	1.00 64
4-6 PM Peak Hour Total	26.15		10.51	1.00 131
Saturday 2-Way Volume	696.00		0.00	1.00 3480
Saturday Peak Hour Enter	26.73		0.00	1.00 134
Saturday Peak Hour Exit	27.82		0.00	1.00 139
Saturday Peak Hour Total	54.55		0.00	1.00 273

Note: A zero indicates no data available.
 Source: Institute of Transportation Engineers
 Trip Generation, 6th Edition, 1997.

TRIP GENERATION BY MICROTRANS

VISION XXV
 Summary of Trip Generation Calculation
 For 5 Th.Gr.Sq.Ft. of Convenience Market (Open 24 Hours)

	Average Rate	Standard Deviation	Adjustment Factor	Driveway Volume
Avg. Weekday 2-Way Volume	737.99	336.24	1.00	3690
7-9 AM Peak Hour Enter	32.70	0.00	1.00	164
7-9 AM Peak Hour Exit	32.70	0.00	1.00	164
7-9 AM Peak Hour Total	65.39	28.37	1.00	327
4-6 PM Peak Hour Enter	26.86	0.00	1.00	134
4-6 PM Peak Hour Exit	26.86	0.00	1.00	134
4-6 PM Peak Hour Total	53.73	18.60	1.00	269
Saturday 2-Way Volume	863.10	511.99	1.00	4316
Saturday Peak Hour Enter	31.38	0.00	1.00	157
Saturday Peak Hour Exit	32.67	0.00	1.00	163
Saturday Peak Hour Total	64.05	33.10	1.00	320

Note: A zero indicates no data available.
 Source: Institute of Transportation Engineers
 Trip Generation, 6th Edition, 1997.

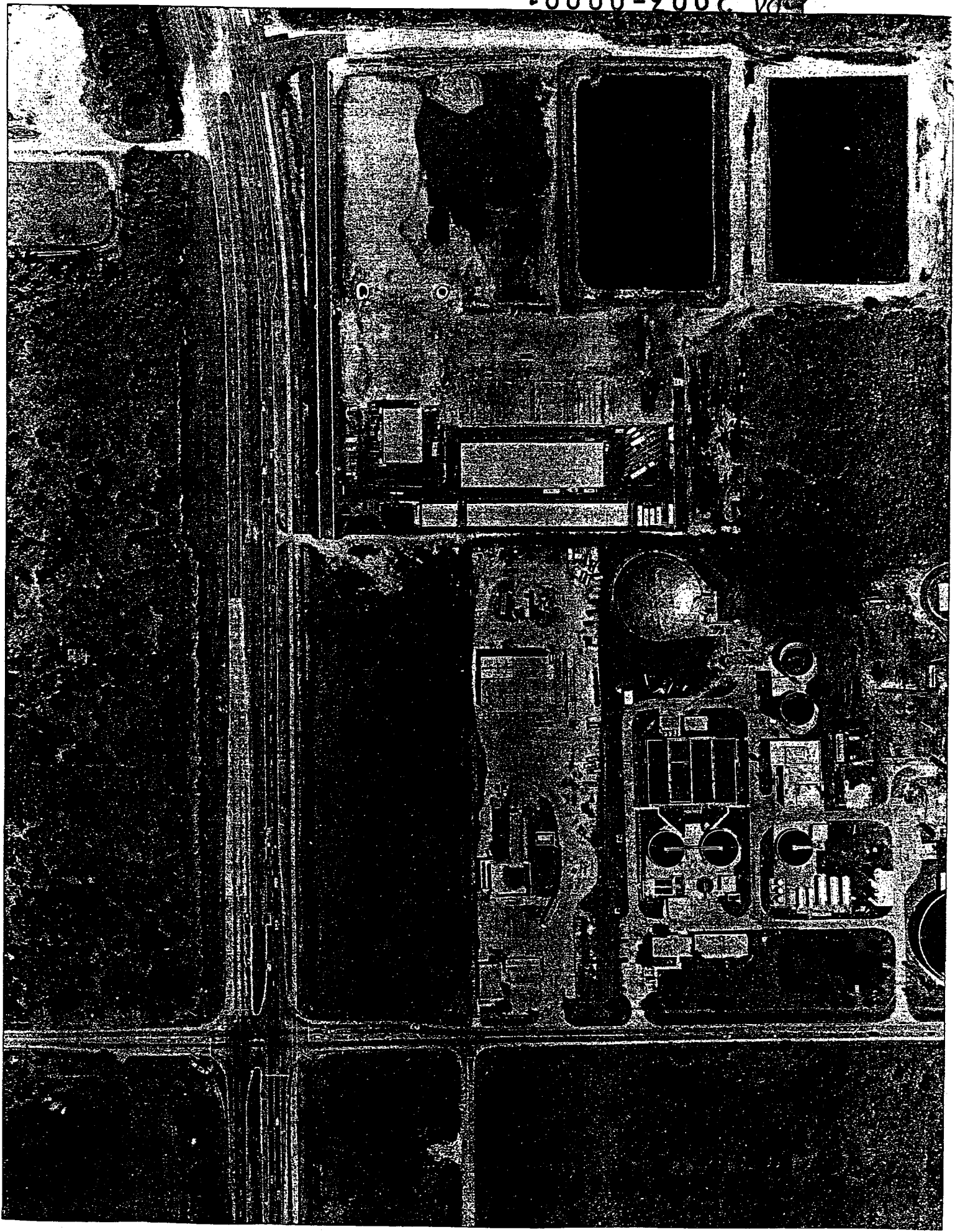
TRIP GENERATION BY MICROTRANS

VISION XXV
 Summary of Trip Generation Calculation
 For 5 Th.Gr.Sq.Ft. of Convenience Market with Gasoline Pumps

	Average Rate	Standard Deviation	Adjustment Factor	Driveway Volume
Avg. Weekday 2-Way Volume	845.60	163.67	1.00	4228
7-9 AM Peak Hour Enter	22.79	0.00	1.00	114
7-9 AM Peak Hour Exit	22.79	0.00	1.00	114
7-9 AM Peak Hour Total	45.58	18.50	1.00	228
4-6 PM Peak Hour Enter	30.31	0.00	1.00	152
4-6 PM Peak Hour Exit	30.31	0.00	1.00	152
4-6 PM Peak Hour Total	60.61	35.37	1.00	303
Saturday 2-Way Volume	1448.33	735.17	1.00	7242
Saturday Peak Hour Enter	28.90	0.00	1.00	145
Saturday Peak Hour Exit	26.68	0.00	1.00	133
Saturday Peak Hour Total	55.58	0.00	1.00	278

Note: A zero indicates no data available.
 Source: Institute of Transportation Engineers
 Trip Generation, 6th Edition, 1997.

TRIP GENERATION BY MICROTRANS



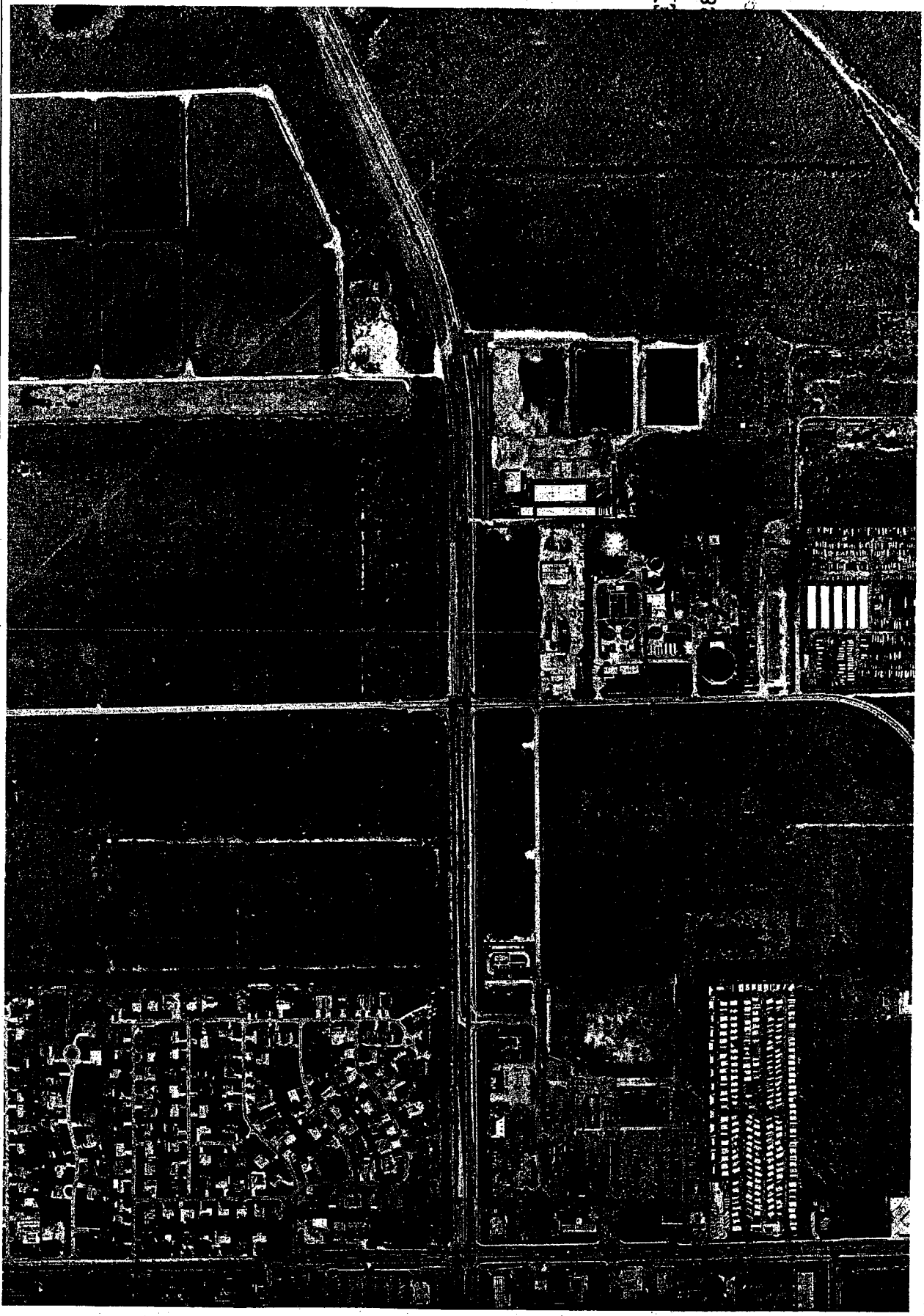
DRAWN BY: _____
 CHECKED BY: _____
 DATE: 11/20/03

Neese & Associates
 Civil Engineering & Land Surveying
 12661 Mason Roadway
 Fort Myers, Florida 33912
 Phone: 941-708-0077
 Fax: 941-708-0677

PROJECT NO: 03-00001
 SHEET NO: 20

VISION XXV
 AERIAL
 FOR
 DORIS & LINDA
 1800 COLLETT DRIVE, SUITE 100
 FORT MYERS, FL 33901

SHEET NO. 1 of 1





Neese Associates
Civil Engineering & Land Surveying

February 26, 2003
Job No. 020038.00

Mr. Matt Noble
Planning Department
PO Box 398
Fort Myers, FL 33902

**RE: VISION XXV
CPA2003-00001**

Dear Mr. Noble:

Enclosed, per our phone conversation, please find revised copies of the land use maps, existing and proposed. Also, please find a copy of the facsimile letter from Stephanie Keyes.

Should you have any questions or require any additional information, please do not hesitate to contact us.

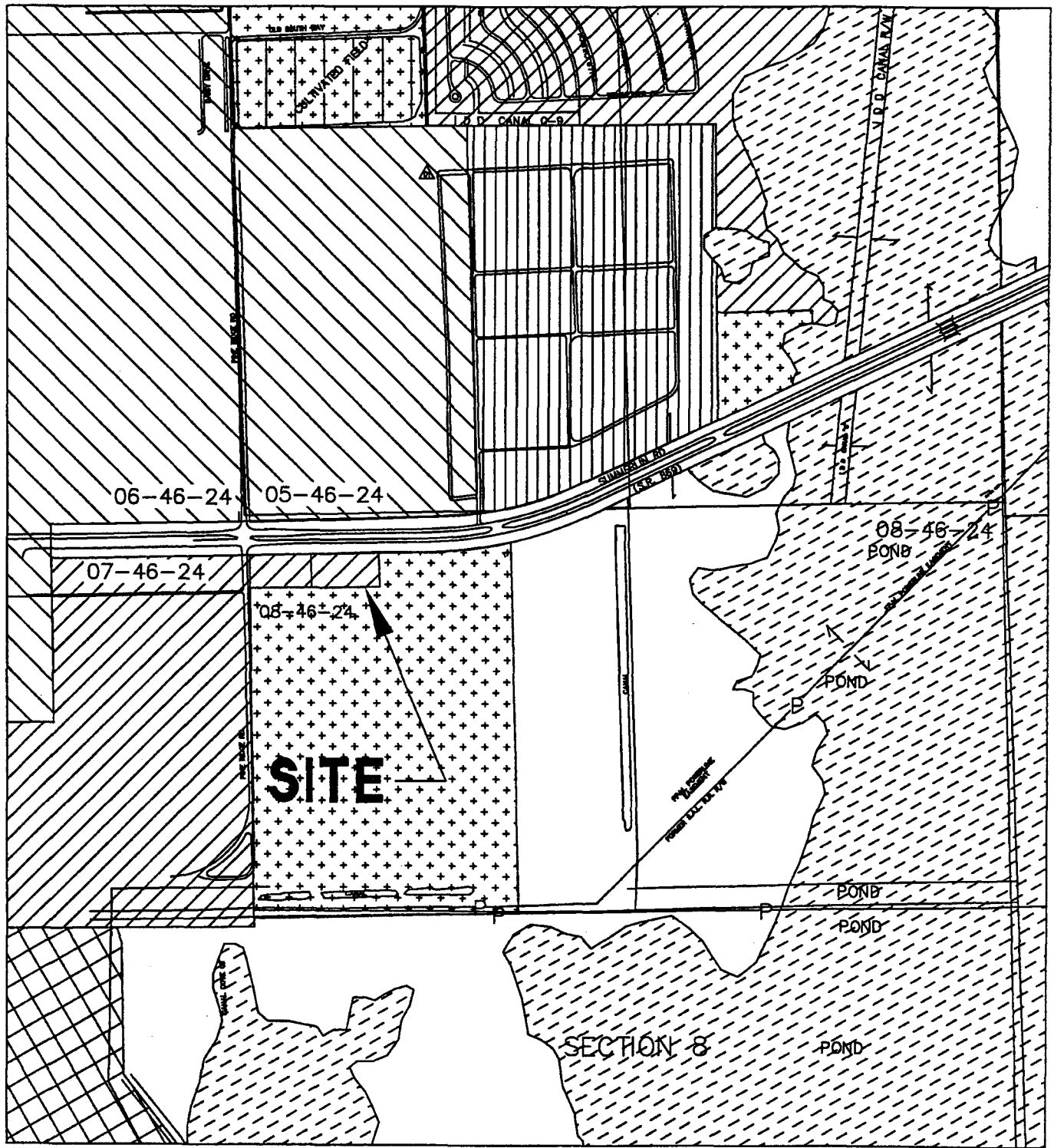
Sincerely,
NEESE & ASSOCIATES



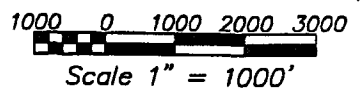
Michael L. Prince

enclosures

cc: Don Lucas w/ attachments



- | | | | |
|--|-------------------|--|--|
| | Central Urban | | Industrial Development |
| | Urban Community | | Public Facilities |
| | Outlying Suburban | | Resource Protection Areas and Transition Areas |
| | Suburban | | |



PROPOSED FUTURE LAND USE MAP

Job No. 00000000
 Date: 10/10/00
 Scale: Vertical
 Date: 10/10/00
 Scale: 1 of 1

PROPOSED FUTURE LAND USE MAP
 OF
 Vision XXV
 FOR
 City Limits
 1880 Courtney Drive, Suite 208
 Fort Myers, Florida

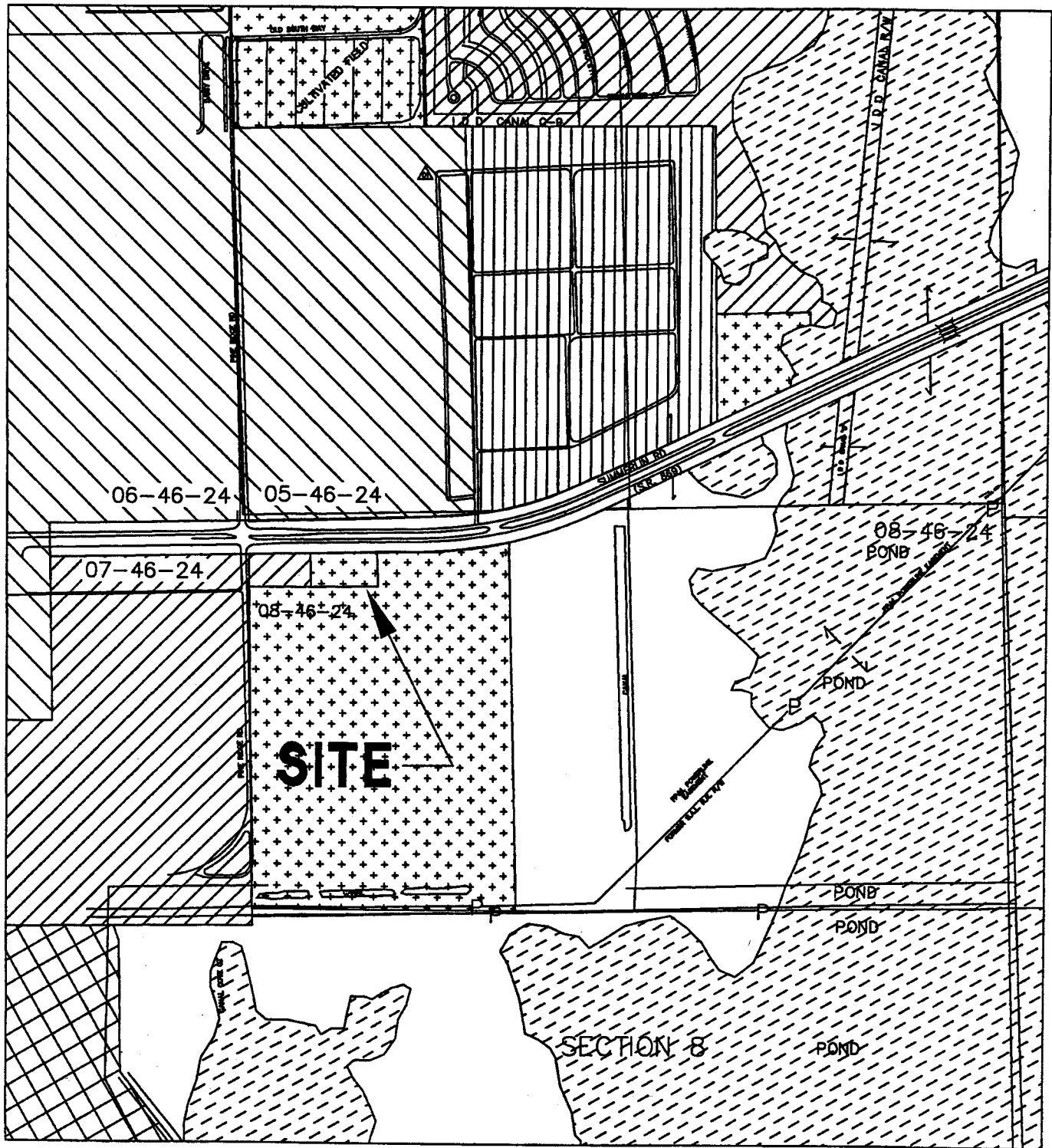
DATE: 10/10/00
 PROJECT: Vision XXV








Neese & Associates
 Civil Engineering & Land Surveying
 12661 Mezzo Parkway
 Fort Myers, Florida 33912
 941-708-8877
 Fax 941-708-5407

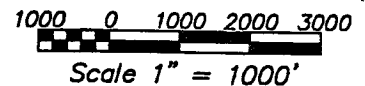
APPROVED BY

 DATE: _____

Scale: 1/2" = 1000'
 Date: 10/10/00
 Scale: 1 of 1



- | | |
|---|--|
|  Central Urban |  Industrial Development |
|  Urban Community |  Public Facilities |
|  Outlying Suburban |  Resource Protection Areas and Transition Areas |
|  Suburban | |



EXISTING FUTURE LAND USE MAP

Job No. 000000
 Date: 10/10/00
 Scale: 1" = 1000'
 Sheet: 1 of 1

EXISTING FUTURE LAND USE MAP
 OF
 Vision XXV
 FOR
 1980
 1800 Courtney Blvd., Suite 200
 Fort Myers, Florida

DATE: 10/10/00
 DRAWN BY: [Blank]
 CHECKED BY: [Blank]

 **Neese & Associates**
 Civil Engineering & Land Surveying
 12661 Metro Parkway
 Fort Myers, Florida 33912
 Tel: 941-937-8777
 Fax: 941-937-5477

APPROVED BY: [Blank]
 DATE: [Blank]

DATE: 10/10/00
 SCALE: 1" = 1000'
 SHEET: 1 of 1



THE SCHOOL DISTRICT OF LEE COUNTY

2055 CENTRAL AVENUE • FORT MYERS, FLORIDA 33901-3916 • (239) 334-1102

JEANNE S. DOZIER
CHAIRMAN - DISTRICT 2

ELINOR C. BORICCA, Ph.D.
Vice CHAIRMAN - DISTRICT 5

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DISTRICT 1

JANE E. KUCKEL, Ph.D.
DISTRICT 3

STEVEN K. TEUBER
DISTRICT 4

JOHN W. SANDERS, Ed.D.
SUPERINTENDENT

KEITH B. MARTIN
BOARD ATTORNEY

February 26, 2003

Mr. Michael L. Prince
Neese & Associates
12661 Metro Parkway
Fort Myers, FL 33912

Re. Request for Determination of Adequacy
Proposed Lee County Small Scale Lee Plan Amendment
Vision XXV, south side of Summerlin Road

Dear Mr. Prince:

This letter is in response to your request for a determination of adequacy from the Lee County School District on a small scale plan amendment you have submitted to Lee County. The proposed change on a 98,445 square foot parcel from Industrial Development to Urban Community could permit the development of up to 13 dwelling units if the plan amendment were to be granted. If bonus densities were granted, up to 22 dwelling units could be built on the parcel. These units could generate approximately 4 to 7 public school students, based on an estimated student generation rate of .32 per dwelling unit.

If you have any further questions or comments, please do not hesitate to give me a call.

Sincerely,

Stephanie Keyes, AICP, Facilities Planner
Construction Services

cc: Tyler F. Patak, NCARB, Director

drained soil in flatwoods areas. Slopes are smooth to convex and range from 0 to 2 percent.

Typically, the surface layer is black sand about 4 inches thick. The subsurface layer is dark gray sand in the upper 5 inches and light gray sand in the lower 27 inches. The subsoil is sand to a depth of 69 inches. The upper 14 inches is black and firm, the next 5 inches is dark reddish brown, and the lower 14 inches is dark

yellowish brown. The substratum is very pale brown sand to a depth of 80 inches or more.

Included with this soil in mapping are Eau Gallie, Myakka, Oldsmar, Smyrna, and Wabasso soils. Also included are small areas of soils with a subsoil that is low in organic matter content and less than 12 inches

thick. Included soils make up less than 15 percent of any mapped area.

In most years, under natural conditions, the water table is within 10 inches of the surface for 1 to 3 months and 10 to 40 inches below the surface for 2 to 6 months. It recedes to a depth of more than 40 inches during extended dry periods.

The available water capacity is medium in the subsoil and very low in the surface and subsurface layers. Natural fertility is low. Permeability is rapid in the surface and subsurface layers and moderate or moderately rapid in the subsoil.

Natural vegetation consists of sawpalmetto, fetterbush, pineland threeawn, and South Florida slash pine.

This soil is poorly suited to cultivated crops because of wetness and poor soil quality. The number of adapted crops is limited unless very intensive management practices are followed. With good water control and soil-improving measures, this soil can be made suitable for

some vegetable crops. A water control system is needed to remove excess water in wet seasons and provide water through subsurface irrigation in dry seasons. Row crops should be rotated with close-growing, soil-improving crops. The rotation should include the soil-improving crops on the land three-fourths of the time. Seedbed preparation should include bedding of the rows. Fertilizer and lime should be added according to the need of the crops.

This soil is poorly suited to citrus unless very intensive management is used. Areas subject to frequent freezing in winter are not suitable. This soil is suitable for citrus only after a carefully designed water control system has been installed that will maintain the water table below a depth of 4 feet.

This soil is well suited to pastures. Pangolagrass, improved bahiagrass, and white clover grow well when they are well managed. Water control measures are needed to remove excess surface water after heavy

rains. Regular applications of fertilizer and lime are needed. Controlling grazing helps to prevent overgrazing and weakening of the plants.

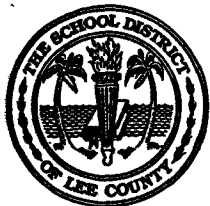
The potential productivity is moderate for South Florida slash pine. Bedding of rows helps in establishing seedlings and in removing excess surface water. The trees should be planted on beds and a vegetative cover maintained between the trees. Regular applications of fertilizer and lime are needed.

This soil has moderate potential for desirable range plant production. The dominant forage is creeping bluestem, lopsided indiagrass, pineland threeawn, and chalky bluestem. Management practices should include deferred grazing and brush control. This Immokalee soil is in the South Florida Flatwoods range site.

This soil has severe limitations for urban development because of the high water table.

This Immokalee soil is in capability subclass IVw.

10:11:06



THE SCHOOL DISTRICT OF LEE COUNTY

2055 CENTRAL AVENUE • FORT MYERS, FLORIDA 33901-3916 • (239) 334-1102

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DISTRICT 1

JANE E. KUCKEL, PH.D.
DISTRICT 3

STEVEN K. TEUBER
DISTRICT 4

JOHN W. SANDERS, ED.D.
SUPERINTENDENT

KEITH B. MARTIN
BOARD ATTORNEY

March 3, 2003

Mr. Paul O'Connor, AICP
Director, Division of Planning
P. O. Box 398
Ft. Myers, FL 33902

Re: Request for Determination of Adequacy
Proposed Lee Plan Amendment, PAM CPA 2003-01, Pine Ridge Road

Dear Paul:

This letter is in response to your request for a determination of adequacy from the Lee County School District on a plan amendment submitted to Lee County. The proposal is a FLUM amendment to a change from Industrial Development to Urban Community on 2.25 acres with a maximum density of 6 units per acre.

This proposal would permit the addition of 22 dwelling units with bonus densities granted on the parcel. These units could generate approximately 6 public school students, based on an estimated student generation rate of .31 per dwelling unit. This would create the need for up to one classroom in the District along with ancillary facilities and staff.

If you have any further questions or comments, please give me a call.

Sincerely,

Stephanie Keyes, Facilities Planner
Department of Construction and Planning

cc: Tyler F. Patak, NCARB, Director

LEE COUNTY
RECEIVED
03 MAR -5 AM 9:00
PLANNING DEPT.
CEN. BLDG.
100 N. GULF BLVD.
FORT MYERS, FL 33901

MEMORANDUM

LEE COUNTY
RECEIVED

03 FEB 28 AM 9:05

COMM. DEV/
PUB. WORKS. CNTR.
3RD FLOOR

To: Paul O'Connor, Director, Division of Planning
From: John D. Wilson, Director, Division of Public Safety
Date: February 25, 2003
Subject: Response to Privately Initiated Lee Plan Future Land Use Plan Amendment CPA 03-01 from the Division of Public Safety

The following is a response to your February 11, 2003 dated memo requesting input on the adequacy of existing and planned services in the area of the proposed amendment and any negative impact on these services.

Review of Existing and Planned Services

The proposed plan amendment would allow up to 22 dwelling units (with the bonus density) to be built on the land parcel. The land parcel is located in the Tropical Storm Surge Evacuation Zone and is part of the county's defined Coastal High Hazard Area.

Because the proposed plan amendment increases the number of potential dwelling units exposed to storm surge flooding, this amendment appears inconsistent with the intent of Policy 75.1.4 of the Lee Plan. This policy states that:

"Through the Lee Plan amendment process, land use designations of undeveloped areas within coastal high hazard areas shall be considered for reduced density categories (or assignment of minimum allowable densities where density ranges are permitted) in order to limit the future population exposed to coastal flooding (Amended by Ordinance No. 92-45, 94-30)."

Although the current designation may allow more intensive uses, it does not permit residential uses. The proposed amendment would, thereby allowing the residential density to increase in the defined coastal high hazard area.

The 2001 update of the Southwest Florida Regional Hurricane Evacuation Study shows that Lee County's hurricane evacuation times have risen. We are concerned that proposed plan amendments like this, in the cumulative, will not only continue to increase these clearance times, but also unnecessarily expose future coastal populations to flooding impacts.

JDW:cmm

cc: Michael Bridges, Deputy Director
David Saniter, Emergency Programs Manager

MEMORANDUM

from the
TRANSIT DIVISION



Your Ride Is Here.

DATE: February 17, 2003

TO: Paul O'Connor, AICP

FROM: Steve Myers *Sm*

RE: CPA 03-01 – Privately Initiated Lee Plan Future Land Use Map Amendment

Lee Tran staff has reviewed the above referenced Lee Plan amendment and has determined that the proposed amendment to the future land use map would have no impacts on existing or planned services Lee Tran provides, nor would it have any impact to the budget of Lee County's transit division.

If you have any further questions regarding this amendment, please call me at 277-5012.

LEE COUNTY
RECEIVED

03 FEB 21 AM 11:13

COMM. DEV/
PUB. WKS. CNTR.
SECOND FLOOR

ATTACHMENT 5





LEE COUNTY
SOUTHWEST FLORIDA

**DEPARTMENT OF
TRANSPORTATION**

Memorandum

To: Paul O'Connor, Division of Planning

From: ^{LW} Lili Wu, Senior Planner

Date: February 14, 2003

Subject: CPA 03-01 – Privately Initiated Lee Plan
Future Land Use Map Amendment

CO. PL. DEV.
PUB. WORKS. CNTR.
SECOND FLOOR

03 FEB 18 AM 9:08

LEE COUNTY
RECEIVED

We have reviewed the above-referenced application, which requests the land use designation of approximately 2.25 acres be changed from the existing "Industrial Development" to "Urban Community". As indicated by the application, the proposed Urban Community designation would allow a maximum of 22 dwelling units or 100,000 sf of retail in the subject area. After running the FSUTMS travel demand model for the year 2020 condition, we have determined that this land use change will not alter the future road network plans.

Please let me know if you have any questions.

LW/mlb

Cc: David Loveland
Central File – Future Land Use Map



From: Michael Pavese
To: Dishman, Nichole
Date: 3/10/03 9:17AM
Subject: Re: CPA2002-00001

Nichole, in my opinion the number of potential units would have little or no impact on existing facilities. Staff responded in the way we did based on the representations we received from the applicant.

Michael P. Pavese
Principal Planner
Department of Public Works Administration
pavesemp@leegov.com
(239)479-8762
(239)479-8307 (fax)

>>> Nichole Dishman 03/07/03 03:25PM >>>

The Department of Public Works has reviewed the proposed action and provided a letter of response which states, "It is our determination that existing and proposed support facilities provided by Lee County Parks and Recreation will not be impacted by the proposed amendment. However, please note that this determination is based on the proposed commercial use of the subject property which will not result in an increase of the current population in this area of Lee County."

Mike, what would happen if the property owner decided to develop the parcel as residential to its maximum density, which could be as high as 22 dwelling units? Would Parks and Rec still be ok with the amendment? Just want to be sure all our bases are covered since the Urban Community designation would either commercial or residential (however unlikely residential may be at this location). Thanks.

Nichole Dishman, Planner
Lee County Division of Planning
PO Box 398
Fort Myers, FL 33902-0398
Phone# (239)479-8578

Interoffice Memo

Date: 02/14/03

To: Nichole Dishman, Division of Planning

From: Terry M. Kelley, Emergency Management Coordinator

RE: CPA 03-01 – Privately Initiated Lee Plan Future Land Use Map Amendment

Staff has reviewed the submittal documents dated February 11, 2003, for the above-referenced development and have concluded there are not any Public Safety/Emergency Management issues involved in changing the 2.25 acres from "Industrial Development" to "Urban Community". Therefore, we won't be issuing any comments or recommendations regarding this project.

T.K.



Bob Janes
District One

February 11, 2003

Douglas R. St. Cerny
District Two

Public Service/Review Agencies
See Distribution List

Ray Judah
District Three

Andrew W. Coy
District Four

John E. Albion
District Five

RE: CPA 03-01 - Privately Initiated Lee Plan Future Land Use Map Amendment

Donald D. Stilwell
County Manager

Planning Division staff requests your agency's help in reviewing the above referenced Lee Plan amendment. The applicant is proposing to amend the Future Land Use Map (FLUM) designation on land located on the south side of Summerlin Road, east of Pine Ridge Road. The proposal is to amend the Lee Plan, Map 1 (the FLUM), designation of approximately 2.25 acres from "Industrial Development" to "Urban Community." Please go to the Lee County website address shown below to view the application and all supporting data supplied by the applicant: <http://www.lee-county.com/dcd/ComprehensivePlanning/PlanAmendments/SmallScale.htm>

James G. Yaeger
County Attorney

Diana M. Parker
County Hearing Examiner

The Industrial Development category does not permit dwelling units with the exception of a bona fide caretaker's residence. The Urban Community category standard density range permits up to six dwelling units per acre (6 du/acre). Staff estimates that the proposed Urban Community designation would allow a maximum of 13 dwelling units to be built on the subject property without the need for bonus density approval (a maximum of 22 total units when calculated with the maximum permitted bonus density for an Urban Community designation at 10 units per acre). It is unlikely, given the prime commercial location and existing surrounding uses, that the property owner would elect to pursue residential development on this site.

Planning staff requests that your agency help determine the adequacy of existing and planned services in this area and if the proposal has any negative impact on these services. Planning staff requests that your agency review the proposal and provide written comments as soon as possible but no later than February 25, 2003. If this land use change includes any potential impact to your agencies budget, please include this information in your comments.

Thank you for your attention in this matter. If you have any questions, please do not hesitate to call Nichole Dishman of my staff at 479-8578.

Sincerely,

DEPARTMENT OF COMMUNITY DEVELOPMENT



PAUL O'CONNOR, AICP
Director, Division of Planning

Distribution List:

John Wilson, Lee County Public Safety
Chris Hansen, Lee County Public Safety, EMS
Rodney Shoap, Lee County Sheriff's Office
Gerald Adema, Iona/McGregor Fire District, Chief
Roland E. Ottolini, Lee County Natural Resources Management
Steven Myers, Lee Tran
John Yarbrough, Lee County Parks & Recreation
Stephanie Keyes, Lee County School Board
Dave Loveland, Lee County Division of Transportation
Mike Carroll, Lee County Development Services
**Rick Joyce, Lee County Division of Planning, Environmental
Sciences Program**
**Lindsey Sampson, Lee County Environmental Services, Deputy
Director**
Bill Horner, Lee County Port Authority
Janet Watermeier, Lee County Economic Development
**Kim Trebatoski, Lee County Division of Planning, Environmental
Sciences Program**
**John Campbell, Lee County Public Safety, Emergency
Management**
Jim Lavender, Lee County Public Works
Jerry Murphy, Lee County Development Services
Rick Diaz, Lee County Utilities
Pam Houck, Lee County Zoning



LEE COUNTY
SOUTHWEST FLORIDA

BOARD OF COUNTY COMMISSIONERS

Writer's Direct Dial Number: (239)479-8578

Bob Janes
District One

Douglas R. St. Cerny
District Two

Ray Judah
District Three

Andrew W. Coy
District Four

John E. Albion
District Five

Donald D. Stilwell
County Manager

James G. Yaeger
County Attorney

Diana M. Parker
County Hearing
Examiner

February 24, 2003

Don Lucas
1950 Courtney Drive, Suite 206
Fort Myers, FL 33901

RE: CPA2003-00001, Vision XXV


Dear Mr. Lucas:

This letter is intended to follow up the phone conversation of January 21, 2003, between you and Matt Noble, with a formal sufficiency response to the application submitted for Case #CPA2003-00001. During the initial review of your request to change the Future Land Use Classification of a parcel of land approximately 2.25 acres in size from Industrial to Urban Community, staff has determined that the following additional items will be needed in order to complete our review of the application:

- 1) A corrected map showing the existing Future Land Use designations of the subject property and surrounding area (Section IV, A2 of the Comprehensive Plan Amendment Application).
- 2) A map showing the proposed Future Land Use designation of the subject property and the Future Land Use designations of the surrounding area.
- 3) A letter from the Lee County School District which determines the "adequacy/provision of existing/proposed support facilities" (Section IV, B3 of the Comprehensive Plan Amendment Application)

Please do not hesitate to call if you have any questions.

Sincerely,



Nichole M. Dishman, Planner
Lee County DCD, Division of Planning



LEE COUNTY
SOUTHWEST FLORIDA

BOARD OF COUNTY COMMISSIONERS

Writer's Direct Dial Number: (239)479-8578

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District Two

Ray Judah
District Three

Andrew W. Coy
District Four

John E. Albion
District Five

Donald D. Stilwell
County Manager

James G. Yaeger
County Attorney

Diana M. Parker
County Hearing Examiner

March 7, 2003

Don Lucas
1950 Courtney Drive, Suite 206
Fort Myers, FL 33901


RE: CPA2003-00001, Vision XXV

Dear Mr. Lucas:

This letter is to inform you that we have received the submittal items that were requested during our initial sufficiency status response. The case file has now been deemed sufficient for review. *Additional documentation may be required during evaluation of your plan amendment request, should staff find that it is necessary.*

The tentative date for the first public hearing of your plan amendment request, before the Local Planning Agency (LPA), is March 24, 2003. The LPA agenda begins at 8:30am. We will forward a copy of the finalized staff report to you as soon as it is available. Please do not hesitate to call if you have any questions.

Sincerely,



Nichole M. Dishman, Planner
Lee County DCD, Division of Planning

From: Howard Wegis
To: Dishman, Nichole
Date: 3/24/03 3:17PM
Subject: Re: CPA2003-00001

I have reviewed this small plan amendment and concur with the applicant's analysis with respect to Lee County Utilities' ability to serve the subject parcel. We have capacity at our plants and infrastructure in close proximity to the site, however, we do have concerns with respect to changing the land use from industrial to urban community. Although rare, there are occasions when our wastewater plant, which is close to this parcel, generates odors that some people find offensive. For this reason we feel that industrial development is an appropriate use for the subject parcel. We are concerned that other uses allowed in urban community may expose a larger number of people to these objectionable odors.

>>> Nichole Dishman 03/11/03 09:09AM >>>

Rick, I am finishing up the staff report, for this small scale plan amendment request to change 2.25 acres from industrial development to urban community, and realized that I don't have any official response from Utilities regarding capacity and potential impacts. Luis has told me that sewer and water lines run along Summerlin and Pine Ridge. I don't think this request will be a big deal from a Utilities perspective, but it would be very helpful to have an official response. I am not sure who handles this type of review from your department - I copied Thom on this note because he seems to be the most common contact for us. The parcel STRAP# 08-46-24-00-00001.003A. All of the application info is on the comprehensive website under case #CPA2003-00001. Please let me know if you need any additional info. Thanks.

Nichole Dishman, Planner
Lee County Division of Planning
PO Box 398
Fort Myers, FL 33902-0398
Phone# (239)479-8578

CC: Osterhout, Thom; Velez, Ivan