

APPLICATION FOR ADMINISTRATIVE ACTION FOR UNINCORPORATED AREAS ONLY

Applicant's Name:	BRE/Amerisuites Properties, LLC	
Project Name: Hya	att Place Estero 4COP Series S License	
STRAP Number(s):	09-47-25-36-00000.003A/09-47-25-43-0003B.0010	
	TYPE OF ADMINISTRATIVE APPLICATION:	
Administr	rative Variance (attach Supplement A)	
******************	cial Lot Split (attach Supplement B)	
	otion On Premises (attach Supplement C)	
	Use Determination (attach Supplement D) Zoning District Boundaries, or Ordinance Interpretation (attach Supplement E)	
	Designated Historic Resources (attach Supplement F)	
	Easement Encroachment (attach Supplement G)	
X Administr	rative Amendment to PUD or PD (attach Supplement H)	
	n Approval for PD per Resolution: # (attach Supplement H)	
Administrative Deviation from LCLDC Chapter 10, Section 10-104 (attach Supplement I)		
****	nt of Model Home/Unit or Model Display Center (attach Supplement J)	
Dock & Shoreline Structures (attach Supplement K) Wireless Communication Facility Shared Use Plan Agreement (attach Supplement M)		
Is this project located in	n the Estero Planning Community? 🔲 YES 🔯 NO	
	at the applicant may be required to conduct one public informational session where the neral overview of the project for any interested citizens.	
*******	**************************************	
Case Number ADD	2010-0006 2 Commission District.	
Current Zoning:	MPD Fee Amount: #1,000	
Land Use Classification	on: URBAN COM_Intake by:	
Planning Community:	ESTERO	

COMMUNITY DEVELOPMENT
P.O. BOX 398 (1500 MONROE STREET)
FORT MYERS, FLORIDA 33902
PHONE (239) 533-8585

ADD 2010-00062 APPLICANTIAGENT INFORMATION



Α.	Name of applicant: BR	RE/Amerisuites Pro	perties, LL _x C COMMIN	VITY DEVELOPMEN
	Address: Street:	71 S. Wacker Dr	ive, 14th Floor Legal Dep	partment
	City:	Chicago	State: L	Zip: 60606
v	Phone: Area Code		Number:	Ext:
	Fax: Area Code:	312	Number: 780-5284	
	E-mail address:			
В.	Relationship of Applicar	nt to owner (check on	e): CO-C	OWNER
	Applicant (inc [34-201(a)(1)a.1.		nusband & wife) is the sole ow	
	(See F		orization form is attached as attached hereto for suggested	
	Applicant has	been authorized by the	e owner(s) to represent them for	or this action.
	(Pleas		orization form is attached as e Affidavit Form from the sugge -202(b)(1)c.]	
	Applicant is a	contract purchaser/ver	ndee. [34-202(b)(1)d.]	
	[34-20		orization form is attached as ect the appropriate Affidavit Fo hibits attached hereto.)	
C.	Authorized Agent: Name regarding this application		s to receive∉all County-initiat	ed correspondence
C.1.	Company Name: Gray	Robinson, P.A.		
	Contact Person: Robe	ert F. Lewis, Esq.		
	Address: Street:	1221 Brickell Ave	enue, Suite 1600	
	City:	Miami	State: FL	Zip: <u>33131</u>
	Phone: Area Code:	305	Number: • 913-0349	_ Ext:
	Fax: Area Code:	305	Number: <u>416-6887</u>	water the second
	E-mail address: rlev	wis@gray-robinson	.com	
C.2.	Additional Agent(s): this application are a	The names of other a attached as Exhibit A	ngents that the County may on A-1.C.2. [34-202(b)(1)c.]	contact concerning
		PART PROPERTY OV		
	request specific to a partic complete the following ite		NOX YES. If th	ne answer is YES,

A.	Property Ownership:	Single owner (individual	or husband & wife only) [34-	201(a)(1)a.1.]
A.1.	Name: N/A			
	Mailing Address:	Street:		
		City:	State:	Zip:
	Phone: Are	a Code:	Number:	Ext:
	Fax: Are	a Code:	Number:	-
	E-mail:		-	
В.	Property Ownership 201(a)(1)].	o: Multiple owners (Corpor	ation, partnership, trust, asso	ociation) [34-
B.1.	X Disclosure of	(Ownership) Interests For	m is attached as Exhibit AA-2	2.B.1. [34-201(b)2]
C.	Multiple parcels			∞
C.1.	Property own	ers list is attached as Exh	ibit AA-2.C.1. [34-202(a)(5)]	
C.2.	Property own	ers map is attached as Ex	hibit AA-2.C.2. [34-202(a)(5)]	
D.	Date property was a	acquired by present owner	(s): December 19, 2007	
			ů.	
		PART : PROPERTY INFO		
	request specific to a pecomplete the following		NO X YES. If the	e answer is YES,
Α.	STRAP Number(s): 09	9-47-25-43-0003B.0010		
		9-47-25-36-00000.003 <i>F</i>	ú	
		0 11 20 00 00000.000		
В.	Street Address of Proj	perty: 23120 Via Villagi	o Estero El 33928	
C.	Legal Description	LOTED VIA VIIIAGI	3, 200, 0, 1 2 00020	and the second s
	X Legal description X Sealed sketch o	f the legal description is a	is attached as Exhibit AA-3.0 ttached as Exhibit AA-3.C.2. is attached as Exhibit AA-3.0	[34-202(a)(1)]
D.	Boundary Survey			
	X A Boundary surv [34-202(a)(2)]	ey, tied to the state plane co	ordinate system, is attached as	Exhibit AA-3.D.1.
19		lat Books. A copy of the app	ed platted lots in a subdivision r llicable plat book page is attach	
E.	Planning Community	: Coconut Point Mixed	Use Planned Developmer	nt
	Al	DD 201U-00	062 REC	EIVED
(Update	d 08/2006 - thru Ord. 05-29)	P:\WEBPage\\AdmininistrativeAc	etion.wpd	UL 3 0 Page 3 of 9

F.	Ge	eneral Location of Property:				
F.1.	x _ Area location map is attached as Exhibit AA-3.F. [34-202(a)(4)]					
F.2.	Directions to property: From the government center: Head southeast on Monroe, turn left					
	on	Dr. Martin Luther King Jr. Blvd., take th	ne I-75 ramp S, exit 1	23 to merge onto		
	Со	rkscrew Rd./CR-850 toward Estero; tur	n left at Tamiami Tra	il S.; turn left at V	illage Shops Way; at the	
	traf	fic circle take the 4th exit onto Via Villa	gio Parkway; end at	subject location.		
G.	Cu	rrent Zoning of Property:	lixed Use Planne	d Developmen	t	
н.	Cu	rrent use(s) of the property are: H	lotel with ancillary	hotel uses inc	cluding on premise	
		consumption of beer and wine i	indoors, in outside	e pool area and	d room service; food servi	ice
l.	Pro	operty Dimensions [34-202(a)(8)]	4	1		
	1.	Width (average if irregular parcel):	304.28	Feet west by 3	07.11 feet east	
	2.	Depth (average if irregular parcel):	364.82	Feet north by	329.48 feet south	
	3.	Total area:	2.420	Acres or square	e feet	
	4.	Frontage on road or street:	304.28	Feet on	Street	
	25	2 nd Frontage on road or street:	N/A	Feet on	Street	
			PART 4 ON REQUESTED			
A. TYI	PE C	OF REQUEST (please check one)				
18		Administrative Variance (requires				
		Consumption On Premises (re Minimum Use Determination (r	quires supplement			
		LCLDC, Zoning District Bounda	aries, or Ordinance	Interpretation (r	equires supplement E)	
		Relief for Designated Historic F Easement Encroachment (requ	uires supplement G))		
	/	Administrative Amendment to a Final Plan Approval for a Plann	ed Development (re	quires suppleme	ent H)	
		Administrative Deviation from (Placement of Model Home/Unit				
		Dock & Shoreline Structure (red Wireless Communication Facili			uires supplement M)	
B NA	THE	RE OF REQUEST (please print): Admir	-			
		ise sale and consumption of bee				
		g outdoor pool area service and				
	-			WEIT.		
		ADD 201U-0	noca KI	VIEI V		
			0002	JUL 3 0 201	0	

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PART 1 AFFIDAVIT A1 (EXHIBIT AA-1.B.2)

COMMUNITY DEVELOPMENT

AFFIDAVIT FOR ADMINISTRATIVE ACTION APPLICATION IS SIGNED BY AN INDIVIDUAL OWNER OR APPLICANT

AT LIGHTICK IS SIGNED DE AN INDIVIDUAL OWNER OF AT LIGHT
I, H. Charles Flage , swear or affirm under oath, that I am the owner or the authorized representative of the owner(s) of the property and that:
 I have full authority to secure the approval(s) requested and to impose covenants and restrictions on the referenced property as a result of any action approved by the County in accordance with this application and the Land Development Code;
All answers to the questions in this application and any sketches, data or other supplementary matter attached hereto and made a part of this application are honest and true;
 I have authorized 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 thru this application; and that
 The property will not be transferred, conveyed, sold or subdivided unencumbered by the conditions and restrictions imposed by the approved action.
H. Charles Floyd, President, Signature BRE/Amer: Surles Properties, LLI
STATE OF FILINOIS
COUNTY OF Cook
The foregoing instrument was sworn to (or affirmed) and subscribed before me this
Signature of person taking oath or affirmation Name typed, printed or stamped
Admotyped, printed of stamped
OFFICIAL SEAL NEAL PEKALA NOTARY PUBLIC - STATE OF ILLINOIS

MY COMMISSION EXPIRES:03/26/13

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PART 1 AFFIDAVIT A2 (EXHIBIT AA-1.B.2)

AFFIDAVIT FOR ADMINISTRATION ACTION APPLICATION IS SIGNED BY A CORPORATION, LIMITED LIABILITY COMPANY (L.L.C.), LIMITED COMPA (L.C.), PARTNERSHIP, LIMITED PARTNERSHIP, OR TRUSTEE	
1, * It Charles Floyd as President of	
BRE/Amerisuites Properties, LLC , swear or affirm under oath, that I am the owner or the authorized	
representative of the owner(s) of the property and that:	
 I have full authority to secure the approval(s) requested and to impose covenants and restrictions on the referenced property as a result of any action approved by the County in accordance with this application an the Land Development Code; All answers to the questions in this application and any sketches, data or other supplementary matter attached hereto and made a part of this application are honest and true; I am hereby authorizing 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 thru this application and that The property will not be transferred, conveyed, sold or subdivided unencumbered by the conditions and 	3
restrictions imposed by the approved action.	
BRE/Amerisuites Properties, LLC	
*Name of Entity (corporation, partnership, LLP, LC, etc)	
X OTT 1 H-Charles Floyd	
Signature President, BRE Ameris Les Properties (C) (title of signatory)	
STATE OF TILIDA'S COUNTY OF COOK	
The foregoing instrument was sworn to (or affirmed) and subscribed before me this 7-15-10 (date) by (name of person providing oath or affirmation), who is personally	/
known to me or who has produced (type of identification) as identification	
Men de Selel Neal Pekala	
Signature of person taking eath or affirmation. Name typed, printed or stamped	
/ § OFFICIAL SEAL §	
Title or rank NEAL PEKALA NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES:03/26/13 Serial number, if any	
*Notes:	
 If the applicant is a corporation, then it is usually executed by the corp. pres. or v. pres. If the applicant is a Limited Liability Company (L.L.C.) or Limited Company (L.C.)., then the documents should typical be signed by the Company's "Managing Member." 	lly
 If the applicant is a partnership, then typically a partner can sign on behalf of the partnership. If the applicant is a limited partnership, then the general partner must sign and be identified as the "general partner" of the named partnership. 	of
 If the applicant is a trustee, then the they must include their title of "trustee." In each instance, first determine the applicant's status, e.g., individual, corporate, trust, partnership, estate, etc., and 	į.
- III cacii iliatance, iliat determine ine applicant a atatua, c.g., individual, corporate, truat, partiferanti, catate, etc., und	

then use the appropriate format for that ownership.



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EXHIBIT AA-2.B.1 DISCLOSURE OF INTEREST FORM FOR:

COMMU STRAP NO.	09-47-25-36-00000.003A	CASE NO.	ZVL2010-00006
•	09-47-25-43-0003B.0010		

1. If the property is owned in fee simple by an INDIVIDUAL, tenancy by the entirety, tenancy in common, or joint tenancy, list all parties with an ownership interest as well as the percentage of such interest. Percentage of Ownership Name and Address N/A 2. If the property is owned by a CORPORATION, list the officers and stockholders and the percentage of stock owned by Percentage of Stock Name and Address N/A 3. If the property is in the name of a TRUSTEE, list the beneficiaries of the trust with percentage of interest. Percentage of Interest Name and Address N/A 4. If the property is in the name of a Limited Liability Company , list the names of the general and limited partners. Percentage of Ownership Name and Address 0% H. Charles Floyd, President 0% Harold S. Handlesman, VP and Secretary Harmit Singh, VP and Treasurer 0% Randa Saleh, VP 0% Steve Sokal, VP Steve Sokal, VP Select Hotels Group, LLC* 100% *See attached "Co-Owners Chart"

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If there is a CONTRACT FOR PURCHASE, whether con Trustee, or Partnership, list the names of the contract pubeneficiaries, or partners.	ntingent on this application or not, and whether a Corporation, urchasers below, including the officers, stockholders,
Name and Address N/A	Percentage of Stock
	9
	Date of Contract:
If any contingency clause or contract terms involve addition partnership, or trust.	tional parties, list all individuals or officers, if a corporation,
Name and Address	Ł.
IVA	
For any changes of ownership or changes in contracts f to the date of final public hearing, a supplemental disclose	or purchase subsequent to the date of the application, but prior sure of interest shall be filed.
The above is a full disclosure of all parties of interest in Signature:	this application, to the best of my knowledge and belief.
H. Charles Floyd, Pr	plicant) asident BRE/Ameri Svites Properties LLC d name of applicant)
STATE OF FLORIDA TILIDES COUNTY OF LEE COOK	
The foregoing instrument was acknowledged before me the by A. Charles Floyd who is p	ersonally known to me or who has produced
	as identification. Mecal Sull
OFFICIAL SEAL NEAL PEKALA	Neallekala
NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES:03/26/13 Printed	Name of Notary Public Page 2 of 2

CO-OWNERS

If the property is in the name of limited liability company list the names of the general and limited partners.

SHCP Hotel, LLC

Name and Address	Percen	t Ownership
Simon Property Group, LP – 225 W. Washington St., Indianapolis	In	50%
Select Hotels Group, LLC – 71 S. Wacker Dr., Chicago Il		50%



COMMUNITY DEVELOPMENT

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EXHIBIT AA-1.C.2 ADDITIONAL AGENTS



Company Name: Gr	ayRobinson, P.A.		COMMUNITY DE	CVELOPMENT
Contact Person: Ma	arbet Lewis, Esq.			
Address: Street:	1221 Brickell Avenue,	Suite 1600		
City:	Miami	State: FL	Z	ip: 33131
Phone: Area Code:	305-913-0348	Number:	E	xt:
Fax: Area Code:	305-416-6887	Number:	4	
E-mail address:				
Company Name:				
Contact Person:				
Address: Street:				
City:		State:	Z	ip:
Phone: Area Code:		Number:	E	xt:
Fax: Area Code:		Number:		
E-mail address:				
Company Name:				
Contact Person:			4	
Address: Street				
City:		State:		ip:
Phone: Area Code:				v+·
Fax: Area Code:		Number:		<u> </u>
E-mail address:	***************************************	- Number.		
L-mail address.				
Company Name:				
Contact Person:		S. 44 (17) 160 (17) 200 (18) 180 (18) 180 (18) 180 (18) 180 (18) 180 (18) 180 (18) 180 (18)		
Address: Street				
City:		State:	Z	ip:
Phone: Area Code:		Number:	E	xt:
Fax: Area Code:		Number:	-	
E-mail address:				



ADMINISTRATIVE ACTION REQUEST SUPPLEMENT H FOR UNINCORPORATED AREAS ONLY

ADMINISTRATIVE AMENDMENT TO A PUD OR PLANNED DEVELOPMENT PER LCLDC SECTION 34-380(b) or FINAL PLAN APPROVAL FOR A PLANNED DEVELOPMENT

COMMUNITY DEVELOPMENT

C	ase Number: ZVL2010-00006
P	roject Name: <u>Hyatt Estero Place</u>
А	pplicant's Name: BRE/Amerisuites Properties, LLC
Ş	TRAP Number(s): <u>09-47-25-36-00000.003A/09-47-25-43-0003B.0010</u>
Inc	licate whether REQUEST is for:
	ADMINISTRATIVE AMENDMENT (please complete PART 1, PART 2., & PART 3.)
	FINAL PLAN APPROVAL (please complete PART 1, PART 2, & PART 4.)
*	Planning District:
Ma	located within the Estero Planning Community and the request includes administrative deviations amending the ster Concept Plan or other provisions of the applicable zoning resolution, please provide meeting summary document e PART 2.C.). See LCLDC Section 33-54(a)(2).
Ap	he request is for an administrative amendment to a PUD or to a Planned Development or Final Plan proval please submit the "Application for Administrative Action" form for unincorporated areas d Supplement H including the following:
***	**************************************
	PART 1. APPLICATION INFORMATION
Α.	ORIGINAL PROJECT NAME (if different than Project Name currently used): Hyatt Place Estero
B.	ORIGINAL REZONING RESOLUTION NUMBER: Z-02-009; ADD2008-00092
C.	SUBSEQUENT ZONING ACTION RESOLUTION/CASE NUMBERS (if any): Please list all previous zoning and administrative actions (approvals and denials) on this project subsequent to the original rezoning including Resolution Numbers and Case Numbers (provide added sheets, if necessary; label as Exhibit H-1.C.).
	Z-04-079; ADD2004-00048; ADD2004-00060; ADD2004-00206; ADD2004-00187; ADD2005-00011
	ADD2005-00026; ADD2005-00080; ADD2005-00122; ADD2005-00177; ADD2005-00233; ADD2006-00026
	ADD2006-00168; ADD2006-00229; ADD2007-00028; ADD2007-00087; ADD2007-00184; ADD2008-00054

ADD 2010-00062



D.	DEVELOPMENT ORDER NUMBERS FOR PROJECT (if any): Please list all local development orders approved on this project. Please indicate the status of each development order (provide added sheets, if necessary; label as Exhibit H-1.D.).
	PART 2. REQUESTED ACTION
A.	WRITTEN NARRATIVE : Please provide a written narrative statement explaining exactly what is proposed. Label as Exhibit H-2.A.
B.	RELIEF/DEVIATIONS : Is any relief requested from the provisions of the Lee County Land Development Code? X NO. YES.
	If the answer is YES, provide a written narrative statement_explaining the specific relief requested (a schedule of deviations). Include specific references to any section (number{s} and name{s}) of the Lee County Land Development Code (LCLDC) from which relief is sought including why the requested relief is necessary and how it will affect the project. Explain what conditions currently exist which warrant this request for relief from the regulations (a written justification for each of the requested deviations). Label narrative statement as Exhibit H-2.B.1.
	Also provide three (3) sets of drawings detailing any proposed deviations or changes to the MASTER CONCEPT PLAN (MCP) in 11" X 17" size (two originals required) and one (1) 24" x 36" size. All deviation requests must be specifically keyed to the location on the MCP. Label deviation drawing(s) as Exhibit H-2.B.2.
C.	Is the property located within the Estero Planning Community and does the request include administrative deviations amending the Master Concept Plan or other provisions of the applicable zoning resolution? X_NOYES. IF YES, submit a copy of the Estero Planning Community Summary Document. Label Exhibit H-2.C.
ΑI	PART 3. DDITIONAL SUBMITTAL REQUIREMENTS FOR ADMINISTRATIVE AMENDMENT APPLICATIONS
Ple	ase submit the following for all Administrative Amendment Applications:
A.	AREA LOCATION MAP: An Area Location Map (on 8.5" by 11" paper) must be provided. The map must be marked to show the location of the property to be developed in relation to arterial and collector streets as well as the location of existing easements and rights-of-way on or abutting the property. Label as

- Exhibit H-3.A. [34-373(a)(4)b.]
- B. APPROVED MASTER CONCEPT PLAN: Provide one (1) APPROVED MASTER CONCEPT PLAN (MCP) and DETAILED DRAWINGS of any DEVIATIONS OR CHANGES BEING PROPOSED at a size of 24" X 36". Label as Exhibit H-3.B. [34-373(a)(6)]
- C. REDUCED SIZE MASTER CONCEPT PLAN: Provide three (3) copies of the MASTER CONCEPT PLAN REDUCED to a maximum size of 11" x 17" (two originals required). Label as Exhibit H-3.C.
- D. ZONING RESOLUTIONS/ZONING DOCUMENTS: Please attach three (3) copies of any zoning resolutions or documents that are still valid. Include the original rezoning resolution, final plan approval letters, Administrative Approval letters, and any other documentation granting relevant approvals. Label

as Exhibit H-3.D.

...

PART 4. ADDITIONAL SUBMITTAL REQUIREMENTS FOR FINAL PLAN APPROVAL APPLICATIONS

Please submit the following for all Final Plan Approval Applications:

- A. AREALOCATION MAP: An Area Location Map (on 8.5" by 11" paper) must be provided. The map must be marked to show the location of the property to be developed in relation to arterial and collector streets as well as the location of existing easements and rights-of-way on or abutting the property. Label as Exhibit H-4.A. [34-373(a)(4)b.]
- B. APPROVED MASTER CONCEPT PLAN: Provide one (1) APPROVED MASTER CONCEPT PLAN (MCP) and DETAILED DRAWINGS of any DEVIATIONS OR CHANGES BEING PROPOSED. Label as Exhibit H-4.B. [34-373(a)(6)]
- C. PROPOSED FINAL PLAN: Please submit three (3) copies of the proposed Final Plan consistent with the approved Master Concept Plan and the approved Zoning Resolution. This proposed Final Plan must show any DEVIATION(s) keyed on the plan to identify the location of the specific deviation. Label as Exhibit H-4.C.
- D. REDUCED SIZE COPY OF THE PROPOSED FINAL PLAN: Please submit three (3) copies of the proposed Final Plan REDUCED to a maximum size of 11" x 17" (two originals required). Label as Exhibit H-4.D.
- E. **ZONING RESOLUTIONS/ZONING DOCUMENTS:** Please attach three (3) copies of any zoning resolutions or documents that are still valid. Include the original rezoning resolution, final plan approval letters, Administrative Approval letters, and any other documentation granting relevant approvals. Label as **Exhibit H-4.E**.



ADMINISTRATIVE ACTION REQUEST SUPPLEMENT C FOR UNINCORPORATED AREAS ONLY

CONSUMPTION ON PREMISES
per LCLDC SECTIONS 34-1261-1264

		COMMUNITY DEVELOPMENT
Case Number:	ZVL2010-00006	DEVELOPMENT
Project Name:	Hyatt Place Estero	
Applicant's Name:	BRE/Amerisuites Properties, LLC	
STRAP Number(s)	09-47-25-36-00000.003A	
Sections 34-1261-1	an administrative approval of a consumpti 264 of the Lee County Land Development Co ion" form for unincorporated areas and the	de, please submit the "Application for
*******	**************************************	***********************************
	PART 1. ACTION REQUESTED	
A. TYPE COP APPI	LICATION REQUEST: Please indicate the typ	e of COP application request: [34-1264]
X Regu	ilar (complete PART 2 & PART 3 & PART 5 or	nly)
Тетр	porary (complete PART 4 & PART 5 only)	
	PART 2. REGULAR COP REQUEST INFORMATION	ı
	BLISHMENT: Hotel NT, submit copy of printed menu. Label as Ex	hibit C-2.B. [34-1264(a)(1)a thru
If YES, please inc area on the site p *Outdoor seating incl	ludes approximately 40 people in pool area plus approxin	er of seats) and indicate the seating -1264(a)(1)a thru (a)(1)h] nately 16 people in Veranda area as identified in Floor Plan.
[34-1264(a)(1)a t	:RATION: From: <u>10:00 AM</u> :hru (a)(1)h] ss are limited to 10:00 AM to 1:00 AM for indoor restaurar	To:1:00 AM* t seating area and outside pool area pursuant to ADD2008-00092
	E LIQUOR LICENSE REQUESTED: Please in 4COP S	

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PART 3. REGULAR COP





A. SITE PLAN and FLOOR PLAN (see Explanatory Notes for items to be included). Please submit a site plan and a floor plan on 24" X 36" paper. Label as Exhibit C-3.A.1. Also provide six (6) reduced site EVELOPMENT plans and floor plans on not greater than 11' X 17" size paper (two originals required). Label as Exhibit C-3.A.2. 34-1264(c)(1)a.6]

B. AFFIDAVIT (if applicable): If applicable, an affidavit should be provided that there are no religious facilities, schools (non-commercial), day care centers (child), parks, dwelling units under separate ownership, or other establishment primarily selling alcoholic beverages for consumption on site, within 500 feet of the proposed establishment.* Label as Exhibit C-3.B. [34-1264(c)(1)a.8.]

*Purusant to LDC Section 34-1264(b)(2)c, the Hyatt Place Estero hotel is exempt from distance separation requirements

PART 4. TEMPORARY "ONE DAY-PERMIT"-

ć	TYPE OF EVENT: Please describe the type of event .(attach added sheet, if necessary, and lab as Exhibit C-4.A.). [34-1264(d)(1)a thru (d)(1)f]
	N/A
ŀ	PRIOR PERMITS DURING THE PAST 12 MONTHS. Has a Temporary Alcoholic Beverage Pe been issued at this location within the past twelve (12) months? NO YES YES, please list all dates permitted within past 12 months: N/A
Annaham 3	[34-1264(d)(1)]
5	DESCRIPTION & LOCATION. Please provide below a general description of the exact location site where the alcoholic beverages are to be sold and consumed (attach added sheet, if necess and label as Exhibit C-4.C.). [34-1264(d)(2)a.2]
	N/A
	TYPE OF ALCOHOLIC BEVERAGES TO BE SOLD. Please provide below a list of the type(s) alcoholic beverages to be sold (attach added sheet, if necessary, and label as Exhibit C-4.D.) [34-1264(d)(2)a.3]
	Malt Beverages, Wine and Distilled Spirits
	2

PART 5. SUBMITTAL REQUIREMENTS

THE NUMBER OF COPIES REQUIRED FOR EACH SUBMITTAL ITEM/EXHIBIT IS INDICATED BELOW. PLEASE NOTE THAT THIS SUPPLEMENT NEEDS TO BE ACCOMPANIED BY THE APPLICATION FOR ADMINISTRATIVE ACTION. COPIES OF BOTH OF THESE APPLICATIONS SHOULD BE SUBMITTED TOGETHER IN SETS OF THREE ALONG WITH ALL OTHER REQUIRED DOCUMENTATION.

Copies Required*	Exhibit Number	SUBMITTAL ITEMS			
3		Completed Application for Administrative Action Form [34-201(b)]			
1		Filing Fee - [34-202(a)(9)]			
3	SUP C	Consumption On Premises request Supplement Form			
		REGULAR COP			
3	C-2.B	Copy of Menu (if a restaurant) [34-1264(a)(1)a thru (a)(1)h]			
1	C-3.A.1	Site Plan (24" x 36" size) and Floor Plan (24" x 36" size) [34-1264(c)(1)a.6]			
3	C-3.A.2 Site Plan (11" x 17" size) and Floor Plan (11" x 17" size) (2 originals req				
3 C-3.B Affidavit Regarding Religious Facilities, etc500 Foot Restriction (if ap					
		TEMPORARY ONE DAY PERMIT			
3	C-4.A	Description of Type of Event (if added sheet is necessary) [34-1264(d)(1)a three (d)(1)f]			
3	C-4.C	Description of Location of event (if added sheet is necessary) [34-1264(d)(2)a.2]			
3	Description of Type of Beverages to be Sold (if added sheet is necessary) [34-1264(d)(2)a.3]				

^{*} At least one copy must be an original

PART 5. SUBMITTAL REQUIREMENTS

THE NUMBER OF COPIES REQUIRED FOR EACH SUBMITTAL ITEM/EXHIBIT IS INDICATED BELOW. PLEASE NOTE THAT THIS SUPPLEMENT NEEDS TO BE ACCOMPANIED BY THE APPLICATION FOR ADMINISTRATIVE ACTION. COPIES OF BOTH OF THESE APPLICATIONS SHOULD BE SUBMITTED TOGETHER IN SETS OF THREE ALONG WITH ALL OTHER REQUIRED DOCUMENTATION. ADDITIONAL SUBMITTAL ITEMS (listed below) SHOULD BE SUBMITTED AS A GROUP WITH THE APPROPRIATE NUMBER OF COPIES PROVIDED AS NOTED BELOW.

o .	F 1	The state of the s			
Copies Required*	Exhibit Number	SUBMITTAL ITEMS			
		FOR ADMINISTRATIVE AMENDMENT APPLICATIONS and FOR FINAL PLA APPROVAL APPLICATIONS			
3	1	Completed Application for Administrative Action Form [34-201(b)]			
1		Filing Fee - [34-202(a)(9)]			
3	SUP H	Administrative Amendment to a PUD or Planned Development request Supplement Form			
3	H-1.C	Subsequent Zoning Action Resolution/Case Numbers (if any and if added sheet is necessary)			
3	H-1.D	Development Order Numbers for the Project (if any and if added sheets are necessary)			
3	H-2.A	Written Narrative explaining what, exactly, is proposed			
3	H-2.B.1	Schedule of Deviations and Justification Statement for each requested deviation (if YES was answered to Item # 2.B.)			
1 🗸	H-2.B.2	Site plan (24" X 36" size) detailing each requested deviation (if YES was answere to Item # 2.B.)			
3	H-2.B.2	Reduced site plans (11" X 17" size) detailing each requested deviation (if YES was answered to Item # 2.B.) - two originals required			
	ADDITIONAL SUBMITTAL ITEMS FOR ADMINISTRATIVE AMENDMENT APPLICATIONS				
3	H-3.A				
. 1	H-3.B	Approved Master Concent Plan and detailed drawings of any proposed deviations			
3	H-3.C	Moster Concept Plan (11" V 17" maximum aiza) including detailed drawings of any			
3 🗸	H-3.D	Zoning Resolutions/Zoning Documents			
	ADDITIONAL SUBMITTAL REQUIREMENTS FOR FINAL PLAN APPROVAL APPLICATIONS				
3	H-4.A	Area Location Map (8 ½' X 11" size)			
3	H-4.B	Approved Master Concept Plan and detailed drawings of any proposed deviations (24" X 36" size)			
1 🌙	H-4.C	Proposed Final Plan including Deviations keyed to the plan (24" X 36" size)			
3	H-4.D	Proposed Final Plan (11" X 17" maximum size) - two originals required			
3	H-4.E Zoning Resolutions/Zoning Documents				

^{*} At least one copy must be an original

PART 5 SUBMITTAL REQUIREMENTS

THE NUMBER OF COPIES REQUIRED FOR EACH EXHIBIT IS BASED ON THE ACTION REQUESTED AS INDICATED BELOW. PLEASE NOTE THAT THE THREE (3) SETS OF REQUIRED SUBMITTAL AND SUPPLEMENTAL FORMS MUST BE SUBMITTED IN <u>SETS OF THREE</u>. ADDITIONAL SUBMITTAL ITEMS (listed below) SHOULD BE SUBMITTED AS A GROUP WITH THE APPROPRIATE NUMBER OF COPIES PROVIDED AS NOTED BELOW.

Copies Required*	Exhibit Number	SUBMITTAL ITEMS		
3	\	Completed application for Administrative Action		
1		Filing Fee - [34-202(a)(9)]		
Copies Required*	SUP Number	SUPPLEMENTAL FORMS (select applicable request/form)		
3	SUP A	Administrative Variance request		
3	SUP B	Commercial Lot Split request		
3	SUP C	Consumption On Premises request		
3	SUP D	Minimum Use Determination request		
3	SUP E	Ordinance Interpretation request		
3	SUP F	Relief for Designated Historic Resources request		
3	/ SUP G	Easement Encroachment request		
3 \	SUP H	Administrative Amendment to a PUD or Planned Development request		
3	SUP H	Final Plan Approval for a Planned Development request		
3	SUPI	Administrative Deviation from Chapter 10 of the LDC request		
3	SUP J	Placement of Model Home/Unit or Model Display Center request		
3	SUP K	Dock & Shoreline Structure request		
3	SUP M	Wireless Communication Facility Shared Use Plan Agreement		
Copies Required*				
3	AA-1.B.2	Notarized Affidavit of Authorization Form [34-202(b)(1)c]		
3	AA-1.C.2	Additional Agents [34-202(b)(1)c.]		
3	AA-2.B.1	Disclosure of Interest Form [34-201(b)(2)a]		
	AA-2.C.1	Subject property owners list (if applicable) [34-202(a)(5)]		
6 /	AA-2.C.2	Subject Property Owners map (if applicable) [34-202(a)(5)]		
3 \	AA-3.A.1	List of STRAP Numbers (if additional sheet is required) [34-202(a)(1)]		
3 🗸	AA-3.C.1 Legal Description (2 originals required) [34-202(a)(1)]			
3 \	AA-3.C.2	2 Sealed Sketch of the Legal Description (2 originals required) [34-202(a)(1)]		
130-	AA-3.C.2	Electronic version of legal description (if available)		
3	/ AA-3.D.1	Boundary Survey (tied to State Plane Coordinate System) [34-202(a)(2)] {NOTE: This is a required submittal for all Planned Development Applications and for all properties of 10 acres or more (2 originals required) [34-373(a)(4)a.]}		
1	AA-3.D.2 Copy of Plat Book Page (if applicable) [34-202(a)(1)]			
3 🗸	3 AA-3.F Area Location Map on 8-1/2" by 11" paper pursuant to LCLDC Section 34-202(a)(4).			

At least one copy must be an original.



1221 BRICKELL AVENUE
SUITE 1600
MIAMI, FL 33131
TEL 305-416-6880
FAX 305-416-6887
gray-robinson.com

FORT LAUDERDALE
JACKSONVILLE
KEY WEST
LAKELAND
MELBOURNE
MIAMI
NAPLES
ORLANDO

TALLAHASSEE TAMPA

June 24, 2010



COMMUNITY DEVELOPMENT

VIA HAND SUBMITTAL

Mikki Rozdolski Planner of Lee County P.O. Box 398 Fort Myers, Florida 33902-0398

Re:

Administrative Amendment to PUD (the "Application") BRE/Amerisuites Properties, LLC (the "Applicant")

Hyatt Place at 23120 Via Villagio, Estero, Florida 33928 (the "Location")

Strap No. 09-47-25-36-00000.003A

Dear Ms. Rozdolski:

ADD 2010-00062

Please be advised that this correspondence shall serve as the written narrative section relating to the above-captioned Application. The subject hotel is located within the Coconut Point Mixed Use Planned Development ("MPD") within the Urban Community category as defined by the Future Land Use Map of Lee County. Further, the hotel is specifically located on Tract 2D. Our client, BRE/AMERISUITES PROPERTIES, LLC ("BRE"), currently owns and operates a Hyatt Place Hotel at the above-referenced Location. As part of the hotel's operating model, BRE has utilized a 2COP alcoholic beverage license which permits the retail sale of beer and wine for consumption on the premises, since 2008 pursuant to administrative approval ADD2008-00092. At this time, BRE would like to offer guests the opportunity to purchase and consume beer, wine and liquor on the premises in the "Galley" style restaurant, at the pool, and through room service

Accordingly, BRE requests an amendment to the schedule of uses for Tract 2D, to include the consumption of beer, wine and liquor for on the premise in compliance with Section 34-1264, Land Development Code ("LDC"). Pursuant to Section 34.1264, LDC, the granting of the requested administrative amendment will not result in either an apparent deleterious effect upon surrounding properties, or the immediate neighborhood as represented by property owners within 500 feet of the hotel. Also, the hotel is suitable with respect to its location, site characteristics, and its intended purpose. As previously mentioned, BRE already offer on premise consumption of beer and wine in its "Galley" style restaurant, outside in the pool area and through room service. This request for Administrative Amendment to the PUD is being made in order to add liquor sales and on-premise consumption in addition to its current beer and wine services.

As such, BRE respectfully requests that the Director of the Department of Community Development administratively approve the sale and service of beer, wine, and distilled spirits for consumption on the premises for the intended uses as described herein.

GRAYROBINSON
PROFESSIONAL ASSOCIATION

Mikki Rozdolski June 24, 2010 Page 2

Of course, should you have any questions, please do not hesitate to contact me at 305.913.0349.

Very truly yours,

GRAY ROBINSON, P.A.

Robert F. Lewis, Esq.

RFL/av # 708241 v2

RECEIVED)
JUL 3 0 2010

COMMUNITY DEVELOPMENT

ADD 2010-00062



6200 Whiskey Creek Drive • Fort Myers, Florida 33919 • Phone: 239.985.1200 • Fax: 239.985.1258 • Fax: 239.985.1259

HM PROJECT #2007012 5/21/2008 REF. DWG. #D-138

PROPERTY DESCRIPTION:

ALL OF LOT 3B-1 OF COCONUT POINT AREA 2 LOT 3B REPLAT, ACCORDING TO THE PLAT THEREOF, AS RECORDED IN INSTRUMENT NO. 2008000055764 OF THE PUBLIC RECORDS OF LEE COUNTY, FLORIDA.

PROPERTY AREA = 3.463 ACRES

NOTES:

THIS PROPERTY IS SUBJECT TO EASEMENTS, RESERVATIONS OR RESTRICTIONS OF RECORD.

BEARINGS SHOWN HEREON REFER TO THE NORTH LINE OF LOT 3B-1 OF COCONUT POINT AREA 2 LOT 3B REPLAT, ACCORDING TO THE PLAT THEREOF, AS RECORDED IN INSTRUMENT NO. 2008000055764 OF THE PUBLIC RECORDS OF LEE COUNTY, FLORIDA. AS BEING N.83°47'09"E.

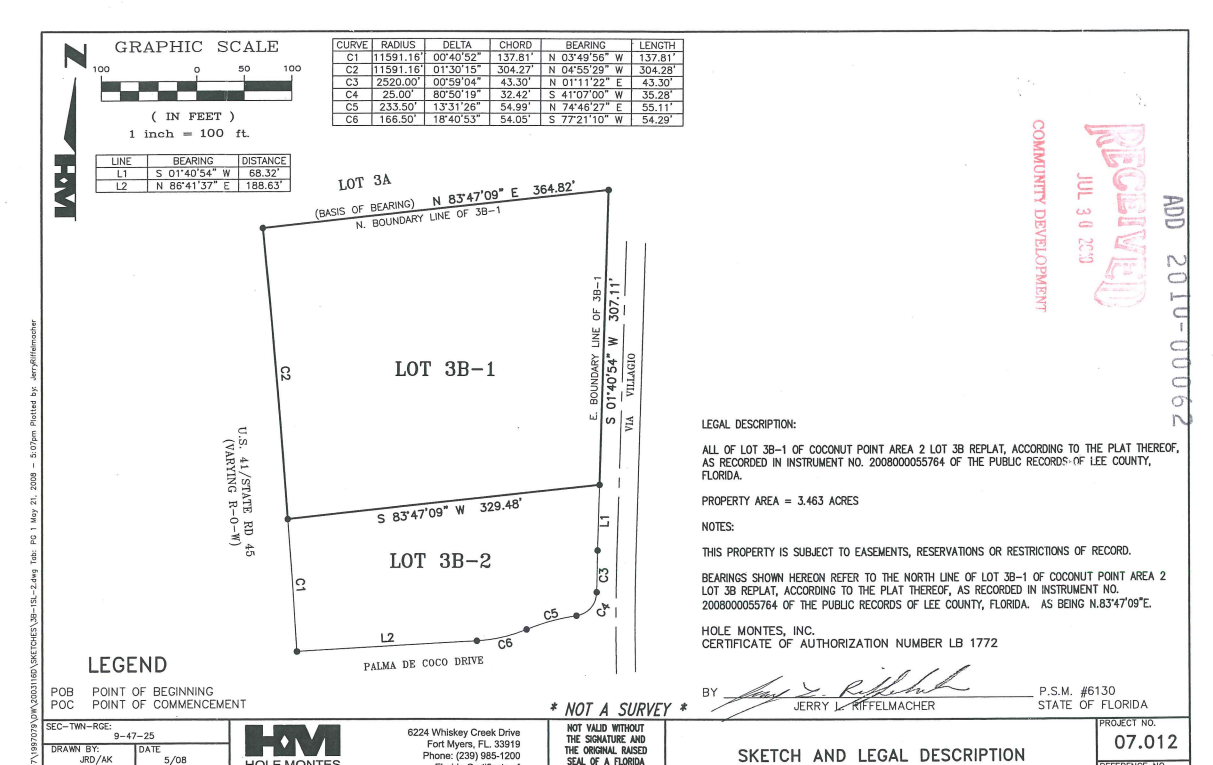
HOLE MONTES, INC.

CERTIFICATE OF AUTHORIZATION NUMBER LB 1772

P.S.M. #6130 FRRY LAFFELMACHER STATE OF FLORIDA

COMMUNITY DEVELOPMENT

ADD 201U-00062



LICENSED SURVEYOR

AND MAPPER.

Florida Certificate of

Authorization No.1772

DRAWING NO.

E-427-2

ENGINEERS · PLANNERS · SURVEYORS

LANDSCAPE ARCHITECTS

CHECKED BY:

JLR

REFERENCE NO. 3B-1SL-2

ADD 201U-00062

COCONUT POINT - AREATT DEVELOPMENT

INSTR. # 2006 DOOGLO 9725

SHEET 1 of 12

A SUBDIVISION LOCATED IN A PORTION OF SECTIONS 3, 4, 9 & 10, TOWNSHIP 47 SOUTH, RANGE 25 EAST. LEE COUNTY, FLORIDA

DEDICATION

A RESERVE TO COCOUNT POINT EXPOSOPERS, LLC, A DELAWARE LIMITED LIMBULTY COMPANY, LOTS 1, 28, 34, 35, 6 MO 7 MO TEXCITS "56-4", SUBDIVIDED BY THE DEVELOPER WITHOUT "56-4", "56-5" MO "56-6","

- B. RESERVE TO NAPERVILE 2. LLC. AN ILLINOIS LIMITED LIABILITY COMPANY LOT 24
- C. RESERVE TO THE RESIDENCES AT COCONUT POINT, LLC, AN INDIANA LIMITED LIABILITY COMPANY, TRACT "A".
- D. RESERVE TO J.B. IVEY & COMPANY, A NORTH CAROLINA CORPORATION, TRACT "SC-4".

- 7. ALL LAKE MAINTENANCE EASEMENTS (LIME.) AS SHOWN HEREON FOR THE PURPOSE OF LAKE MAINTENANCE. f, dedicates tracts "R-5", "R-6", "R-7", "R-8" and "R-9" to perpetual use of the public, for road right-of-way and littlit

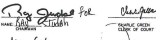
NOTICE:

TO LANDS DESCRIBED IN THIS PLAT MAY BE THE ROADS, DRAINAGE, WATER AND SEWER FACILITIES BEING ACCEPTED FOR MAINTENANCE BY LEE COUNTY. ANY PURCHASER OF A LOT IN THIS SUBDIVISION IS ADVISED TO DETERMINE WHETHER THE LOT MAY BE SUBJECT TO ASSESSMENT OR CALLED UPON TO BEAR A PORTION OF OR ALL OF THE EXPENSE OF CONSTRUCTION, MAINTENANCE OR IMPROVEMENT OF ROADS, DRAINAGE,



NOTICE:
THIS PLAT, AS RECORDED IN ITS GRAPHIC FORM, IS THE OFFICIAL
DEPICTION OF THE SUBDIVIDED LANDS DESCRIBED HEREIN AND
WILL IN NO CIRCUMSTANCES BE SUPPLANTED IN AUTHORITY BY ANY OTHER GRAPHIC OR DIGITAL FORM OF THE PLAT. THERE MAY BE ADDITIONAL RESTRICTIONS THAT ARE NOT RECORDED ON THIS PLAT THAT MAY BE FOUND IN THE PUBLIC RECORDS OF THIS

COUNTY APPROVALS:



CHARLE GREEN CLERK OF COURT

Man Giss

DW PETER ECKENRODE, DIRECTOR DIVISION OF DEVELOPMENT SERVICES







I HEREBY CERTIFY THAT THE ATTACHED PLAT OF COCONUT POINT — AREA 2, SUBDIMISON LOCATED IN A PORTION OF SECTIONS 3, 4,9 as 10, TOWNSIED AS A SECTION OF THE SECTION AT THE SE

Chat gues

CHARLIE GREEN LEE COUNTY CLERK OF COURTS



SURVEYOR'S CERTIFICATION

1: -

THIS INSTRUMENT WAS PREPARED BY JERRY L. RIFFELMACHER, P.S.M. #6130



6202F Presidential Court Phone: (239) 985-1200 Florida Certificate of Authorization No.1772

H MINESS HABEGE, COCONIT PONT DEVELOPERS, LLC, A DELAWISE LIMITED LIABILITY COMPANY, NAPERVILLE 2, LLC, AN ELIMOIS LIMITED LIABILITY LIBRORY WATER AND SEWER FACILITIES.

ANY OFFER HISTORICS AT COCONIT PONT, LLC, AN HOMAN LIMITED LIBRILITY COMPANY, NO ARE HE ESTORICANY, A NORTH CHROLINA CORPORATION WATER AND SEWER FACILITIES.

ANY OFFER HISTORICS AT COCONIT PONT, LLC, AN HOMAN LIMITED LIBRILITY COMPANY, AN ADRIT CHROLINA CORPORATION WATER AND SEWER FACILITIES.

Edith Litica

(SIGNATURE)

DAVID SIMON, Chief Executive Officer

WINESS

NAPERVILLE 2, LLC, AN ILLINOIS LIMITED LIABILITY COMPANY

BY: Michael Rose

Michael Rose MANASER

THE RESIDENCES AT COCONUT POINT, LLC

Sean C. Balnes

BY: (1) avid Kasan MANAGING DAVID KOSCUL, HENDEN

Che s.H.

Luita anda Krista Anderson J.B. IVEY & COMPANY A NORTH CAROLINA CORPORATION

Bleu JAMES W. CHERRY, JR.

ACKNOWLEDGEMENT

COUNTY OF TAXABAN THE FOREOUTE DELTATOR WE THIS BY THAT THE FOREOUTE DELTATOR WAS ACCOUNTEDED BEFORE WE THIS BY THAT DELTATOR TH

Span Wally Emminger - Indiana

Joan Walker Emminger

5381910

E(SEAL)

WOTAND

STATE OF IllingS

THE FOREGOING DEDICATION WAS ACKNOWLEDGED BEFORE ME THIS DAY OF OCCUPAL 200 AS (TITLE), OF NAPERVILLE
LLC, AN ILLINOIS LIMITED UABILITY COMPANY, WHO IS PERSONALLY KNOWN TO M
MAS-PRODUCED AS IDENTIFICATION.

585857

MULLY F. Hout

(007)1878

ACKNOWLEDGEMENT

ACKNOWLEDGEMENT

Angela C. Guim

ACKNOWLEDGEMENT

THE FOREGOING DEDICATION WAS ACKNOWLEDGED BEFORE ME THIS

AS MUNICIPAL TO THE RESIDENCES AT COCONUT POINT, LLC, AN INDIANA LIMITED LIABILITY COMPANY, WHO IS PERSONALLY KNOWN TO ME OR HAS PRODUCED -

2/21/08

STATE OF TALLONA
COUNTY OF TAKE OF

STATE OF ACLANSAS
COUNTY OF HOT SACINA THE FORECOND DEDICATION WAS ACKNOWLEDGED BEFORE ME THIS THE METHOD TO THE PROPERTY OF JB. IVEY & COUPANY, A NORTH CAROLINA CORPORATION ON BEHALF OF THE CORPORATION, WHO IS PERSONALLY KNOWN TO ME GAM-MAS-PRODUCED.

AMY E. HART

SEAL

3/78/13

20022 888888

INSTR. # 2006,000409925

SHEET 2 of 12

A SUBDIVISION LOCATED IN A PORTION OF SECTIONS 3, 4, 9 & 10, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA

LEGAL DESCRIPTION

PARCEL ONE:

A PARCEL OF LAND LOCATED IN A PORTION OF SECTIONS 3, 4, 9 AND 10, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

ENDER CHOICE PARTICULARLY RESOURED AS TOLLOWS:

9. TO AND THE SOURCEST ORDER OF SECTION 9. TORNORPH AT SOUTH, RANGE 22 LAST, LEE COUNTY, FLORIDA,

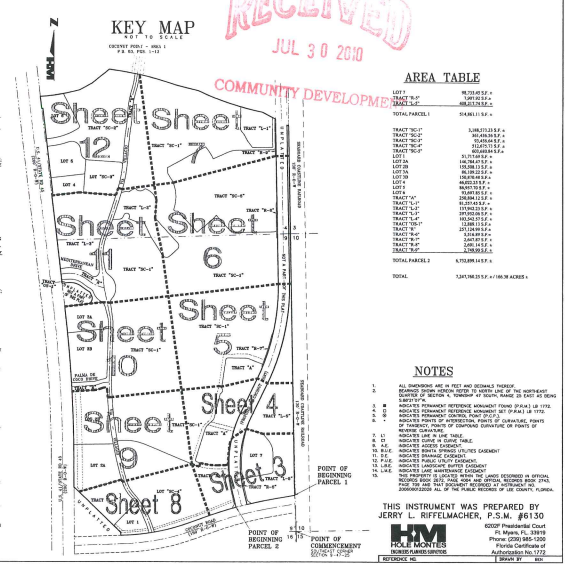
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PARCEL TWO:

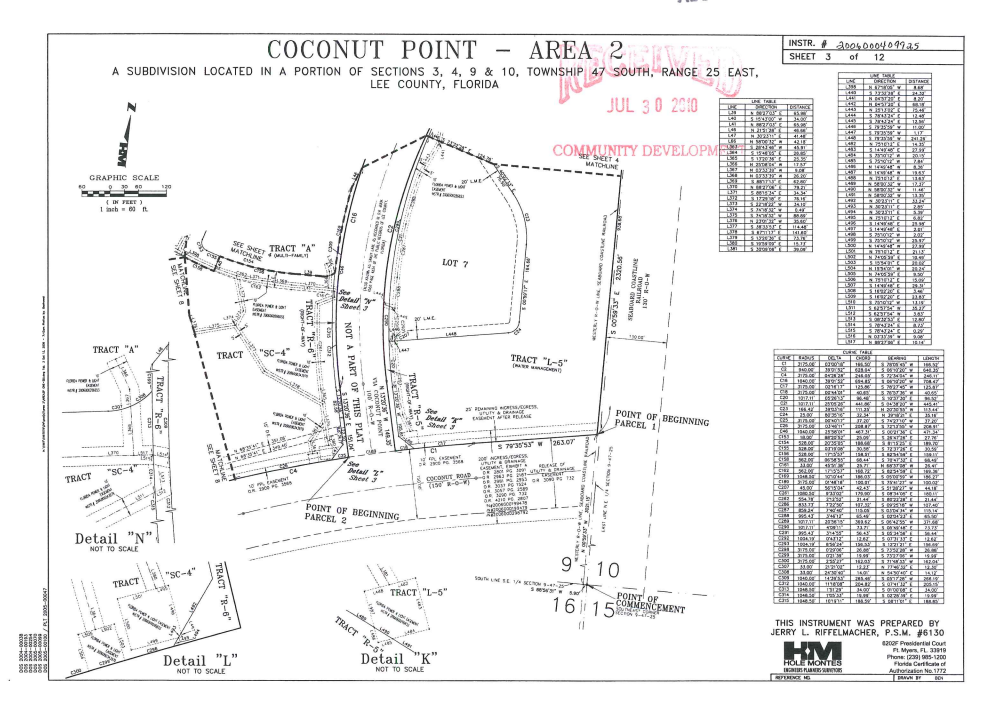
A PARCEL OF LAND LOCATED IN A PORTION OF SECTIONS 4 AND 9, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

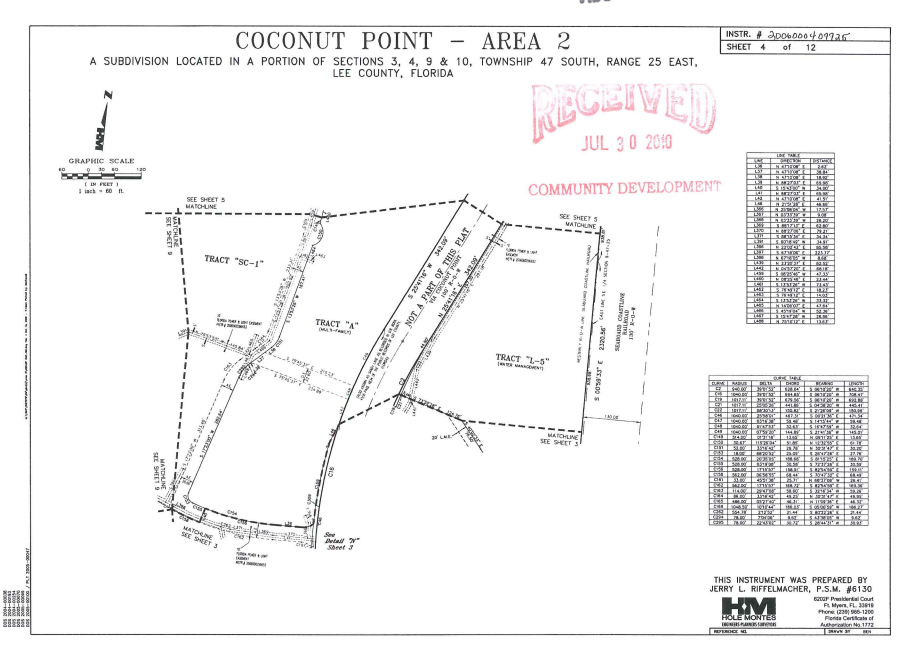
A PARIELL OF LAND LOCATED IN A PORTION OF SECTIONS 4 AND 9, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

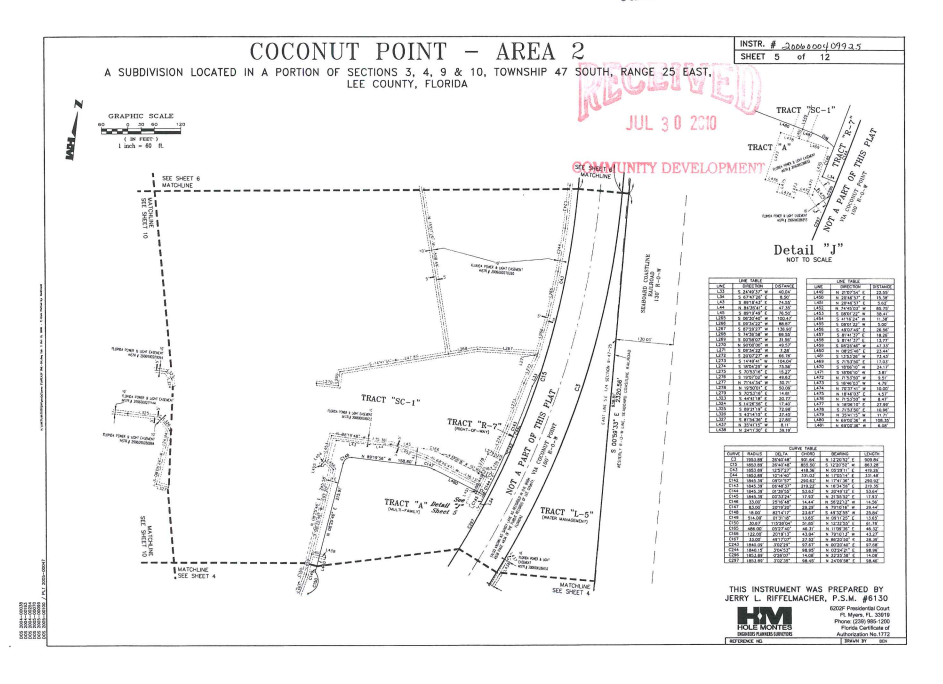
COMMENCE AT THE SOUTHEAST COUNTRY OF SECTION 9, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA: THENCE RIN SLOWS 31 No. 4, DOIS THE SOUTH LINE OF THE SOUTHEAST COLARIES OF SAID SECTION 9, FOR A DISTANCE OF 3.50 PERT TO A FORT ON SLOWS 31 No. 4, DOIS THE SOUTH LINE OF THE SOUTHEAST COLARIES OF SAID SECTION 9, FOR A DISTANCE OF 3.50 PERT TO A FORT ON RESIDENCE AND SAID SECTION 9, FOR A DISTANCE OF 3.50 PERT TO A FORT ON THE WISTERLY RIGHT-OF-MAY LINE OF SAID SECTION 9, FOR A DISTANCE OF 3.50 PERT TO A FORT ON THE WISTERLY RIGHT-OF-MAY LINE OF SAID SECTION 9, FOR A DISTANCE OF 3.50 PERT TO A FORT ON THE WISTERLY RIGHT-OF-MAY LINE OF SAID SECULAR 1, 100, 100 FORT WISTERLY RIGHT-OF-MAY LINE OF SAID SECULAR 1, 100 FORT WISTERLY RIGHT-OF-MAY LINE OF SAID SECULAR 1, 100 FORT WISTERLY RIGHT-OF-MAY LINE OF SAID SECULAR 1, 100 FORT OF SAID

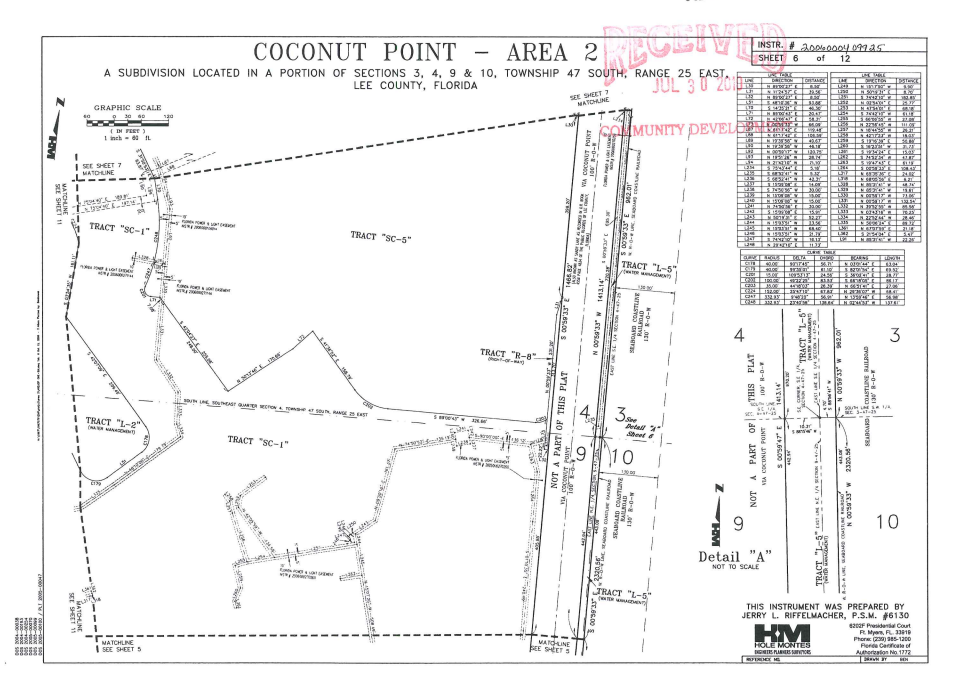


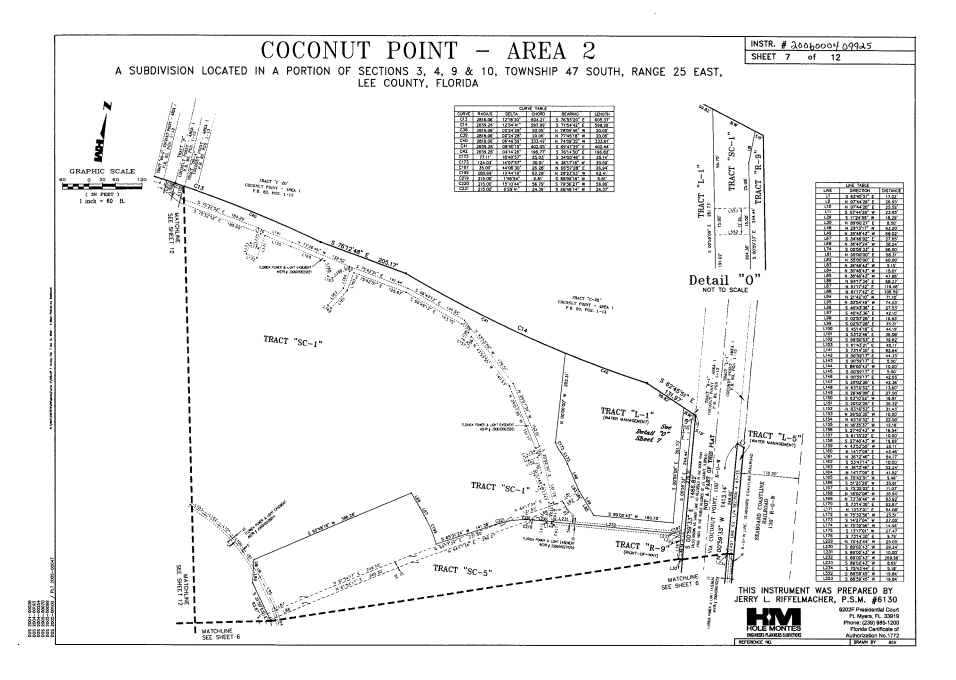
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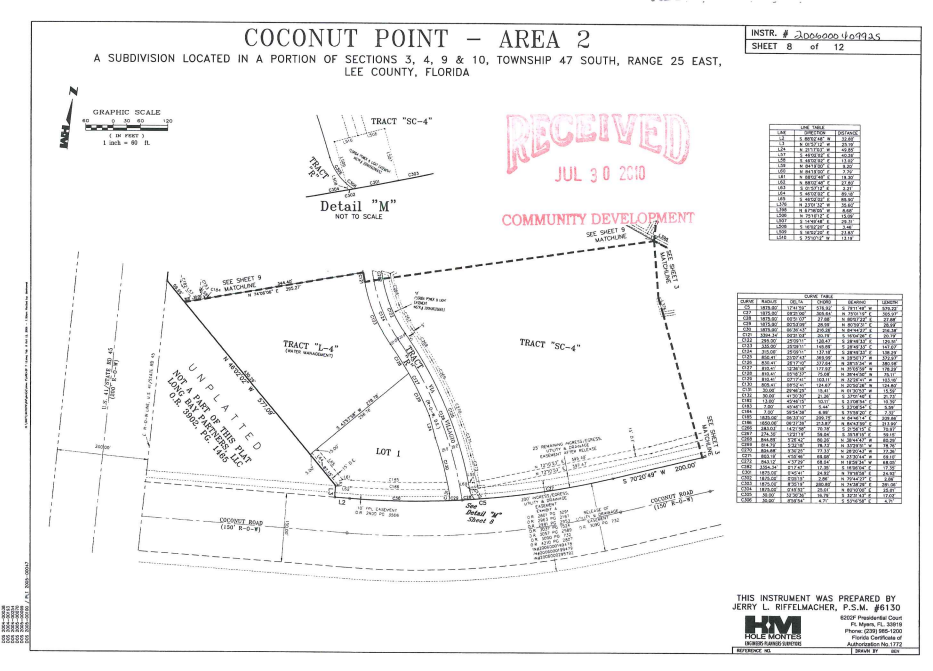


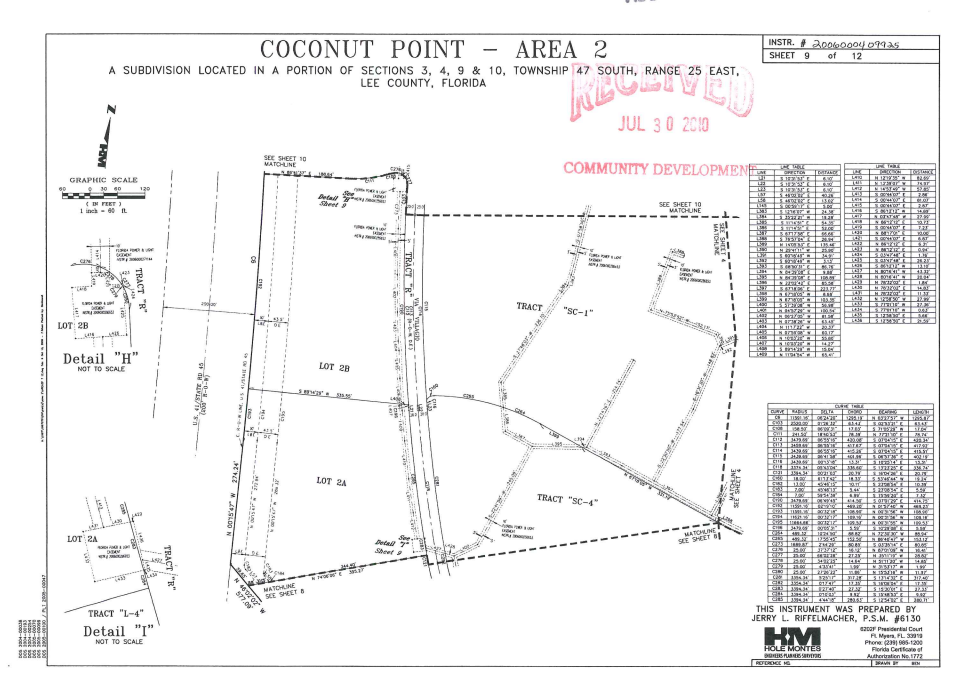


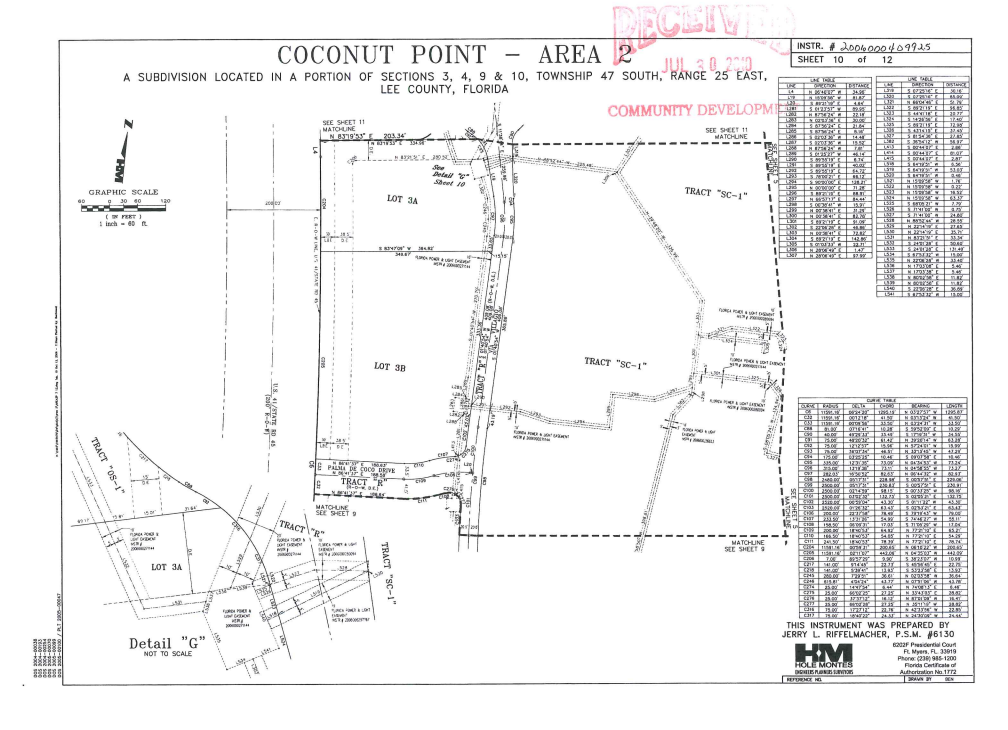


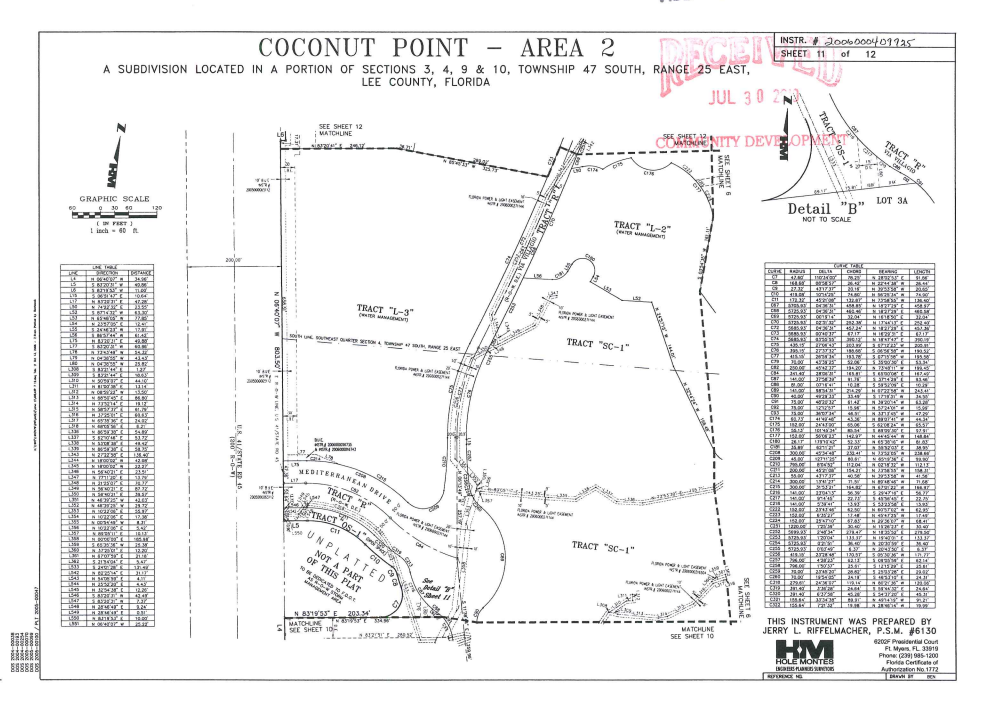




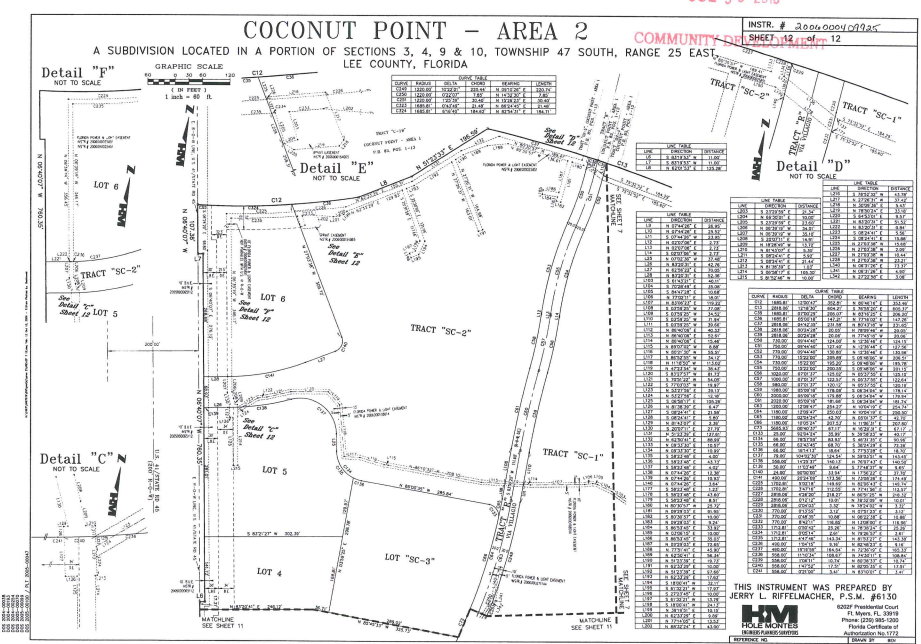














Tax Year 2009

Next Lower Parcel Number Next Higher Parcel Number Tangible Accounts Tax Estimator Tax Bills Print

Property Data for Parcel 09-47-25-36-00000.003A

Owner Of Record

WACHOVIA BANK N A PO BOX 36246 **CHARLOTTE NC 28236**

Site Address

23100 VIA VILLAGIO ESTERO FL 33928

Legal Description

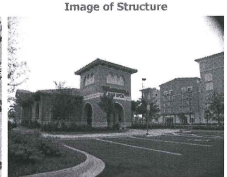
COCONUT POINT AREA 2 DESC IN INST#2006-409925

Classification / DOR Code

FINANCIAL INSTITUTIONS / 23



[Pictometry Aerial Viewer]



♦ Photo Date December of 2008
>

Attributes

CE

Just		2,599,660	Homestead
Assessed		2,599,660	Additional Homestead
Portability Applied		0	Widow
Assessed SOH		2,599,660	Widower
Taxable		2,599,660	Disability
Building		781,110	Wholly
Building	48,110	Incl. in bldg	Senior
Features		value	Agriculture
Land		1,818,550	

SOH Difference 0

96,370

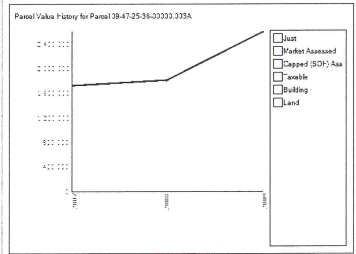
Land Features

Exemptions

Land Units of Measure	
Total Number of Land Units	

U	Land Units of Measure	31
0	Total Number of Land Units	86,109
0	Frontage	0
0	Depth	0
0	Total Number of Buildings	1
0	Total Bedrooms	0
0	Total Bathrooms	5.0
0	Total Buildings Sq Ft	6,051
	1st Year Building on Tax Roll	2008
	Historic District	No

Property Value History



Incl. in bldg

value

Tax Year	Just	Market Assessed	SOH Assessed	Taxable	Building	Land	Source
2007	1,722,180	1,722,180	1,722,180	1,722,180	0	1,722,180	ROLL
2008	1,808,290	1,808,290	1,808,290	1,808,290	0	1,808,290	ROLL
2009	2,599,660	2,599,660	2,599,660	2,599,660	781,110	1,818,550	SOH
	////	11	1111	E di come d	4 4 1 1	lon al	

JUL 3 0 2010

COMMUNITY DEVELOPMENT

The Just value is the total parcel assessment (less any considerations for the cost of sale). This is the closest value to Fair Market Value we produce and is

dated as of January 1st of the tax year in question (F.A.C. 12D-1.002).

The **Market Assessed** value is the total parcel assessment (less any considerations for the cost of sale) based upon the assessment standard. Most parcels are assessed based either upon the *Highest and Best Use* standard or the *Present Use* standard (*F.S. 193.011*). For *Agriculturally Classified* parcels (or parts thereof), only agricultural uses are considered in the assessment (*F.S. 193.461 (6) (a)*). The difference between the *Highest and Best Use/Present Use* and the *Agricultural Use* is often referred to as the *Agricultural Exemption*. (i.e. Market Assessed = Just - Agricultural Exemption)

The **Capped (SOH) Assessed** value is the *Market Assessment* after any *Save Our Homes* cap is applied. This assessment cap is applied to all Homesteaded properties and limits year-to-year assessment increases to either the *Consumer Price Index* or 3%, whichever is lower. Some *Homestead Exempt* taxing authorities use this assessment to calculate a parcel's taxes. (i.e. Capped (SOH) Assessed = Market Assessed - SOH Cap)

The **Taxable** value is the *Capped (SOH) Assessment* after any personal exemptions, such as *Homestead*, are applied to it. This is the value that most taxing authorities use to calculate a parcel's taxes.

(i.e. Taxable = Capped (SOH) Assessed - Exemptions)

The **Land** value is the total value of all land and features that add value to the land (or don't add value to improvements). The Land is the "non-wasting" portion of real property. Land values typically appreciate and therefore naturally trend upward. Changes in the desirability of the parcel's location can cause land values to fluctuate greatly either up or down.

The **Building** value is the total value of all improvements and features that add value to improvements. The Building is the "wasting" portion of real property and is subject to various forms of depreciation. It is this depreciation that causes building values to trend downward. Additions to or remodeling of a building or building features can cause the building value to suddenly increase.

4

Taxing Authorities

Sales / Transactions

C20

Building/Construction Permit Data

Permit Number

Permit Type

Issued

Finaled

COM2007-02262

Building Miscellaneous

06/02/2008

11/14/2008

IMPORTANT INFORMATION: THIS MAY NOT BE A COMPREHENSIVE OR TIMELY LISTING OF PERMITS ISSUED FOR THIS PROPERTY.

Note: The Lee County Property Appraiser's Office does not issue or maintain any permit information. The Building/Construction permit data displayed here represents only those records this Office may find necessary to conduct Property Appraiser business. Use of this information is with the understanding that in no way is this to be considered a comprehensive listing of permits for this or any other parcel.

Full, accurate, active and valid permit information for parcels can only be obtained from the appropriate permit issuing agency.

-

Parcel Numbering History

Prior STRAP

Renumber Reason

Renumber Date

09-47-25-00-00001.0020

Split (From another Parcel)

02/16/2007

Solid Waste (Garbage) Roll Data

4

Elevation Information

4

Appraisal Details

TRIM (proposed tax) Notices are available for the following tax years [2001 2002 2003 2004 2005 2006 2007 2008 2009]

Next Lower Parcel Number Next Higher Parcel Number New Query Search Results Home

INSTR # 2007000357721, Doc Type D, Pages 8, Recorded 12/05/2007 at 11:08 AM, Charlie Green, Lee County Clerk of Circuit Court, Deed Doc. D \$14490.00 Rec. Fee \$69.50 Deputy Clerk PRAMBARRAN

ADD 2010-00062



SPECIAL WARRANTY DEED

COMMUNITY DEVELOPMENT

THIS INDENTURE (the "Deed"), made this <u>28</u> day of <u>November</u>, 2007, by COCONUT POINT DEVELOPERS, LLC, a Delaware limited liability company, 225 W. Washington Street, Indianapolis, Indiana 46204 ("Grantor"), to and in favor of WACHOVIA BANK, NATIONAL ASSOCIATION, a national banking association, 225 Water Street, Jacksonville, Florida 32202 ("Grantee");

WITNESSETH THAT:

Grantor, for valuable consideration, does hereby grant, with special warranty covenants, unto the Grantee, its successors and assigns, all of the parcel of land lying and being in Lee County, Florida, consisting of approximately 1.98 acres, as more fully described in Exhibit "A" attached hereto and made a part hereof (hereinafter referred to as the "Parcel");

TOGETHER, with all and singular the hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, and all the estate, right, title, interest, claim or demand whatsoever, of Grantor either in law or in equity, of, in and to the Parcel, with the hereditaments and appurtenances;

BUT SUBJECT TO:

- (i) all streets and public rights of way;
- (ii) all laws, rules and/or regulations (federal, state and/or local) now in effect;
- (iii) restrictions, encumbrances, reservations, limitations, conditions, easements, agreements and/or other matters affecting the Parcel, if of public record; and
- (iv) all real estate taxes and assessments not due and payable as of the date hereof.

TO HAVE AND TO HOLD, the same, together with all the hereditaments and appurtenances thereunto belonging or in anywise appertaining, to the said Grantee, its successors and assigns, forever.

This instrument was prepared by and after recording should be returned to:

Return to

Interstate Title Services 5 Harvard Circle. Ste. 110 West Palm Beach, Fl. 33409

File# 17087

11-14-07 (revised).doc

ومراجع والأمام والمنافع ومسول والمناف المالي المالية والمالية والمالية والمنافي والمنافية والمستوارية

And Grantor will warrant and defend title to the Parcel against all parties lawfully claiming the same from, through or under it, but against no others.

And Grantor hereby covenants and warrants that it is fully authorized to convey the Parcel as set forth herein.

By acceptance of this Deed, Grantee acknowledges that the Parcel being deeded hereby is part of the Coconut Point Development of Regional Impact. Grantee, for itself and its successors, assigns and grantees, by acceptance of this Deed hereby covenants and agrees that the Parcel is and shall be subject to the following covenants, which covenants shall run with the land in perpetuity.

- Neither Grantee nor any of its successors, assigns or grantees shall apply for, obtain or seek to obtain any substantial deviation from the Development Order for Coconut Point DRI State DRI #09-2001-153, Case #DRI2000-00015 (the "Coconut Point DRI DO"), the Resolution of the Board of County Commissioners of Lee County, Florida Number Z-02-009 or the Development Agreement for Coconut Point (collectively the "Approvals").
- 2. Grantee and its successors, assigns and grantees shall, if requested, promptly join in the execution of, and authorize the filing of, any instrument necessary or required to extend the time periods established under the Coconut Point DRI DO.
- 3. Grantee and its successors, assigns and grantees shall at all times comply with the requirements of the Approvals.
- 4. The Parcel is located in a hurricane vulnerability zone and the hurricane clearance time for Lee County or the Southwest Florida Region is high and hurricane shelter spaces are limited.
- 5. Specific performance shall be an available remedy in the event of a breath of the covenants contained herein.
- 6. Any deed conveying any interest in this Parcel shall include the provisions, acknowledgments and covenants of the Grantee provided in this Deed and the grantee under such deed shall take title to the property conveyed subject thereto.

EXCEPTING AND RESERVING to Grantor, its successors and assigns for the benefit of the shopping center site commonly known as The Shops at Coconut Point (the "Center"), described in Exhibit "B" attached hereto and made a part hereof, a perpetual, non-exclusive right, privilege and easement in, under, on and through that area described in Exhibit "C" attached hereto and made a part hereof (the "Reserved Utility Easement Area"), together with such rights of access thereto, thereon and therein as are reasonably necessary to fully enjoy such reserved M:\Legal Development\STAFF\ALAN\Coconut Point\Wachovia\Special Warranty Deed 11-14-07 (revised).doc

 $(\mathbf{u}_{i}, \mathbf{v}_{i}, \mathbf{r}_{i}, \mathbf{r$

easement rights, for the limited purpose of constructing, installing, operating, inspecting, maintaining, repairing and/or replacing underground general utility facilities and related surface and subsurface appurtenances (the "Reserved Utilities"), and for no other purpose (the "Reserved Utility Easement"). Grantee shall retain on behalf of itself, its successors and assigns, the perpetual right to landscape, pave and make such other uses of the surface of the Reserved Utility Easement Area as are not inconsistent with the Reserved Utility Easement, but not the right to construct or install any permanent structures thereon or thereto which would or might restrict access to the Reserved Utility Easement Area or access to and use of the Reserved Utilities. If the surface and/or subsurface of the Reserved Utility Easement Area (including any Improvements located thereon and/or therein which are not permanent structures (e.g., paving, curbs, gutters and the like)) are disturbed by any party entitled to do so pursuant to the provisions hereof, such party shall, in consideration of its use and enjoyment of the Reserved Utility Easement and at its sole cost and expense, promptly restore the surface and/or subsurface thereof (and all such improvements located thereon and/or therein) to the same general condition in which they existed immediately prior to such disturbance.]

[The remainder of this page is intentionally blank.]

INSTR # 2007000357721 Page Number: 4 of 8

IN WITNESS WHEREOF, the said Grantor has caused these presents to be duly executed, the day and year first above written.

GRANTOR

COCONUT POINT DEVELOPERS, LLC, a Delaware

limited liability company

SIMON PROPERTY GROUP, L.P., a Delaware

limited partnership, its managing member SIMON PROPERTY GROUP, INC., a

Delaware corporation, its general partner

WITNESSES:

Sign: Of

By:

rid Simon Chairman

and Chief Executive Officer

STATE OF INDIANA

) SS:

COUNTY OF MARION

Before me, a Notary Public in and for said County and State, personally appeared David Simon, to me personally known as the Chairman and Chief Executive Officer of SIMON PROPERTY GROUP, INC., a Delaware corporation, as general partner of SIMON PROPERTY GROUP, L.P., a Delaware limited partnership, as managing member of COCONUT POINT DEVELOPERS, LLC, a Delaware limited liability company, who acknowledged his execution of the foregoing instrument for and on behalf of said corporation by authority of its Board of Directors.

WITNESS my hand and notarial seal this 27 day of Nember, 2007.

DARLENE E. GARVEY Res. of Johnson Co. Comm. Exp. 1-18-2008

EXHIBIT A TO SPECIAL WARRANTY DEED

a access of a self-result of

Legal Description of the Parcel

Lot 3A, Coconut Point – Area 2 Subdivision as recorded October 27, 2006 in Instrument Number 2006000409925, in the Office of the Circuit Court for Lee County, Florida

ADD 201U-00062

JUL 3 0 2010

COMMUNITY DEVELOPMENT

EXHIBIT B TO SPECIAL WARRANTY DEED

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Legal Description of the Center

All of Tracts SC-1, SC-2, SC-3, SC-4, SC-5, L-1, L-2, L-3, L-4, L-5, A, and R and Lots 1, 2A, 2B, 3A, 3B, 4, 5, 6 and 7, Coconut Point Area 2, according to the Plat thereof as recorded in Instrument # 2006000409925 of the Public Records of Lee County, Florida

ADD 2010-00062



COMMUNITY DEVELOPMENT

ADD 2010-00062



DESCRIPTION
OF AN EASEMENT
LYING IN



SECTION 9, TOWNSHIP 47 SOUTH, RANGE 25 EAST

LEE COUNTY, FLORIDA COMMUNITY DEVELOPMENT

(5' RESERVED GENERAL UTILITY EASEMENT)

AN EASEMENT LYING IN THE STATE OF FLORIDA, COUNTY OF LEE, IN SECTION 9, TOWNSHIP 47 SOUTH, RANGE 25 EAST, BEING A PART OF LOT 3A, AS SHOWN ON THE RECORD PLAT OF COCONUT POINT – AREA 2, AS RECORDED IN INSTRUMENT NUMBER 2006000409925 OF THE PUBLIC RECORDS OF LEE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SAID LOT 3A AND THE INTERSECTION OF THE NORTH LINE OF SAID LOT 3A AND THE EASTERLY RIGHT-OF-WAY LINE OF U.S. 41/TAMIAMI TRAIL; THENCE N.83°19'53"E. ALONG THE NORTH LINE OF SAID LOT 3A, A DISTANCE OF 63.50 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE N.83°19'53"E. ALONG THE NORTH LINE OF SAID LOT 3A, A DISTANCE OF 271.46 FEET TO THE WESTERLY RIGHT-OF-WAY LINE OF VIA VILLAGIO AND A POINT OF CURVE OF A NON-TANGENT CURVE TO THE RIGHT, OF WHICH THE RADIUS POINT LIES S.38°42'28"W., A RADIAL DISTANCE OF 75.00 FEET; THENCE SOUTHEASTERLY ALONG THE ARC AND THE WESTERLY RIGHT-OF-WAY LINE OF VIA VILLAGIO, THROUGH A CENTRAL ANGLE OF 05°08'45", A DISTANCE OF 6.74 FEET; THENCE S.83°19'53"W., A DISTANCE OF 270.97 FEET; THENCE S.06°40'07"E., A DISTANCE OF 29.96 FEET TO A POINT OF CURVE TO THE RIGHT HAVING A RADIUS OF 11,659.66 FEET AND A CENTRAL ANGLE OF 00°59'19"; THENCE SOUTHERLY ALONG THE ARC, A DISTANCE OF 201.19 FEET TO AN INTERSECTION WITH THE SOUTH LINE OF SAID LOT 3A; THENCE S.83°47'09"W. ALONG THE SOUTH LINE OF SAID LOT 3A, A DISTANCE OF 5.00 FEET TO A POINT OF CURVE OF A NON-TANGENT CURVE TO THE LEFT, OF WHICH THE RADIUS POINT LIES S.84°19'13"W., A RADIAL DISTANCE OF 11,654.66 FEET; THENCE N.06°40'07"W., A DISTANCE OF 34.96 FEET TO THE POINT OF BEGINNING.

SUBJECT TO EASEMENTS, RESTRICTIONS, RESERVATIONS AND RIGHTS-OF-WAY OF RECORD (WRITTEN AND UNWRITTEN. RECORDED AND UNRECORDED).

BEARINGS ARE BASED ON THE NORTH LINE OF LOT 3A, COCONUT POINT - AREA 2, AS BEARING N.83°19'53"E.

Certification for Boundary Description

Surveyor AND Mapper in Responsible Charge:

Denis J. O'Connell, Jr., LS #5430 Metron Surveying & Mapping, I

Metron Surveying & Mapping LLC, LB #7071 10970 S. Cleyeland Ave., Suite #605

Fort Myers FL 33907

Signed:

Date:

SHEET 1 OF 2

9976SK2.doc

10970 S. CLEVELAND AVE., SUITE #605 • FORT MYERS, FLORIDA 33907 • PHONE (239) 275-8575 • FAX (239) 275-8457 www.metronfl.com

Exhibit "C"



SKETCH TO ACCOMPANY DESCRIPTION

OF AN EASEMENT LYING IN SECTION 9, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA

TOT STORM MANAGEMENT AREA

P.O.C.

NOTITION OF THE COUNTY

NOTITION OF THE COU

CURVE TABLE

NO. RADIUS DELTA ARC TANGENT CHORD BEARING
1 75.00' 05'08'45" 6.74' 3.37' 6.73' \$.48'43'10"E.
2 11659.66' 00'59'19" 201.19' 100.60' 201.19' \$.06'10'27"E.
3 11654.66' 00'59'20" 201.15' 100.58' 201.15' N.06'10'27"W.

*SEE SHEET 1 OF 2 FOR DESCRIPTION *

LEGEND:

P.O.B. = POINT OF BEGINNING
P.O.C. = POINT OF COMMENCEMENT
R/W = RIGHT-OF-WAY

LINE TABLE

Line	Bearing	Distance
L1 L2 L3 L4	N.83°19'53"E. S.06°40'07"E. S.83°47'09"W. N.06°40'07"W.	63.50 29.96 5.00 34.96

* THIS IS NOT A SURVEY *

BY DENIS LO'CONNECT, JR. PROFESSIONAL SURVEYOR AND MAPPER FLORIDA CERTIFICATE NO. LS #5430

DATE SIGNED: 11/2 L/S)

NOT VALID WITHOUT THE SIGNATURE AND THE ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER.

5' RESERVED GENERAL UTILITY EASEMENT LOT 3A, COCONUT POINT - AREA 2

N

SKETCH OF DESCRIPTION METRON 10970 FORT M

SURVEYING & MAPPING, LLC
LAND SURVEYORS-PLANNERS
LB #7071

F

FAX: (239) 275-8457 www.metronfl.com Exhibit "C"

INSTR # 2007000238423, Doc Type AFF, Pages 6, Recorded 07/31/2007 at 03:19 PM, Charlie Green, Lee County Clerk of Circuit Court, Rec. Fee \$52.50 Deputy Clerk PSMITH





6200 Whiskey Creek Drive • Fort Myers, Florida 33919 • Phone: 239.985.1200 • Fax: 239.985.1258 • Fax: 239.985.1259

AFFIDAVIT

COMMUNITY DEVELOPMENT

STATE OF FLORIDA)
) SS
COUNTY OF LEE)

ADD 201U-00062

BEFORE ME, THE UNDERSIGNED AUTHORITY, DULY AUTHORIZED TO ADMINISTER OATHS AND TAKE ACKNOWLEDGEMENTS, PERSONALLY APPEARED JERRY L. RIFFELMACHER, WHO, AFTER BEING DULY SWORN, DEPOSED AND SAYS:

I AM A PROFESSIONAL SURVEYOR AND MAPPER HOLDING CERTIFICATE NO. 6130 UNDER THE LAWS OF THE STATE OF FLORIDA.

THE PLAT OF COCONUT POINT AREA 2, RECORDED IN INSTRUMENT NUMBER 2006000409925, OF THE PUBLIC RECORDS OF LEE COUNTY, FLORIDA, WAS PREPARED UNDER MY DIRECTION IN OCTOBER 2006 AND CERTIFIED BY ME. THE BOUNDARY SURVEY OF THE PROPERTY WHICH WAS PLATTED AND THE SETTING OF P.R.M.'s WAS ALSO DONE UNDER MY DIRECTION.

IT HAS COME TO MY ATTENTION THAT THERE IS A SCRIVENER'S ERROR SHOWN ON SHEETS 9 AND 10 OF SAID PLAT.

THE PLAT DEPICTS A 10.00' B.U.E. HAVING INSTRUMENT # 2005000065112 ON SHEETS 11 AND 12 OF THE PLAT, SHEETS 9 AND 10 NOW INCORRECTLY DOES NOT SHOW THE 10.00' B.U.E.

THE CORRECT INFORMATION IS SHOWN ON THE ATTACHED EXHIBIT "A" (\mbox{HM} DRAWING $\mbox{\#E-366}$ SHEETS 1 THROUGH 5),

THIS AFFIDAVIT IS RECORDED TO PUT ON RECORD THE TRUE DATA FOR THE EASEMENT QUESTION AS SURVEYED AND SHOWN ON SAID PLAT.

HOLE MONTES, INC.

BY JERRY L. RIFFELMACHER, AFFIANT

SWORN TO AND SUBSCRIBED BEFORE ME THIS 31 DAY OF JULY, A.D. 2007

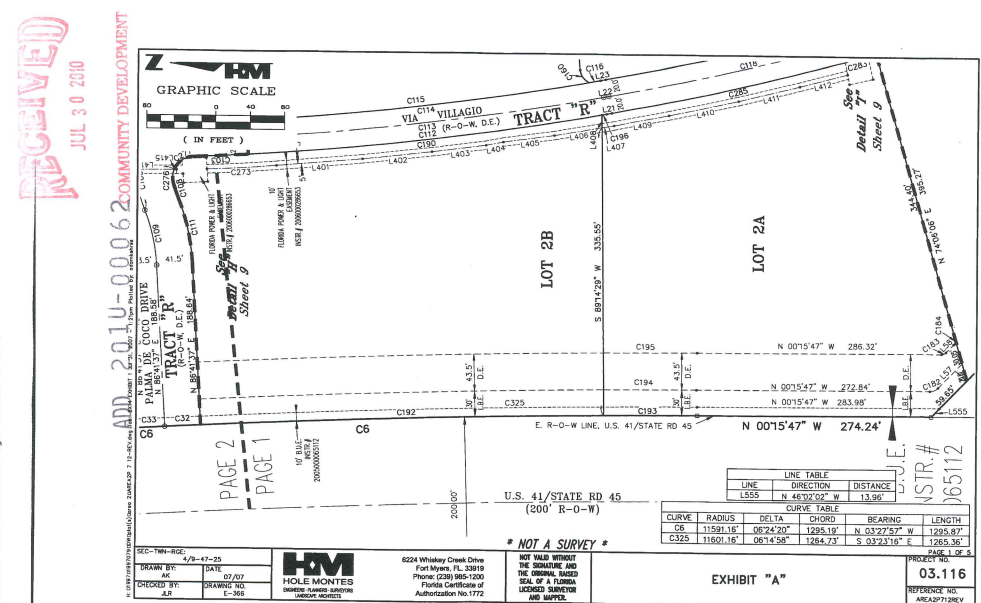
SEAL:

Darlene Denton
Commission # DD371749
Expires November 15, 2008
A-Add Tray Febr - Insurance, Inc. 809-366-7019

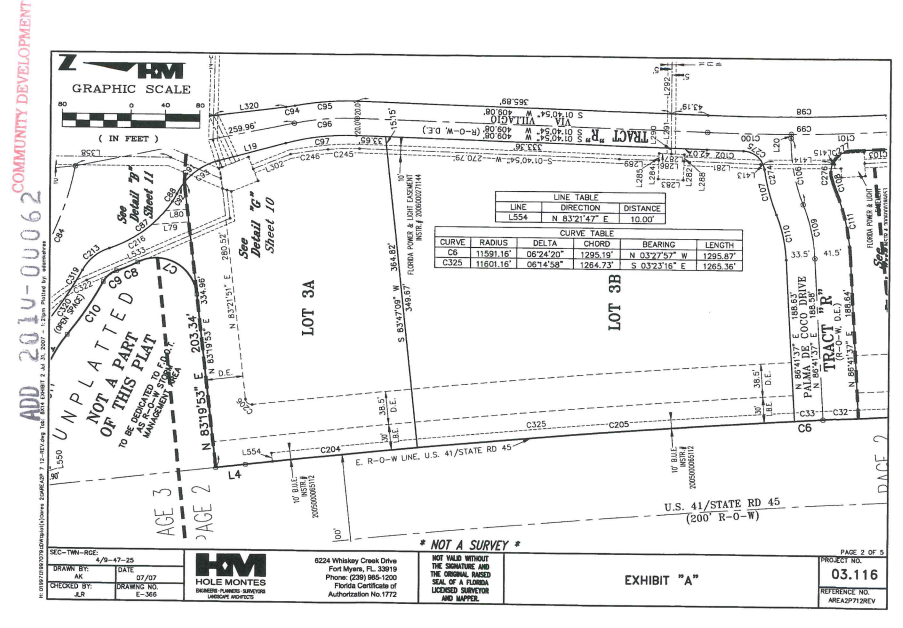
NOTARY PUBLIC, STATE OF FLORIDA AT LARGE

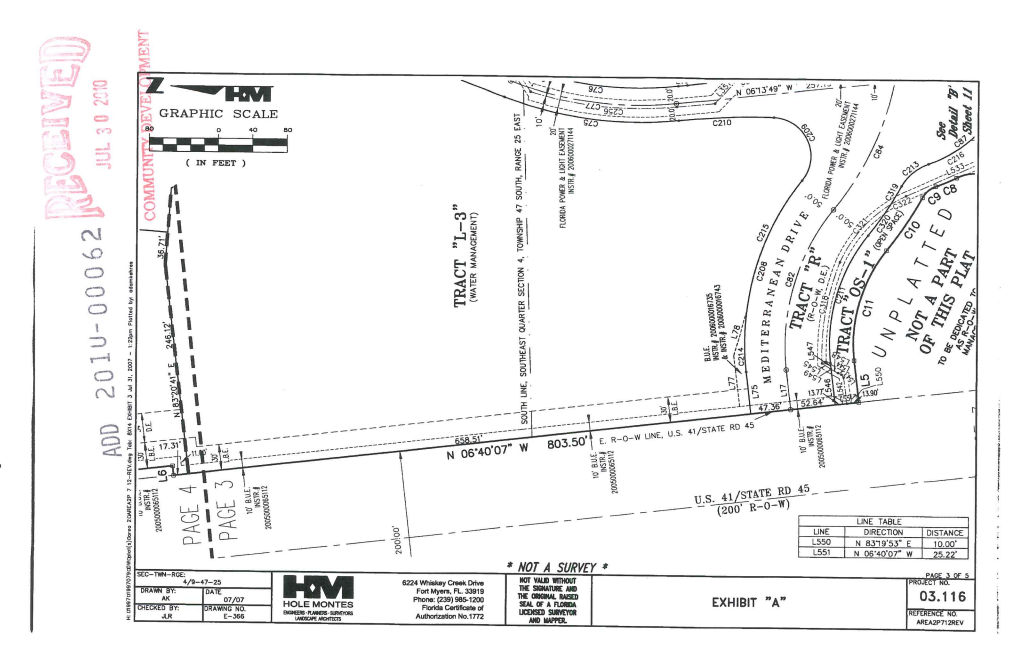
PAGE 1 OF 6

Naples • Fort Myers • Venice

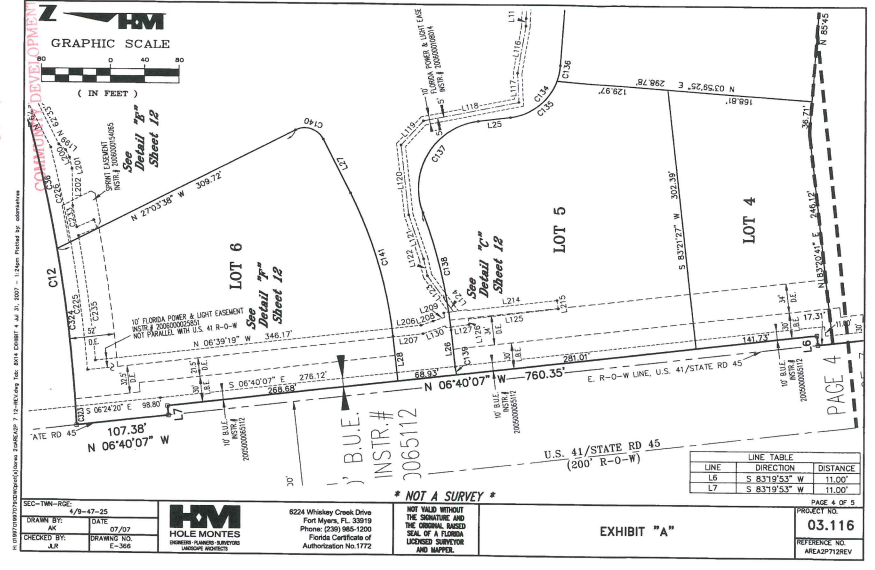




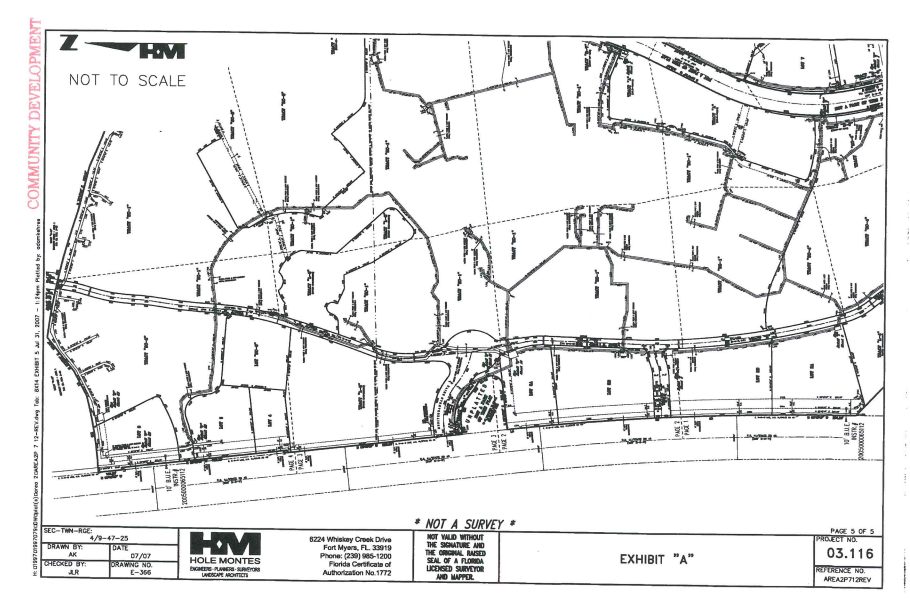




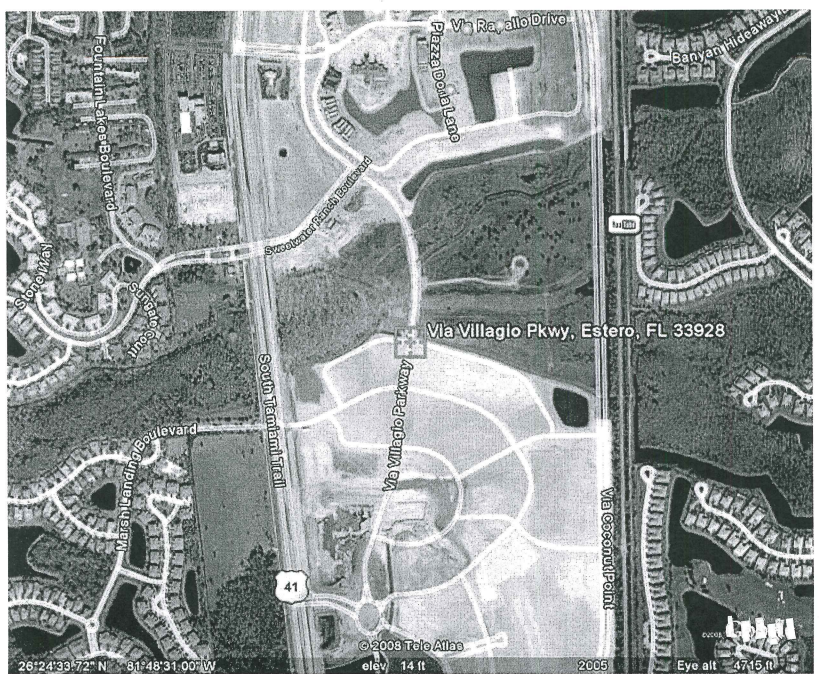














ADD 2014-00062



COMMUNITY DEVELOPMENT



ADD 2010-00062



Property Data for Parcel 09-47-25- Tax Year 2009

43-0003B.0010

Next Lower Parcel Number Next Higher Parcel Number Tangible Accounts Tax Estimator Tax Bills Print

Property Details

Owner Of Record

SHCP HOTEL LLC 225 W WASHINGTON ST INDIANAPOLIS IN 46204

Site Address

23120 VIA VILLAGIO ESTERO FL 33928

> Legal Description

COCONUT POINT AREA 2 LOT 3B REPLAT AS DESC IN INST# 2008000055764 LOT 3B-1

Classification / DOR Code

HOTELS, MOTELS / 39

[Viewer] Tax Map [Print]

00000 003A

0005C 0010

[Pictometry Aerial Viewer]

Image of Structure



♦ Photo Date February of 2009
♦



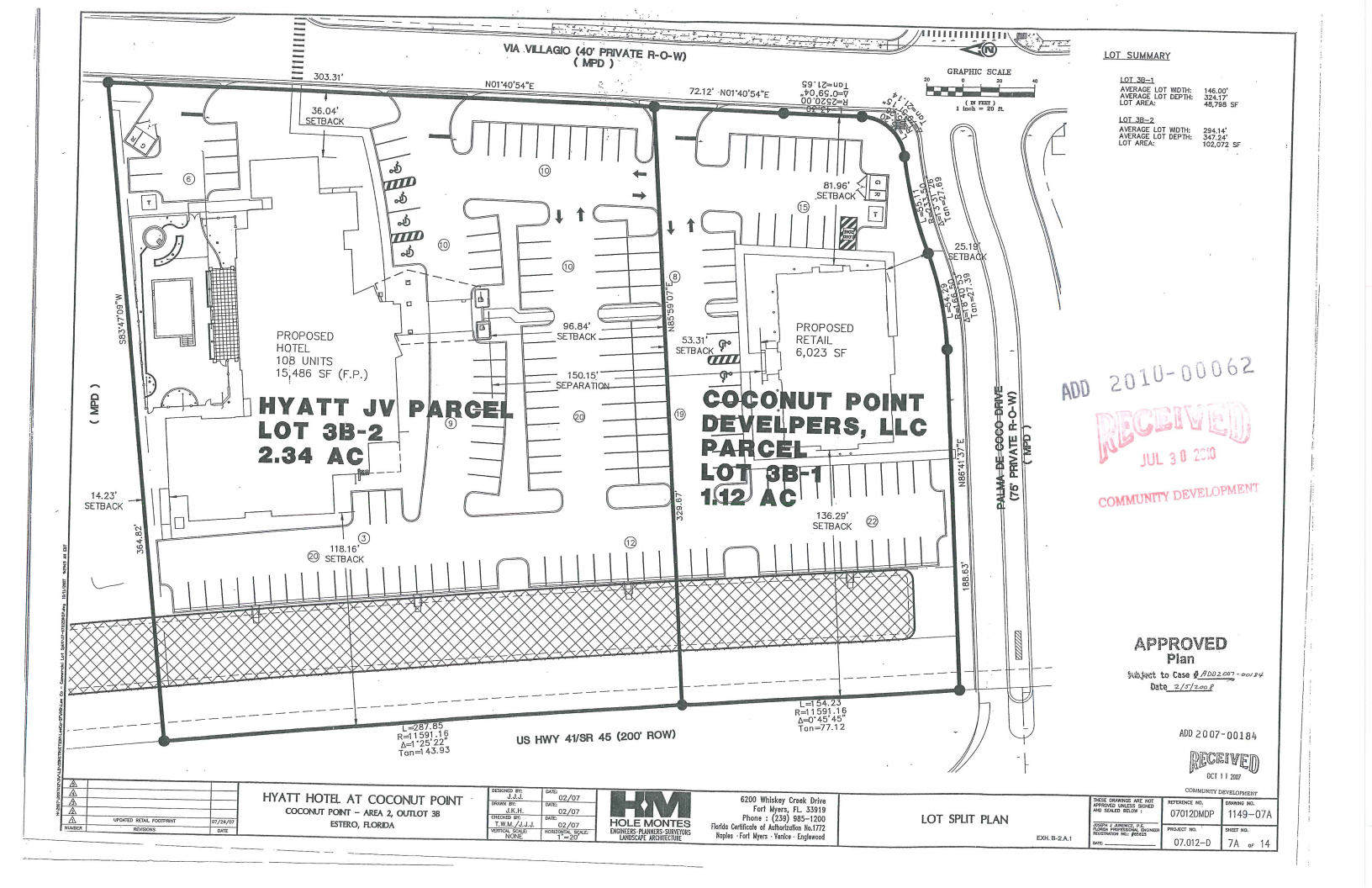
COMMUNITY DEVELOPMENT

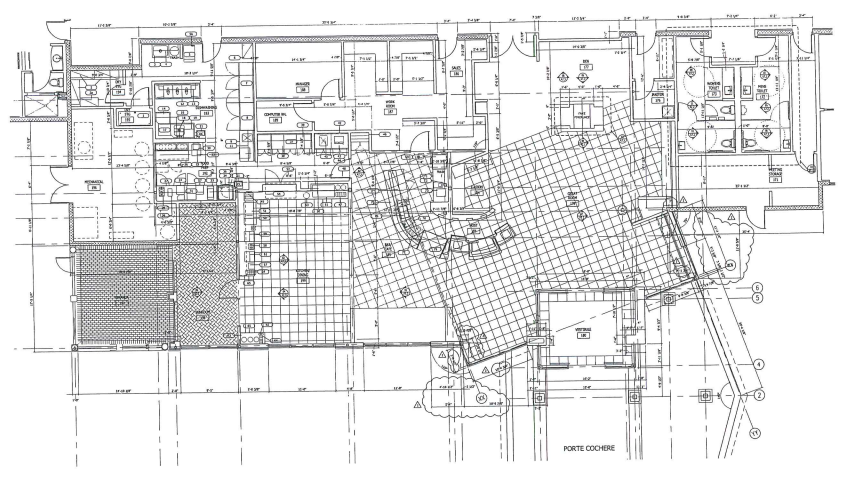
ADD 2010-00062

8

Taxing Authorities

4







Overcash Demmitt

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Hyatt Place

ESTERO, FLORIDA

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n	1	DALLAW GT	FDHD 3H1	ADL
73	1	CONTRACTOR	PERMEL	VEH-DOM/PLEVE-DH
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11	1	STOAKOS 934	PERUDA 10154-0	ADL
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ADD 201U-00062



COMMUNITY DEVELOPMENT



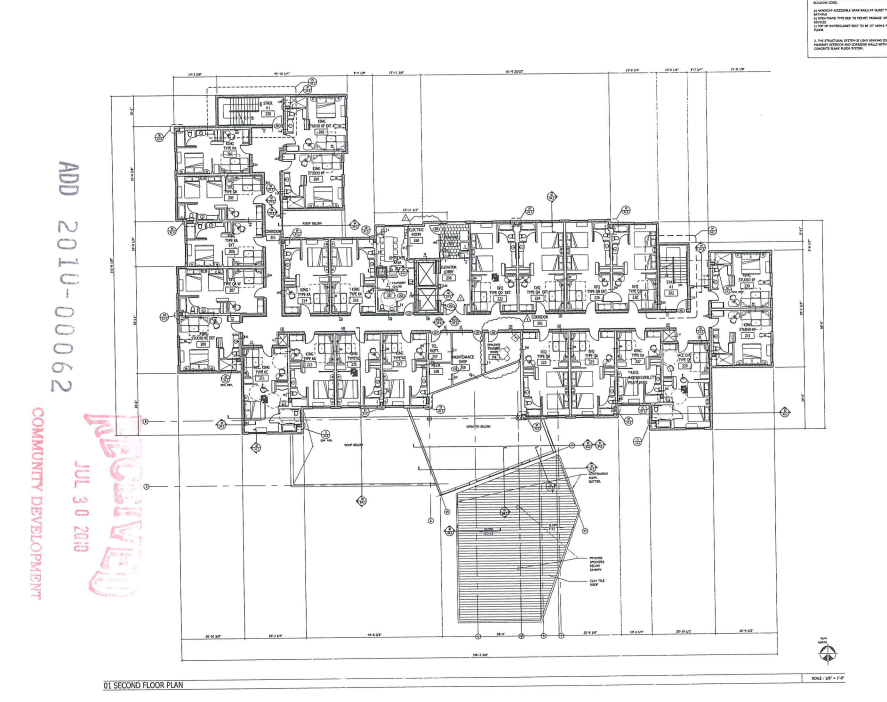
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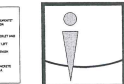
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REVISION 1
REVISION 2

A5.1 syright 2007, Overcash Demritt Architects A No. 972104 CADD File: 72104_AS.Lowp

01 ENLARGED FLOOR PLAN





Overcash · Demmitt

2010 south tryon street suite 1a charlotte north carolina 28203 voice = 7 0 4 , 3 3 2 , 1 6 1 5 fax = 7 0 4 , 3 3 2 , 0 1 1 7 web * w w w , o d a r c h , c o m

SIMON' | MARIE



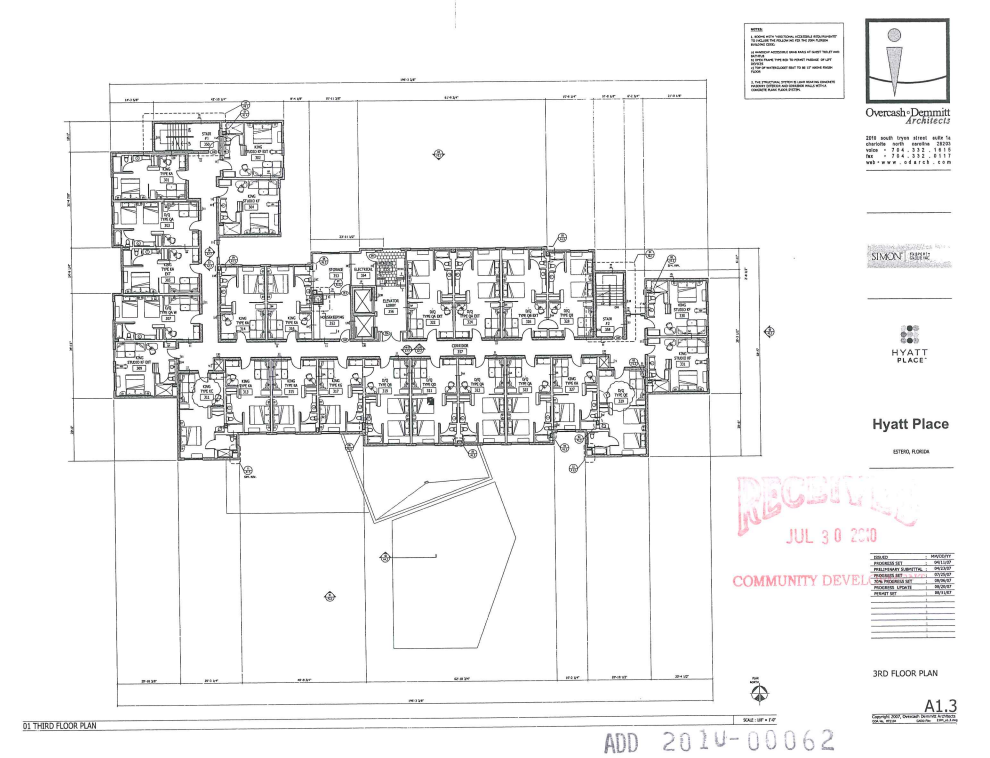
Hyatt Place

ESTERO, FLORIDA

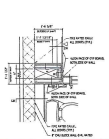
ISSUED	:	MM/DD/YY
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PRELIMINARY SUBMITTAL	:	04/23/07
PROGRESS SET	:	07/25/07
70% PROGRESS SET		08/06/07
PROGRESS UPDATE		08/20/07
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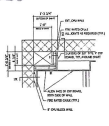
2ND FLOOR PLAN

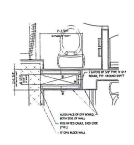
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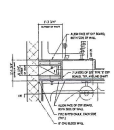


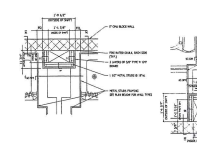










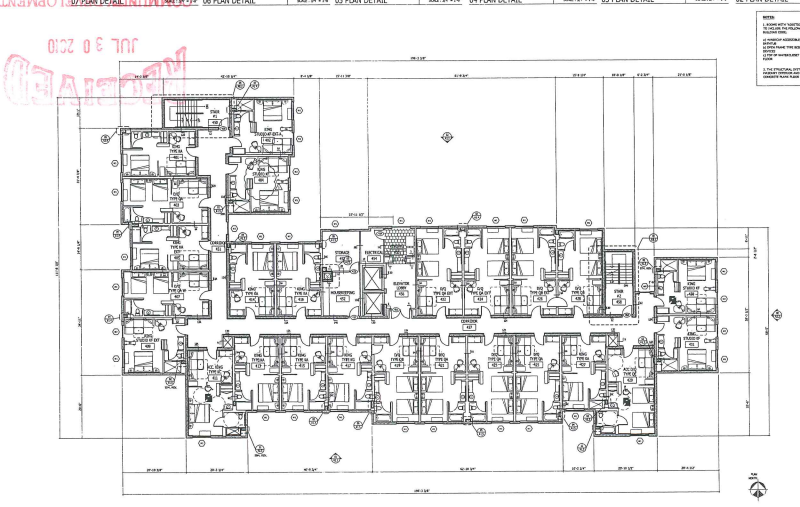




Overcash Demmitt

2010 south tryon street suite 1a charlotte north carolina 28203 volce a 7.0.4 3.3.2 1.6 1.5 ms records sorth store to the community of the com

SCALE: 3/4" = 1'-0" OZ PLAN DETAIL SCALE: 3/4" = 1"-0" O3 PLAN DETAIL SCALE : 3/4" = 1'-0" 107 PLAN DETAIL N 1 A MALE: 34 - 1-4 06 PLAN DETAIL SCALE : 3/4" = 1"-0" O5 PLAN DETAIL SCALE: 3/4" = 1'-0" O4 PLAN DETAIL



UP METAL STUDS & HOSE - FIRE RATED CHUIC GACH SIDE (TVF.)

SIMON SERVE



Hyatt Place

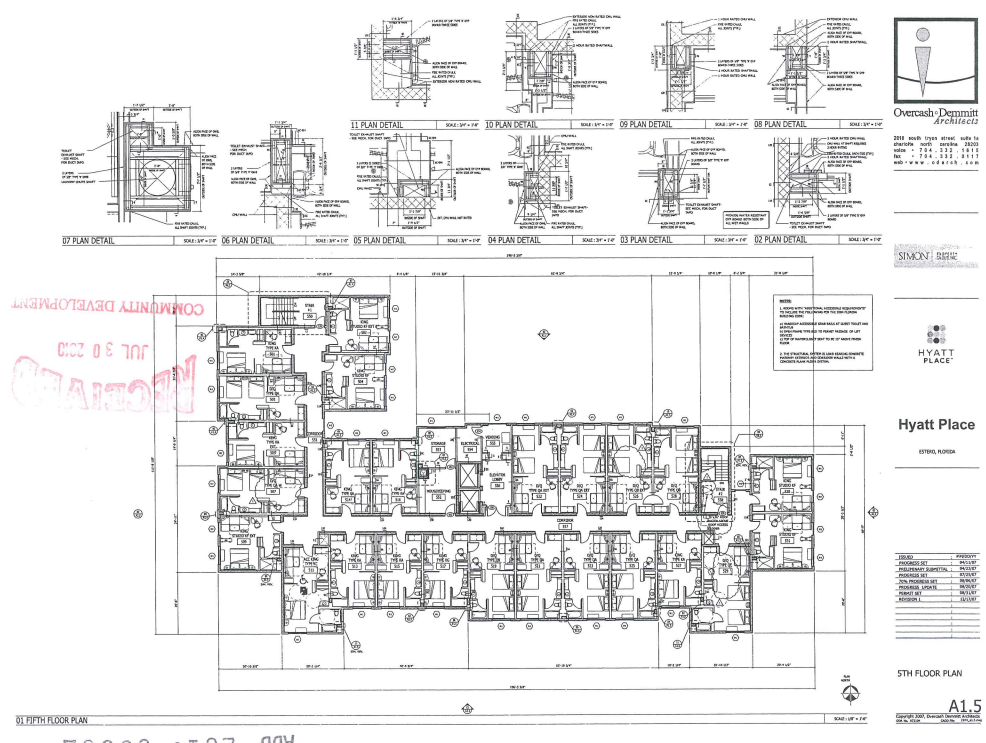
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PROGRESS SET	:	07/25/07
70% PROGRESS SET	:	08/06/07
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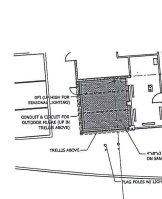
4TH FLOOR PLAN

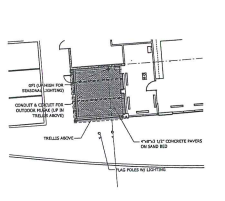
01 FOURTH FLOOR PLAN

SCALE : 1/8" = 1'-0"



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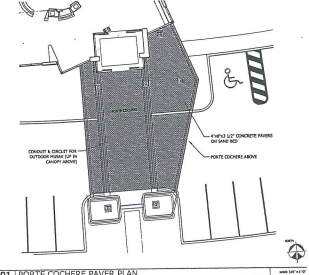


36° W FENCE GATE W/ PANIC HARDWARE

N 8441. 🛛

2000

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CONDUIT & CIRCUIT FOR OUTDOOR MUSAK (UP IN TRELLIS ABOVE)

MASONRY SCREEN WALL W/ STUCCO FINISH

scale 1/8"=1"-0"



Overcash Demmitt

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SIMON PROPERTY



Hyatt Place

ESTERO, FLORIDA

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ENLARGED POOL AREA PLAN

02 | VERANDA AREA PLAN

03 POOL AREA PLAN

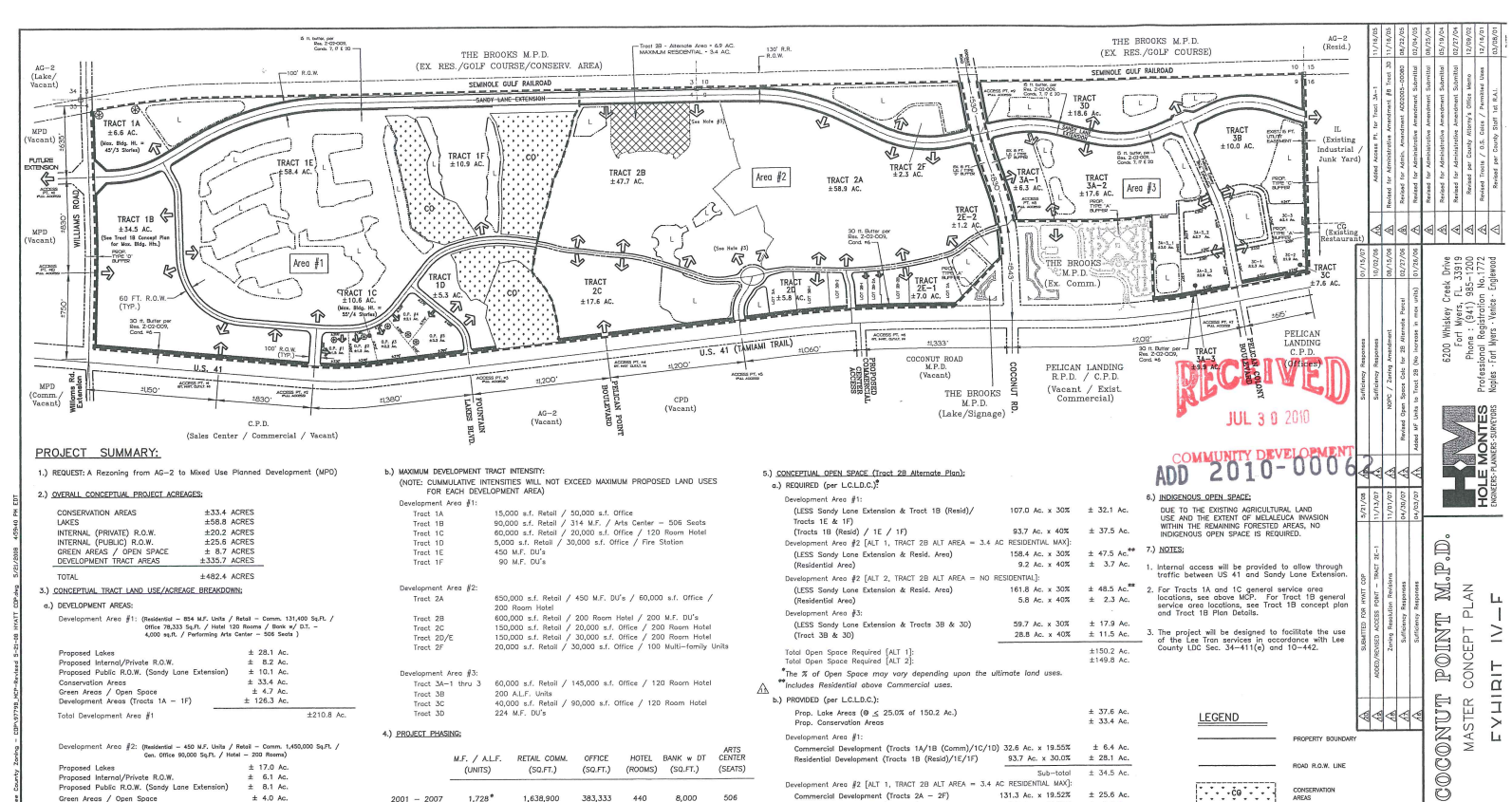
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01 | PORTE COCHERE PAVER PLAN



Total Development Area #2 Development Area #3: (Residential - 424 M.F. / A.L.F. Units / Retail - Comm. 57,500 Sq.Ft. / Office 215,000 Sq.Ft. / Hotel - 120 Rooms / Bank w/ D.T. - 4,000 sq.ft.) Proposed Lakes ± 13.7 Ac. Proposed Internal/Private R.O.W. + 5.9 Ac. Proposed Public R.O.W. (Sandy Lane Extension) ± 7.4 Ac. Development Areas (Tracts 3A-1 thru 3 - 3D) ± 68.9 Ac. Total Development Area #3

Proposed Public R.O.W. (Sandy Lane Extension)

Green Areas / Open Space

Development Areas (Tracts 2A

± 8.1 Ac.

± 4.0 Ac.

±175.7 Ac.

	M.F. / A.L.F. (UNITS)	RETAIL COMM. (SQ.FT.)	OFFICE (SQ.FT.)	HOTEL (ROOMS)	BANK w DT (SQ.FT.)	ARTS CENTER (SEATS)	
2001 – 2007	1,728*	1,638,900	383,333	440	8,000	506	

*M.F. / A.L.F. UNITS MAY BE REPLACED WITH S.F. / T.F. / T.H. / DUPLEX USES SO LONG AS THE TOTAL NO. OF PEAK HOUR VEHICULAR TRIPS GENERATED BY THE DEVELOPMENT IS NOT INCREASED AND APPROVAL IS OBTAINED IN ACCORDANCE WITH RESOLUTION 7-02-009.

Prop. Conservation Areas		± 33.4	Ac.
Development Area #1:			
Commercial Development (Tracts 1A/1B (Comm)/1C/1D) 32	.6 Ac. x 19.55%	± 6.4	Ac.
Residential Development (Tracts 1B (Resid)/1E/1F) 9	3.7 Ac. x 30.0%	± 28.1	Ac.
_	Sub-total	± 34.5	Ac.
Development Area #2 [ALT 1, TRACT 2B ALT AREA = 3.4 AC R	RESIDENTIAL MAX]:		
Commercial Development (Tracts 2A - 2F) 131	.3 Ac. x 19.52%	± 25.6	Ac.
Residential Development (Tract 2A) 5	.8 Ac. x 23.60%	± 1.4	Ac.
Residential Development (Tracts 2B)	3.4 Ac. x 23.5%	± 0.8	Ac.
	Sub-total	± 27.8	Ac.
Development Area #2 [ALT 2, TRACT 2B ALT AREA = NO RESID	DENTIAL]:		
Commercial Development (Tracts 2A - 2F) 134	.7 Ac. x 19.52%	± 26.3	Ac.
Residential Development (Tract 2A) 5	.8 Ac. x 23.60%	± 1.4	Ac.
_	Sub-total	± 27.7	Ac.
Development Area #3:			
Commercial Development Tracts			
(Tracts 3A-1 thru -3 & 3C) 42	.6 Ac. x 19.55%	± 8.3	Ac.

Residential Development (Tracts 3B & 3D) 28.8 Ac. x 30% ± 8.6 Ac. Sub-total ± 16.9 Ac. Total Open Space Provided [ALT 1]:

Total Open Space Provided [ALT 2]:

*** ±150.2 Ac. *** ±150.1 Ac

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(DEVELOPED)

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SCALE: 1"= 800"

CONSERVATION

PROPOSED LAKE

ADJACENT ZONING / LAND USE

GENERAL LOCATION OF SERVICE AREAS

CONCEPTUAL

ATTACHMENT 'A 97.79-B

9779B_MCI

E.M.C.

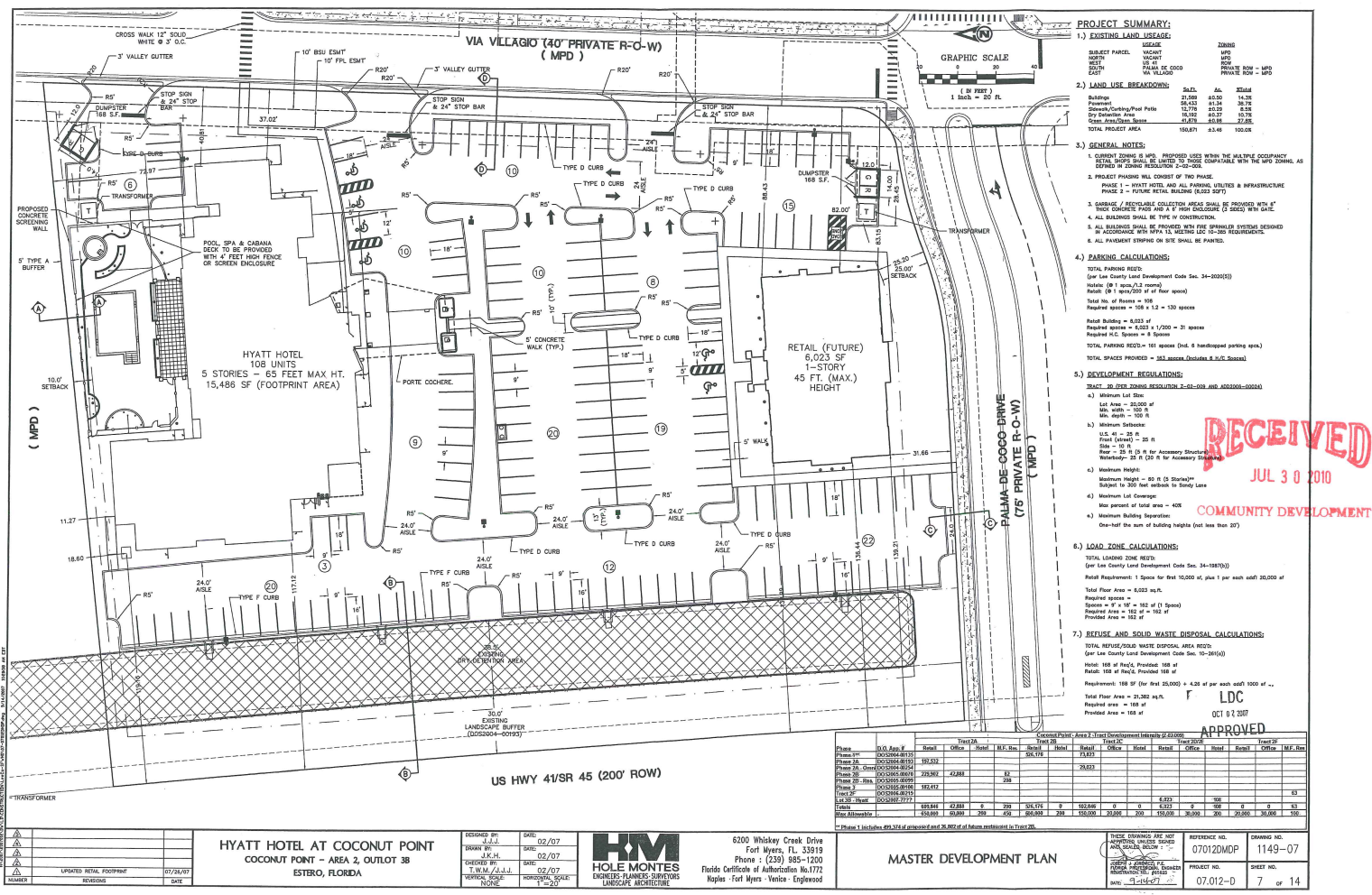
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08/16,

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HORT SCALE





COMMUNITY DEVELOPMENT

ADMINISTRATIVE AMENDMENT (PD) ADD2008-00092

ADMINISTRATIVE AMENDMENT LEE COUNTY, FLORIDA

WHEREAS, BRE/Amerisuites Properties, LLC filed an application for an administrative amendment to a Mixed Use Planned Development (MPD) on a project known as Coconut Point MPD to add Consumption on premises of beer and wine in compliance with LDC §34-1264 in conjunction with a hotel/motel (Tract 2D Only) to the Schedule of Uses of Resolution Number Z-02-009 for a 2COP Alcoholic Beverage License in conjunction with indoor and outdoor seating and room service at a hotel known as Hyatt Place on property located at 23120 Via Villagio, described more particularly as:

LEGAL DESCRIPTION: In Section 09, Township 47 South, Range 25 East, Lee County, Florida:

See attachment A.

WHEREAS, the property was zoned MPD in case number Z-02-009 and subsequently amended in case numbers Z-04-079, ADD2004-00048, ADD2004-00060, ADD2004-00206, ADD2004-00187, ADD2005-00011, ADD2005-00026, ADD2005-00080, ADD2005-00122, ADD2005-00177, ADD2005-00233, ADD2006-00024, ADD2006-00168, ADD2006-00229, ADD2007-00028, ADD2007-00087, ADD2007-00184, ADD2008-00054; and

WHEREAS, the subject property is located in the Urban Community Future Land Use Category as designated by the Lee Plan; and

WHEREAS, the Lee County Land Development Code provides for certain administrative changes to planned development master concept plans and planned unit development final development plans; and

WHEREAS, the applicant requests to add <u>Consumption on premises of beer and wine in compliance with LDC §34-1264 in conjunction with a hotel/motel (Tract 2D Only)</u> to the Schedule of Uses of Resolution Number *Z*-02-009 for a 2COP Alcoholic Beverage License in conjunction with indoor and outdoor seating at a hotel known as Hyatt Place; and

WHEREAS, development order number DOS2007-00202 was issued for the construction of a 75,000 square foot, 5 story,108 unit hotel (see Master Development Plan, attachment B) on Tract 2D of the Coconut Point Master Concept Plan (see Coconut Point MPD Master Concept Plan, attachment C); and

WHEREAS, pursuant to LDC §34-1264(b)(2)c, the hotel, under one roof, contains at least 100 guest rooms and a restaurant with beer and wine service in conjunction with a 2COP Alcoholic Beverage License; and

WHEREAS, indoor seating will be provided for approximately 58 people in a 2,173 square feet restaurant/lobby area (see 1st Floor Plan, attachment D); and

WHEREAS, outdoor seating and service for consumption on premises will be offered in the enclosed pool area with 8 tables and seating for a total of 40 persons (see Pool Area Plan, attachment E) and a veranda with seating for 16 persons (see 1st Floor Plan, attachment D); and

WHEREAS, the outdoor seating/pool area will be fully enclosed by a fence with access only through the hotel; and

WHEREAS, on premise consumption of beer and wine will also be offered through room service; and

WHEREAS, the subject application and plans have been reviewed by the Lee County Department of Community Development in accordance with applicable regulations for compliance with all terms of the administrative approval procedures; and

WHEREAS, it is found that the proposed amendment does not increase density or intensity within the development; does not decrease buffers or open space required by the LDC; does not underutilize public resources or infrastructure; does not reduce total open space, buffering, landscaping or preservation areas; and does not otherwise adversely impact on surrounding land uses.

NOW, THEREFORE, IT IS HEREBY DETERMINED that the application for an administrative amendment to the Coconut Point MPD to add <u>Consumption on premises of beer and wine in compliance with LDC §34-1264 in conjunction with a hotel/motel (Tract 2D Only)</u> to the Schedule of Uses of Resolution Number Z-02-009 for a 2COP Alcoholic Beverage License in conjunction with indoor and outdoor seating at a hotel is **APPROVED**, **subject to the following conditions**:

- 1. This Administrative Amendment is limited to:
 - a. The addition of Consumption on premises of beer and wine in compliance with LDC §34-1264 in conjunction with a hotel/motel (Tract 2D Only) to the Schedule of Uses of Resolution Number Z-02-009.
 - b. A 2COP Alcoholic Beverage License in conjunction with indoor and outdoor seating and room service at the hotel. If any other type of license is sought, a new approval in accordance with the LDC will be required.
- 2. Consumption on premises is limited to the 75,000 square foot, 5 story,108 unit hotel on Tract 2D of the Coconut Point Master Concept Plan (see Master Development Plan, attachment B) with indoor restaurant/lobby seating available for approximately 58 persons (see 1st Floor Plan, attachment D), outdoor seating in the enclosed pool area for approximately 40 persons (see Pool Plan Area, attachment E) and in the veranda for approximately 16 persons (see 1st Floor Plan, attachment D), and room service available within the 75,000 square foot, 5 story,108 unit hotel (see Master Development Plan, attachment B).

- 3. The sale of beer and wine is limited to the hours between 10:00 a.m. and 1:00 a.m. daily in the indoor restaurant/lobby seating and outdoor/pool seating areas.
- 4. Music for outdoor seating areas must be piped and is limited to the hours of 10:00 a.m. to 10:00 p.m. The volume must be at or below conversation level.
- 5. The terms and conditions of the original zoning resolutions remain in full force and effect.

DULY SIGNED this 290

A.D., 2008.

Pam Houck, Director

Division of Zoning

Department of Community Development

Attachments:

A - Legal Description

B - Master Development Plan

C - Coconut Point MPD Master Concept Plan

D - 1st Floor Plan

E - Pool Area Plan



6200 Whiskey Creek Drive • Fort Myers, Florida 33919 • Phone: 239.985.1200 • Fax: 239.985.1258 • Fax: 239.985.1259

HM PROJECT #2007012 5/21/2008 REF. DWG. #D-138

PROPERTY DESCRIPTION:

ALL OF LOT 3B-1 OF COCONUT POINT AREA 2 LOT 3B REPLAT, ACCORDING TO THE PLAT THEREOF, AS RECORDED IN INSTRUMENT NO. 2008000055764 OF THE PUBLIC RECORDS OF LEE COUNTY, FLORIDA.

PROPERTY AREA = 3.463 ACRES

NOTES:

THIS PROPERTY IS SUBJECT TO EASEMENTS, RESERVATIONS OR RESTRICTIONS OF RECORD.

BEARINGS SHOWN HEREON REFER TO THE NORTH LINE OF LOT 3B-1 OF COCONUT POINT AREA 2 LOT 3B REPLAT, ACCORDING TO THE PLAT THEREOF, AS RECORDED IN INSTRUMENT NO. 2008000055764 OF THE PUBLIC RECORDS OF LEE COUNTY, FLORIDA. AS BEING N.83°47'09"E.

HOLE MONTES, INC. CERTIFICATE OF AUTHORIZATION NUMBER LB 1772

> P.S.M. #6130 JERRY L. REFELMACHER STATE OF FLORIDA

ACCIDENT LEGAL CHOCKED

ADD 2008-00092



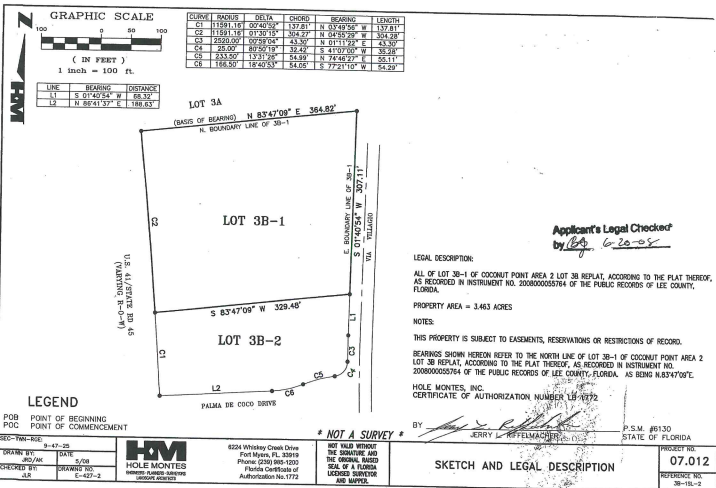
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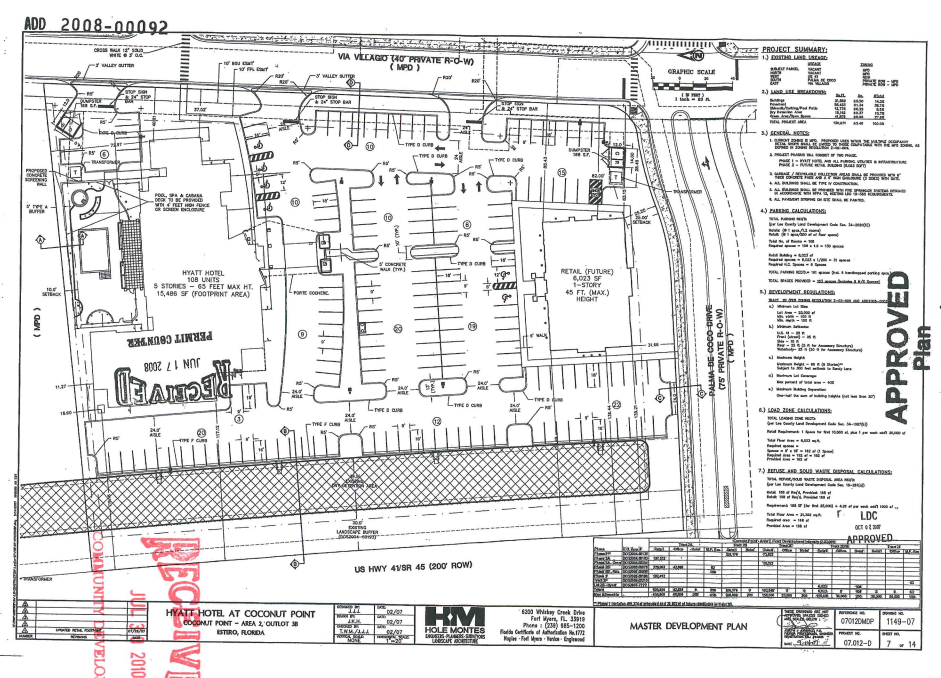
COMMUNITY DEVELOPMENT

ADD 2010-00062

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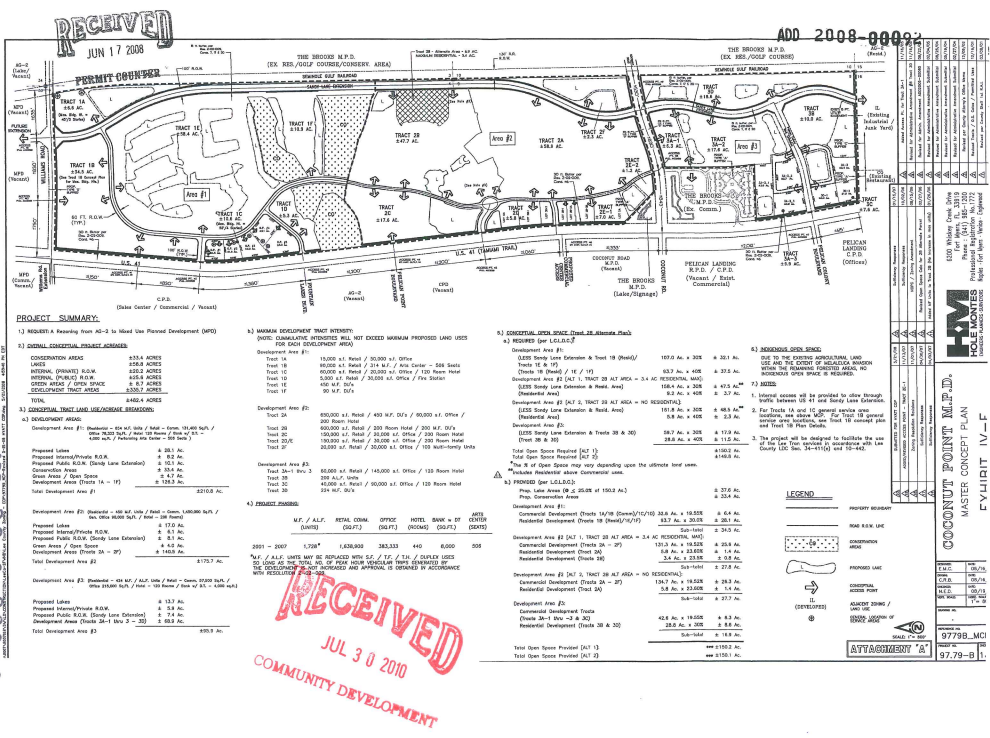


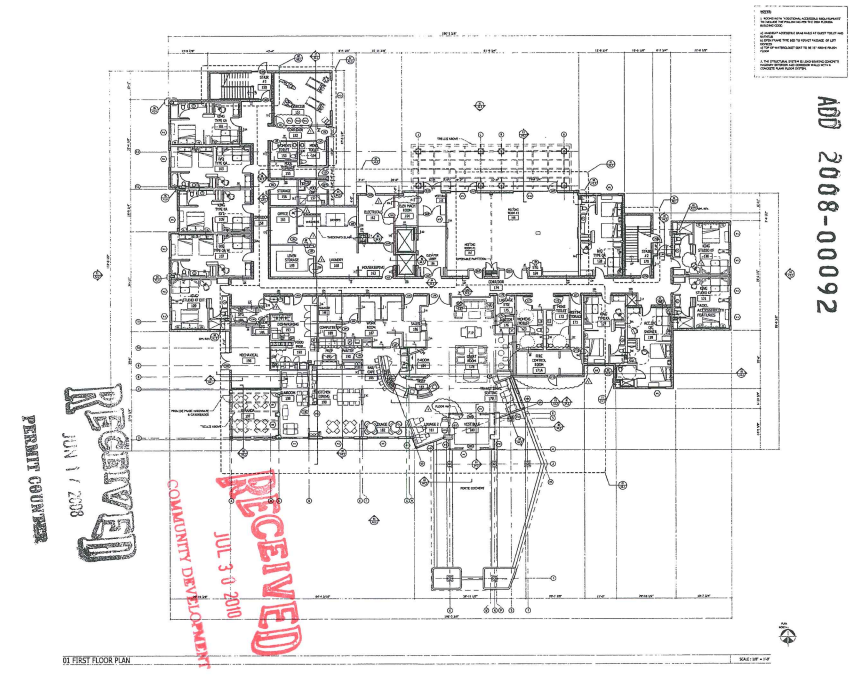
COMMUNITY DEVELOPMENT



6000-A002008 23 Subject

Case 7-29







Overcash Demmitt

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SIMON BURNE

HYATT PLACE

Hyatt Place

ESTERO, FLORIDA

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1ST FLOOR PLAN

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DEVELOPMENT

SIMON! SESSEE

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HYATT PLACE

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Hyatt Place

CONDUTT & CIRCUTT FOR -CUTDOOR MUSAK (UP IN CANOPY MBOVE)

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LAG POLES W/ LIGHTING

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03 POOL AREA PLAN

02 VERANDA AREA PLAN

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ATTACHMENT E

20/01/21 20/15/20 20/05/20 20/05/20 20/57/20 20/17/20 20/11/20

A0, IA ENLARGED POOL AREA PLAN

BEAGES ZEL

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1

LEE COUNTY

2 DEC 20 AM 8: 57

RESOLUTION NUMBER Z-02-009



RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY, FLORIDA

WHEREAS, Simon Property Group and Oakbrook Properties, Inc. filed an application on behalf of the property owner, Edward J. McArdle, Trustee, to consider an Application for Development Approval (ADA) for a Development of Regional Impact (DRI) and rezone from Agriculture(AG-2) to a Mixed Use Planned Development (MPD), in reference to Coconut Point DRI (f/n/a Simon Suncoast DRI); and

WHEREAS, the initial public hearing was advertised and held on January 30, 2002, and continued to January 31, 2002, March 19, 2002, March 20, 2002, and March 22, 2002 before the Lee County Zoning Hearing Examiner, who gave full consideration to the evidence in the record for Case #DRI2000-00015 and DCI2001-00005; and

WHEREAS, a second public hearing was advertised and held on October 21, 2002 before the Lee County Board of Commissioners, who gave full and complete consideration to the recommendations of the staff, the Hearing Examiner, the documents on record and the testimony of all interested persons.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS:

SECTION A. REQUEST

The applicant filed a request to:

- consider an Application for Development Approval for a Development of Regional Impact known as Coconut Point DRI (f/n/a Simon Suncoast DRI); and
- b) rezone a 482.4± acre parcel from AG-2 to MPD to permit a regional mall development consisting of 1,800,000 square feet of retail floor area, 300,000 square feet of office floor area, 1,200 dwelling units and 600 hotel units, all not to exceed 60 feet in height.

The property is located in the Rural and Wetlands Land Use Category and legally described in attached Exhibit A. The request is APPROVED, SUBJECT TO the conditions specified in Section B below.

SECTION B. CONDITIONS:

All references to uses are as defined or listed in the Lee County Land Development Code (LDC).

 The development of this project must be consistent with the two-page Master Concept Plan entitled "Simon Suncoast," prepared by Hole Montes, dated October 9, 2000, last revised

CASE NO: DRI2000-00015 & DCI2001-0000

JUL 3 0 2010

Z-02-009 Page 1 of 18 December 9, 2002, and stamped "Received Dec 12 2002 Community Development." The development must also be consistent with the approved DRI Development Order for Coconut Point DRI (DRI#09-2001-153). This development must comply with all requirements of the Lee County LDC at time of local development order approval, except as may be granted by deviation as part of this planned development. If changes to the Master Concept Plan are subsequently pursued, appropriate approvals will be necessary.

The following limits apply to the project and uses: 2.

Schedule of Uses a.

Permitted uses within Tracts 1A, 1B and 1C:

Accessory Uses and Structures permitted ancillary to a permitted principal use

Administrative offices

Animal clinic

ATM (automatic teller machine)

Auto parts store

Auto repair and service, Group I, limited to one

Banks and financial establishments, Group I

Banks and financial establishments, Group II, limited to SIC Codes 604, 621, 672, 673 and 674

Business services, Groups I and II

Car wash (limited to one)

Cleaning and maintenance services

Clothing stores, general

Contractors and Builders, Groups I and II

Convenience Food and Beverage Store (limited to one with attendant service station: however, the entire site is limited to a maximum of two)

Consumption on premises in compliance with LDC §34-1264 (limited to and in conjunction with a standard restaurant)

Cultural facilities, excluding zoos

Day care center, adult, child

Department Store

Drive thru facility for any permitted use

Drugstore (limited to one total, however, the entire site is limited to two)

Entrance gates and gatehouse, in compliance with LDC §34-1748

Essential services

Essential service facilities, Group I

Excavation, water retention (as shown on the Master Concept Plan)

Fences, walls

Food Stores, Groups I and II

Gift and souvenir shop

Hardware store

Health care facility, Group III

Hobby, toy, and game shops

Household and office furnishings, Groups I, II, III (no outdoor display)

Insurance companies

Laundromat

Laundry or dry cleaning Group I

Lawn and garden supply store

Medical office

Nonstore retailers, all groups

Paint glass and wallpaper store

Parking lot: Accessory

Personal services, Groups I, II, and III (excluding escort services, palm readers, fortunetellers, card readers, and tattoo parlors)

Pet services

Pet shop

Pharmacy

Printing and publishing

Real estate sales office

Recreation facilities, commercial, Groups I and IV

Rental or leasing establishments Groups I & II (excluding passenger car pick up and drop off)

Repair shops, Groups I, II and III

Research and development laboratories Groups II and IV

Restaurant, fast food (limited to two, however, the entire site is limited to a maximum of four outside of the Regional food court/service area)

Restaurants, Groups I, II, III, and IV

Self service fuel pumps (limited to one in conjunction with a Convenience Food and Beverage Store, however entire site is limited to a maximum of two)

Signs, in accordance with Chapter 30

Social Services, Groups I and II

Specialty retail shops, Groups I, II, III and IV

Storage: Indoor only §34-3001 et seq.

Used merchandise stores, Group I

Variety store

Permitted uses within Tract 1D

Accessory Uses and Structures permitted ancillary to a permitted principal use

Administrative offices

Business services, Group I

Cultural facilities, excluding zoos

Day care center, adult, child

Emergency medical services station

Entrance Gate and Gatehouse, in compliance with LDC §34-1748

Essential Services

Essential Service Facilities, Group I

Fences, walls

Fire station

Health care facility, Group III

Hobby, toy, and game shops

Household and office furnishings, Groups I, II, III (no outdoor display)

Insurance companies

Library

Medical office

Parks, Group II, limited to community park

Parking lot: Accessory

Personal services, Groups I, II, and III (excluding escort services, palm readers, fortunetellers, card readers, and tattoo parlors)

Place of worship

Police or sheriff's station

Post office

Real estate sales office

Religious facilities

Restaurants, Groups I, II, and III

Signs, in compliance with LDC Chapter 30

Social Services, Groups I and II

Specialty retail shops, Groups I and II

Storage: Indoor only §34-3001 et seq.

Permitted uses within Tracts 1E and 1F

Accessory Uses and Structures permitted ancillary to a permitted principal use

Administrative offices

Club, private

Dwelling Units:

*Single-family

*Duplex

Multiple-Family Building

Townhouse

*Two-family attached

*Zero lot line

*(may be approved administratively upon findings that the use is compatible with other uses in the tract and consistent with the Traffic Conversion Table)

Entrance Gate and Gatehouse, in compliance with LDC §34-1748

Essential Services

Essential Service Facilities, Group I

Excavation, water retention (as shown on the Master Concept Plan)

Fences, walls

Home occupation, with no outside help

Model display center

Model home

Model unit

Parking lot, accessory only

Parks, Group I, limited to neighborhood park

Parks, Group II, limited to community park

Recreation Facilities, Private on-site, Personal

Residential Accessory Uses

Signs, in compliance with LDC Chapter 30

Permitted uses within Tract 2A (Regional Mall Parcel)

Accessory Uses and Structures permitted ancillary to a permitted principal use

Administrative offices

Animal clinic

ATM (automatic teller machine)

Auto parts store

Auto repair and service, Group I, if accessory to a department store

Banks and financial establishments, Group I

Banks and financial establishments, Group II, limited to SIC Codes 604, 621, 672, 673 and 674

Business services, Groups I and II

Cleaning and maintenance services

Clothing stores, general

Convenience Food and Beverage Store (limited to one, however, the entire site is limited to a maximum of two)

Consumption on premises in compliance with LDC §34-1264 (limited to and in conjunction with a standard restaurant)

Cultural facilities, excluding zoos

Day care center, adult, child

Department Store

Drive thru facility for any permitted use

Dwelling Units:

*Single-family

*Duplex

Multiple-Family Building

Townhouse

*Two-family attached

*Zero lot line

*(may be approved administratively upon findings that the use is compatible with other uses in the tract and consistent with the Traffic Conversion Table)

Entrance gates and gatehouse, in compliance with LDC §34-1748

Essential services

Essential service facilities, Group 1

Excavation, water retention (as shown on the Master Concept Plan)

Fences, walls

Food Store, Group I

Gift and souvenir shop

Hardware store

Hobby, toy, and game shops

Hotel/motel

Household and office furnishings, Groups I, II, III (no outdoor display)

Insurance companies

Laundry or dry cleaning Group I

Lawn and garden stores

Nonstore retailers, all groups

Paint glass and wallpaper store

Parking garage

Parking lot: Accessory

Personal services, Groups I, II, and III (excluding escort services, palm readers, fortunetellers, card readers, and tattoo parlors)

Pet services

Pet shop

Pharmacy

Police or sheriffs station

Real estate sales office

Recreation facilities, commercial, Groups I and IV (limited to indoor theater)

Rental or leasing establishments Groups I & II (excluding passenger car pick up and drop off)

Repair shops, Groups I and II, limited to clocks, jewelry, music, cameras, calculators, computers and optical devices

Restaurant, fast food (limited to one outside of food court/service area and the entire site is limited to a maximum of four outside of Regional Center food court/service area)

Restaurants, Groups I, II, III, and IV

Self service fuel pumps (limited to one in conjunction with a Convenience Food and Beverage Store, however entire site is limited to a maximum of two)

Signs, in accordance with Chapter 30

Specialty retail shops, Groups I, II, III and IV

Storage: Indoor only §34-3001 et seq.

Used merchandise stores, Group I

Variety store

Permitted uses within Tract 2B - 1

Accessory Uses and Structures permitted ancillary to a permitted principal use Administrative offices

Animal clinic

ATM (automatic teller machine)

Banks and financial establishments, Group I

Banks and financial establishments, Group II, limited to SIC Codes 604, 621, 672, 673 and 674

Business services, Group I

Business services, Group II, limited to parcel and express services and packaging services

Cleaning and maintenance services

Clothing stores, general

Consumption on Premises, only in connection with a Group III restaurant

Day Care Center, adult or child

Drugstores, limited to one and the entire site is limited to a maximum of two

Essential services

Essential service facilities, Group I

Excavation, water retention (as shown on the Master Concept Plan)

Fences, walls

Gift and souvenir shop

Hardware store

Hobby, toy, and game shops

Household and office furnishings, Groups I and II

Insurance companies

Laundry or dry cleaning Group I

Lawn and garden store

Non-store retailers, all groups

Paint glass and wallpaper store

Parking lot: Accessory

Personal services, Groups I, II, and III (excluding escort services, palm readers, fortunetellers, card readers, and tattoo parlors)

Pet services

Pet shop

Pharmacy

Police or sheriffs station

Real estate sales office

Recreational facilities, commercial, Group IV, limited to Health Clubs

Rental and leasing establishments, Groups I and II, passenger car pickup and drop off excluded

Repair shops, Groups I and II

Restaurants, Groups I - IV

Signs, in accordance with Chapter 30

Specialty retail shops, Groups I, II, III and IV

Storage: Indoor only §34-3001 et seq.

Used merchandise stores, Group I

Variety store

Permitted uses within Tract 2B - 2

Accessory Uses and Structures permitted ancillary to a permitted principal use Administrative offices

Club, private

Dwelling Units:

*Single-Family

*Duplex

Multiple-Family Building

Townhouse

*Two-family attached

*Zero lot line

*(may be approved administratively upon finding that the use is compatible with other uses in the tract and consistent with the Traffic Conversion Table)

Entrance Gate and Gatehouse, in compliance with LDC §34-1748

Essential Services

Essential Service Facilities, Group I

Excavation, water retention

Fences, walls

Home occupation, with no outside help

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Model display center

Model home

Model unit

Parking lot, accessory only

Parks, Group I, limited to neighborhood park

Parks, Group II, limited to community park

Recreation Facilities, Private on-site, Personal

Residential Accessory Uses

Signs, in compliance with LDC Chapter 30

Permitted uses within Tracts 2C, 2D, and 2E

(Uses on Tract 2E are subject to condition 20)

Accessory Uses and Structures permitted ancillary to a permitted principal use

Administrative offices

Animal clinic

ATM (automatic teller machine)

Auto parts store (Tracts 2C and 2D only)

Auto repair and service, Group I (Tracts 2C and 2D only)

Banks and financial establishments, Group I

Banks and financial establishments, Group II, limited to SIC Codes 604, 621, 672, 673 and 674

Business services, Groups I and II

Cleaning and maintenance services

Clothing stores, general

Contractors and Builders, Group I

Consumption on premises in compliance with LDC §34-1264 (limited to and in conjunction with a standard restaurant)

Convenience Food and Beverage Stores, limited to one (on either Tract 2C or 2D only), however, the entire site is limited to a maximum of two

Cultural facilities, excluding zoos

Day care center, adult, child

Department Store

Drive thru facility for any permitted use (subject to condition 19)

Drugstores, limited to one (total), however, the entire site is limited to a maximum of two

Entrance gates and gatehouse, in compliance with LDC §34-1748

Essential services

Essential service facilities, Group I

Excavation for water retention (as shown on the Master Concept Plan)

Fences, walls

Fire Station (limited to Tract 2C only)

Food Stores, Groups I and II (prohibited on Tract 2E except for specialty stores such as health food store, vitamin store or similar type stores)

Gift and souvenir shop

Hardware store

Health care facility, Group III

Hobby, toy, and game shops

Hotel/motel (Tract 2D only)

Household and office furnishings, Groups I, II, III (no outdoor display)

Insurance companies

Laundromat (Tracts 2C and 2D only)

Laundry or dry cleaning Group I

Lawn and garden supply store

Medical office

Nonstore retailers, all groups

Paint glass and wallpaper store

Parking lot: Accessory only

Personal services, Groups I, II, and III ((Tracts 2C and 2D only, excluding escort services, palm readers, fortunetellers, card readers, and tattoo parlors and stand alone massage parlors)

Pet services

Pet shop

Pharmacy

Printing and publishing (Tracts 2C and 2D only)

Real estate sales office

Recreation facilities, commercial, Groups I and IV (limited to indoor theater)

Rental or leasing establishments Groups I & II (excluding passenger car pick up and drop off)

Repair shops, Groups I, II and III

Research and development laboratories Groups II and IV

Restaurants, Fast-food, limited to one (total), however, the entire site is limited to a maximum of four outside of the Regional Center food court/service area

Restaurants, Groups I, II, III, and IV

Signs, in accordance with Chapter 30

Social Services, Groups I and II (Tracts 2C and 2D only)

Specialty retail shops, Groups I, II, III and IV

Storage: Indoor only §34-3001 et seq.

Used merchandise stores, Group I

Variety Store

Permitted uses within Tracts 3A and 3C

Accessory Uses and Structures permitted ancillary to a permitted principal use

Administrative offices

Animal clinic

ATM (automatic teller machine)

Auto parts store

Banks and financial establishments, Group I

Banks and financial establishments, Group II, limited to SIC Codes 604, 621, 672, 673 and 674

Business services, Groups I and II

Cleaning and maintenance services

Clothing stores, general

Contractors and Builders, Group I

Consumption on premises in compliance with LDC §34-1264 (limited to and in conjunction with a standard restaurant)

Convenience Food and Beverage Store, limited to one (total), however, the entire site is limited to a maximum of two

Cultural facilities, excluding zoos

Day care center, adult, child

Department Store

Drive thru facility for any permitted use

Drugstores, limited to one (total), however, the entire site is limited to a maximum

Entrance gates and gatehouse, in compliance with LDC §34-1748

Essential services

Essential service facilities, Group I

Excavation, water retention (as shown on the Master Concept Plan)

Fences, walls

Food Stores, Groups I and II

Gift and souvenir shop

Hardware store

Health care facility, Group III

Hobby, toy, and game shops

Hotel/motel

Household and office furnishings, Groups I, II, III (no outdoor display)

Insurance companies

Laundromat

Laundry or dry cleaning Group I

Lawn and garden supply store

Medical office

Nonstore retailers, all groups

Paint glass and wallpaper store

Parking lot: Accessory only

Personal services, Groups I, II, and III (excluding escort services, palm readers, fortunetellers, card readers, and tattoo parlors)

Pet services

Pet shop.

Pharmacy

Printing and publishing

Real estate sales office

Recreation facilities, commercial, Groups I and IV (limited to indoor theater)

Rental or leasing establishments Groups I & II (excluding passenger car pick up and drop off)

Repair shops, Groups I, II and III

Research and development laboratories Groups II and IV

Restaurants, Fast-food, limited to one (total), however, the entire site is limited to a maximum of four outside the Regional Center food court/service area

Restaurants, Groups I, II, III, and IV

Signs, in accordance with Chapter 30

Social Services, Groups I and II

Specialty retail shops, Groups I, II, III and IV

Storage: Indoor only §34-3001 *et seq.* Used merchandise stores, Group I

Permitted uses within Tracts 3B and 3D

Accessory Uses and Structures permitted ancillary to a permitted principal use

Administrative offices

Adult Living Facilities (ALF) (Tract 3B only)

Club, private

Dwelling Unit:

*Single-Family

*Duplex

Multiple-Family Building

Townhouse

*Two-family attached

*Zero lot line

*(may be approved administratively upon findings that the use is compatible with other uses in the tract and consistent with the Traffic Conversion Table)

Entrance Gate and Gatehouse, in compliance with LDC §34-1748

Essential Services

Essential Service Facilities, Group I

Excavation, water retention

Fences, walls

Home occupation, with no outside help

Model display center

Model home

Model unit

Parking lot, accessory only

Parks, Group I, limited to neighborhood park

Recreation Facilities, Private on-site, Personal

Residential Accessory Uses

Signs, in compliance with LDC Chapter 30

b. <u>Site Development Regulations</u> (See also c. below)

Tract 1A, 1B 1C and 1D

Lot Width 100 feet 100 feet 100 feet

Lot Area 20,000 square feet

Maximum Lot Coverage 40 percent

Minimum Setbacks

Front (street) 25 feet 10 feet

Side 25 feet (5 feet for an accessory structure)

Water body

25 feet (20 feet for an accessory structure)

Minimum Building Separation:

one-half the sum of the building heights but

not less than 20 feet

Maximum Building Height:

45 feet / 3 stories

Tracts 1E, 1F, 2B-2, 3D and 3B

Minimum Lot Size:

Townhouse

Lot Width Per Unit

25 feet 80 feet

Lot Depth Per Unit Lot Area Per Unit

2,000 square feet

Maximum Building Height

35 feet / 2 stories

Maximum Lot Coverage

50 percent

Minimum Setbacks:

Front (street, private)

20 feet 25 feet

Front (street, public)

10 feet

Side

0 feet

Side (interior)

Rear Waterbody

15 feet (5 feet for an accessory structure) 25 feet (10 feet for an accessory structure)

Minimum Lot Size:

Multiple Family Building

Lot Width

100 feet

Lot Depth

100 feet

Lot Area

10,000 square feet

Maximum Lot Coverage

40 percent

Minimum Setbacks

Front (street)

25 feet

Side

10 feet

Rear Water body 20 feet (5 feet for an accessory structure) 25 feet (20 feet for an accessory structure)

Minimum Building Separation:

one-half the sum of the building heights but

not less than 20 feet

Maximum Building Height:

45 feet / 3 stories

Tracts 2A, 2B-1, 2C, 2D, 3A and 3C

Lot Width

100 feet

Lot Depth

100 feet

Lot Area

20,000 square feet

Maximum Lot Coverage

40 percent

Minimum Setbacks

Front (street)

25 feet

Side

10 feet

Rear

25 feet (5 feet for an accessory structure)

Water body

25 feet (20 feet for an accessory structure)

Minimum Building Separation:

one-half the sum of the building heights but not less than 20 feet

Maximum Building Height for Tract 2B-1, 2C, 2D and 3C:

45 feet / 3 stories

Maximum Building Height for: Tract 2A and Tract 3A:

60 feet / 5 stories *

*subject to the following setback from Sandy Lane Extension:

Tract 2A

300 feet

Tract 3A

100 feet

Tract 2E

Lot Width

100 feet

Lot Depth Lot Area 100 feet 20,000 square feet

Maximum Lot Coverage

40 percent

Minimum Setbacks

Front (street)

25 feet

Side

10 feet

Rear

25 feet (5 feet for an accessory structure)

Water body

25 feet (20 feet for an accessory structure)

Minimum Building Separation:

one-half the sum of the building heights but

not less than 20 feet

Maximum Building Height:

40 feet /2 stories

c. Additional Site Development Regulations for Tracts 1E, 1F, 2A, 2B-2, 3B and 3D

Single-family, Duplex, Two-family attached and Zero lot line dwelling units consistent with the Master Concept Plan and the following Conversion Table:

From Multi-Family (MF)	To Single-family (SF)
100 MF Apartments	53 SF dwelling units
100 MF Residential condos	40 SF dwelling units
100 ALF units	13 SF dwelling units

- 3. The development of the subject property must include a regional shopping center, which incorporates a shopping center and commercial and residential tracts all developed with a common architectural theme. The entire project must include a common landscaping and graphic theme throughout the project. The architectural theme, landscaping and graphic design theme must be reviewed and approved by the Lee County Department of Community Development prior to the issuance of any local development order for the property. Any change from the proposed "regional mall" development will necessitate an amendment to the MPD zoning approval through the public hearing process.
- Subject to Condition 3 above, the development of the subject property is limited to a maximum of 1,800,000 gross square feet of retail floor area and 300,000 gross square feet of office floor area. These limitations are further restricted to the maximum totals allowed for each Development "Area" and the maximum totals allowed for each Development "Tract" as indicated on the approved Master Concept Plan.
- 5. This development, including the proposed regional shopping center, must incorporate a common architectural theme on all sides of all buildings that are visible from the Brooks MPD, U.S. 41, Coconut Road, Williams Road and Sandy Lane Extension rights-of-way to ensure an equally attractive architectural elevation for all facets of the development. The common architectural theme must include streetscape landscaping and enhanced building architectural features. This condition is applicable to the entire development including any proposed outparcels within the MPD. A plan reflecting the design standards required by this condition must be submitted for review and approval by the Lee County Department of Community Development prior to the issuance of any local development order for property within this MPD.
- 6. A 30-foot-wide buffer is required along the entire length of U.S. 41. The buffer must be designed to utilize the entire 30-foot width by meandering and clustering plants. The buffer must be planted with a minimum of the following:
 - a) 10 trees per 100 linear foot; minimum 10-foot 2-inch caliper with 4-foot spread -or-minimum 10-foot clear trunk for palms. A minimum of 50 percent of the trees must be canopy type trees (i.e. not palms); and
 - b) Double staggered shrub hedge; minimum 24-inch height 3-gallon container size at planting to be maintained at 36 inches of height.

The buffer must be installed along U.S. 41 for the entire frontage of the development area (#1, #2 or #3) shown on the Master Concept Plan prior to the issuance of a Certificate of

Compliance for any development (excluding public uses mandated by the DRI Development Order) within that development area.

- 7. Any property abutting the Sandy Lane extension must provide a 15-foot-wide street tree planting area along Sandy Lane. Residential developments must provide five live oak trees per 100 linear feet that must be planted in the street tree planting area. Commercial developments must provide five live oak trees per 100 linear feet and a double staggered hedge within the street tree planting area. Plantings must meet the minimum size standards referenced in LDC §10-420. Utility easements must be located in accordance with LDC §10-421(a).
- 8. A Type "C" buffer must be provided along the southern boundary of Tract 3B.
- 9. Prior to local development order approval, open space must be provided as detailed in the open space table on the Master Concept Plan with the condition that any residential dwelling units requiring open space per LDC §10-415(a) must provide 30 percent common open space within Tracts 1-E, 1-F, 2-B2, 3-B, and 3-D.
- 10. Prior to local development order approval for any development order, a detailed exotic removal plan for the preserved wetland area must be submitted for the Division of Environmental Sciences staff review and approval. Removal methods must not disturb the soil or existing native vegetation.

Prior to the issuance of a Certificate of Compliance for any development order, the exotic vegetation must be removed from the preserved wetlands per an approved exotic removal plan, and a detailed wetland enhancement planting plan must be submitted for the Division of Environmental Sciences staff review and approval. Lee County recognizes that the wetland restoration planting efforts can be utilized as compensatory mitigation for the proposed wetland impacts shown on Exhibit "D" during subsequent permitting review processes with the state and federal regulatory agencies. The wetland restoration planting plan will be subject to the review and approval of the South Florida Water Management District and the Department of the Army Corps of Engineers, and will include:

- documentation of existing native vegetation/baseline monitoring with photographs;
 and
- plant specifications including species, size and number of native wetland plants to be installed. Both herbaceous plants and trees must be included; and
- c) planting schedule including a starting and completion date; and
- d) 5-year monitoring plan.
- 11. The MPD zoning and DRI development order, as conditioned, will only be effective upon the adoption and finding of compliance of the Lee Plan Future Land Use Map and Text amendment that is being concurrently reviewed with this rezoning and DRI application for development approval (Lee County Plan Amendment CPA2000-00030).

- 12. A minimum of one acre of the property must be provided or set aside for use as an Estero Fire District fire station. The location of the fire station property must be mutually agreed upon by the developer/property owner and representatives of the Estero Fire District.
- 13. A minimum of five acres of the property, or an equivalent amount of property in this general location must be provided or set aside for use as a Lee County public school. The location of the public school property must be mutually agreed upon by the developer/property owner and representatives of the Lee County School District.
- 14. The development must provide separate pedestrian connections (i.e., sidewalks or pedestrian paths) between the commercial and residential tracts within the development. A generalized pedestrian circulation plan for the entire property must be submitted to the County for Administrative Approval prior to the approval of the first local development order for the project.
- 15. Approval of this zoning request does not address mitigation of the project's local vehicular or pedestrian traffic impacts. Additional conditions consistent with the Lee County LDC may be required to obtain a local development order.
- 16. Approval of this rezoning does not guarantee local development order approval. Future development order approvals must satisfy the requirements of the Lee Plan Planning Communities Map and Acreage Allocation Table, Map 16 and Table 1(b), be reviewed for, and found consistent with, the retail commercial standards for site area, including range of gross floor area, location, tenant mix and general function, as well as all other Lee Plan provisions.
- 17. A Type "C" buffer, as that term is defined in LDC section 10-416, must be shown on local development order plans and must be installed along the eastern side of Sandy Lane whenever any existing or proposed residences in The Brooks are or would be located within 250 feet of the eastern edge of the pavement of Sandy Lane before Sandy Lane is determined to be substantially complete.
- Lighting within the project and along Sandy Lane must be designed to prevent direct glare and light spillage on the Brooks.
- Any drive-thru facility that is constructed on Tract 2E must be oriented towards Sandy Lane or Coconut Road.
- 20. A 15 foot wide buffer including a berm or berm/wall combination 8 feet in height, 10 trees per 100 linear feet and a hedge is required along the eastern boundary of parcel 2E as a condition of local development order approval for any use on Tract 2E that typically operates prior to 8:00am or after 6:00pm.

SECTION C. EXHIBITS AND STRAP NUMBER:

The following exhibits are attached to this resolution and incorporated by reference:

The legal description of the property Exhibit A:

Zoning Map (subject parcel identified with shading) Exhibit B:

The Master Concept Plan Exhibit C:

Wetlands Map Exhibit D:

Coconut Point DRI Development Order Exhibit E:

The applicant has indicated that the STRAP numbers for the subject property are: 04-47-25-00-00001.0000 & 09-47-25-00-00001.0010.

SECTION D. FINDINGS AND CONCLUSIONS:

- The applicant has proven entitlement to the MPD rezoning by demonstrating compliance 1. with Florida Statutes Chapter 380, the Lee Plan, the LDC, and any other applicable code or regulation.
- The rezoning, as approved: 2.
 - meets or exceeds all performance and locational standards set forth for the a. potential uses allowed by the request; and,
 - is consistent with the densities, intensities and general uses set forth in the Lee b. Plan; and,
 - is compatible with existing or planned uses in the surrounding area; and, C.
 - will not place an undue burden upon existing transportation or planned infrastructure d. facilities and will be served by streets with the capacity to carry traffic generated by the development; and,
 - will not adversely affect environmentally critical areas or natural resources. e.
- The rezoning satisfies the following criteria: 3.
 - the proposed use or mix of uses is appropriate at the subject location; and a.
 - the recommended conditions to the concept plan and other applicable regulations b. provide sufficient safeguard to the public interest; and
 - the recommended conditions are reasonably related to the impacts on the public C. interest created by or expected from the proposed development.
- Urban services, as defined in the Lee Plan, are, or will be, available and adequate to serve 4. the proposed land use.

The foregoing resolution was adopted by the Lee County Board of Commissioners upon the motion of Commissioner Ray Judah, seconded by Commissioner Douglas St. Cerny and, upon being put to a vote, the result was as follows:

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

DULY PASSED AND ADOPTED this 21st day of October 2002.

ATTEST: CHARLIE GREEN. CLERK

BY: A JULY WA

BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY, FLORIDA

BY: 1 Cy

Approved as to form by:

Dawn E. Perry-Lehnert County Attorney's Office

RECEIVED MINUTES OFFICE

EXHIBIT "A"

LEGAL DESCRIPTION Property located in Lee County, Florida

PAGE 1 OF 3



950 Encore Way · Naples. Florida 34111



PROJECT #1997079 1/17/01 REF. DWG. #A-994-2 PAGE 1 OF 23

PERMIT COUNTER

LEGAL DESCRIPTION

A PORTION OF SECTION 9, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF SECTION 9, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA; THENCE RUN S.88*56*17*W., ALONG THE SOUTH LINE OF THE SOUTHEAST QUARTER OF SAID SECTION 9, FOR A DISTANCE OF 5.89 FEET TO A POINT ON THE WESTERLY RIGHT-OF-WAY LINE OF THE SEABOARD COASTLINE RAILROAD, A 130.00 FOOT WESTERLY RIGHT-OF-WAY LINE OF THE SEABOARD COASTLINE RAILROAD, A 130.00 FOOT RIGHT-OF-WAY, AND THE POINT OF BEGINNING OF THE PARCEL OF LAND HEREIN DESCRIBED; RIHENCE CONTINUE S.88°55'17"W., ALONG THE SOUTH LINE OF THE SOUTHEAST QUARTER OF SAID SECTION 9, FOR A DISTANCE OF 1,733.04 FEET TO A POINT ON THE EASTERLY RIGHT-OF-WAY; WAY LINE OF U.S. HWY, NO. 41 (FLORIDA STATE ROAD NO. 45), A 200.00 FOOT RIGHT-OF-WAY; WAY LINE OF U.S. HWY, NO. 41 (FLORIDA STATE ROAD NO. 45), A 200.00 FOOT RIGHT-OF-WAY; 971.33 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE EASTERLY; 971.33 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE EASTERLY; STHENCE RUN NORTHERLY, ALONG SAID EASTERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE RIGHT. HAVING A RADIUS OF 5.605.39 FEET. THROUGH A CENTRAL ANGLE SAID CURVE TO THE RIGHT, HAVING A RADIUS OF 5,605.39 FEET, THROUGH A CENTRAL ANGLE OF 04*03*11*, SUBTENDED BY A CHORD OF 395.43 FEET AT A BEARING OF N.08*30*30*W., FOR A DISTANCE OF 395.52 FEET TO THE END OF SAID CURVE; THENCE RUN N.88*07*51*E. FOR A DISTANCE OF 747.22 FEET TO A POINT ON A CIRCULAR CURVE, CONCAVE EASTERLY, WHOSE RADIUS POINT BEARS N.82°31'42"E., A DISTANCE OF 3,909.60 FEET THEREFROM; THENCE RUN NORTHERLY, ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A RADIUS OF 3,909.60 NORTHERLY, ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A RADIUS OF 3,909.60 FEET, THROUGH A CENTRAL ANGLE OF 08°29'31", SUBTENDED BY A CHORD OF 578.92 FEET AT A FEET, THROUGH A CENTRAL ANGLE OF 08*29*31*, SUBTENDED BY A CHORD OF 578.92 FEET AT A BEARING OF N.03*13*32*W., FOR A DISTANCE OF 579.45 FEET TO THE END OF SAID CURVE; THENCE RUN N.00*15*56*W., FOR A DISTANCE OF 583.09 FEET; THENCE RUN N.00*15*56*W., FOR A DISTANCE OF 47.04 FEET TO A POINT ON THE SOUTHERLY RIGHT-OF-WAY LINE OF COCONUT ROAD, A 150.00 FOOT RIGHT-OF-WAY, THE SAME BEING A POINT ON A CIRCULAR CURVE, ROAD, A 150.00 FOOT RIGHT-OF-WAY, THE SAME BEING A POINT ON A DISTANCE OF 2,025.00 CONCAVE NORTHERLY, WHOSE RADIUS POINT BEARS N.10*26*58*W., A DISTANCE OF 2,025.00 FEET THEREFROM: THENCE RUN FASTERLY ALONG SAID SOUTHERLY PIGHT-OF-MAY LINE AND CONCAVE NORTHERLY, WHOSE RADIUS POINT BEARS N.10°26'58"W., A DISTANCE OF 2,025.00 FEET THEREFROM; THENCE RUN EASTERLY, ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A RADIUS OF 2,025.00 FEET, THROUGH A CENTRAL ANGLE OF 09°12'27", SUBTENDED BY A CHORD OF 325.07 FEET AT A BEARING OF N.74°56'48"E., FOR A DISTANCE OF 325.42 FEET TO THE END OF SAID CURVE; THENCE RUN N.70°20'35"E., ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE FOR A DISTANCE OF 200.00 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE SOUTHERLY; THENCE RUN EASTERLY. ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE SOUTHERLY; THENCE RUN EASTERLY, ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A RADIUS OF 3,025.00 FEET, THROUGH A CENTRAL ANGLE OF 09°15'04", SUBTENDED BY A CHORD OF 487.89 FEET AT A BEARING OF N.74°58'07"E., FOR A DISTANCE OF 488.42 FEET TO THE END OF SAID CURVE; THENCE RUN N.79°35'39"E., ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 238.23 FEET TO A POINT ON THE WESTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 238.23 FEET TO A POINT ON THE WESTERLY RIGHT-OF-WAY LINE OF THE SEAROARD COASTI INE RAIL ROAD, A 130.00 FOOT BIGHT-OF-WAY, THENCE OF-WAY LINE, FOR A DISTANCE OF 230.23 FEET TO A POINT ON THE WESTERLY RIGHT-OF-WAY; LINE OF THE SEABOARD COASTLINE RAILROAD, A 130.00 FOOT RIGHT-OF-WAY; THENCE RUN 5.00°59'47"E., ALONG SAID WESTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 2,869.10 FEET TO THE POINT OF BEGINNING; CONTAINING 95.885 ACRES, MORE OR LESS.

AND

A PORTION OF SECTIONS 3, 4, 9, AND 10, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF SECTION 9, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA; THENCE RUN S.88°56"17"W., ALONG THE SOUTH LINE OF THE

DCI_2001-00005

Naples · Fort Myers · Venice · En



FXHIBIT "A" PAGE 2 OF 3

HM PROJECT #1997079 1/17/01 REF. DWG. #A-994-2 PAGE 2 OF \$23

SOUTHEAST QUARTER OF SAID SECTION 9, FOR A DISTANCE OF 5.89 FEET TO A POINT ON THE WESTERLY RIGHT-OF-WAY LINE OF THE SEABOARD COASTLINE RAILROAD, A 130.00 FOOT RIGHT-OF-WAY; THENCE RUN N.00°59'47"W., ALONG SAID WESTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 3,021.15 FEET TO THE POINT OF BEGINNING OF THE PARCEL OF LAND HEREIN DESCRIBED; THENCE RUN N.00*59'47"W., ALONG SAID WESTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 2,320.56 FEET TO A POINT ON THE NORTH LINE OF THE NORTHWEST QUARTER OF SECTION 10, TOWNSHIP 47 SOUTH, RANGE 25 EAST; THENCE RUN N.00°59'47"W., ALONG SAID WESTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 2,692.32 FEET TO A POINT ON THE NORTH LINE OF THE SOUTHEAST QUARTER OF SECTION 4, TOWNSHIP 47 SOUTH, RANGE 25 EAST; THENCE RUN N.00°56'59"W., ALONG SAID WESTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 1,590.78 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE WESTERLY; THENCE RUN NORTHERLY, ALONG SAID WESTERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A RADIUS OF 5,641.38 FEET, THROUGH A CENTRAL ANGLE OF 09°31'27", SUBTENDED BY A CHORD OF 936.68 FEET AT A BEARING OF N.05°42'42"W., FOR A DISTANCE OF 937.76 FEET TO THE END OF SAID CURVE; THENCE RUN N.10°28'26"W., ALONG SAID DISTANCE OF 937.76 FEET TO THE END OF SAID CURVE; THENCE RUN N.10°28'26"W., ALONG SAID WESTERLY RIGHT-OF -WAY LINE, FOR A DISTANCE OF 98.54 FEET TO A POINT ON THE SOUTHERLY RIGHT-OF-WAY LINE OF WILLIAMS ROAD, A 100.00 FOOT RIGHT-OF-WAY; THENCE RUN S.88*20*53*W., ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 1,029.70 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE NORTHERLY; THENCE RUN WESTERLY, ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A RADIUS OF 7,050.00 FEET, THROUGH A CENTRAL ANGLE OF 03°00'00", SUBTENDED BY A CHORD OF 369.09 FEET AT A BEARING OF S.89°50'53"W., FOR A DISTANCE OF 369.14 FEET TO THE END OF SAID CURVE; THENCE RUN N.88*39'07"W., ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 674.92 FEET TO A POINT ON THE EASTERLY RIGHT-OF-WAY LINE OF U.S. HWY. NO. 41 (FLORIDA STATE ROAD NO. 45), A 200.00 FOOT RIGHT-OF-WAY; THENCE RUN S.04°52'41"W., ALONG SAID EASTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 1,901.57 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE EASTERLY, THENCE RUN SOUTHERLY, ALONG SAID EASTERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A RADIUS OF 2,725.19 FEET, THROUGH A CENTRAL ANGLE OF 11*32'50", SUBTENDED BY A CHORD OF 548.30 FEET AT A BEARING OF S.00°53'44"E., FOR A DISTANCE OF 549.23 FEET TO THE END OF SAID CURVE; THENCE RUN S.05°40'09"E., ALONG SAID EASTERLY RIGHT-OF-WAY LINE FOR A DISTANCE OF 225.81 FEET TO A POINT ON THE NORTH LINE OF THE SOUTHEAST QUARTER OF SAID SECTION 4; THENCE CONTINUE S.06*40'09"E., ALONG SAID EASTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 2,710.61 FEET TO A POINT ON THE SOUTH LINE OF THE SOUTHEAST QUARTER OF SAID SECTION 4; THENCE CONTINUE S.06*40'09"E., ALONG SAID EASTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 626.03 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE WESTERLY; THENCE RUN SOUTHERLY, ALONG SAID EASTERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A RADIUS OF 11,584.73 FEET, THROUGH A CENTRAL ANGLE OF 06°24'13", SUBTENDED BY A CHORD OF 1,294.08 FEET AT A BEARING OF 5.03°28'03"E., FOR A DISTANCE OF 1,294.76 FEET TO THE END OF SAID CURVE; THENCE RUN S.03 26 US E., FOR A DISTANCE OF 1,254.04 FEET; S.00°15'56"E., ALONG SAID EASTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 274.74 FEET; THENCE RUN S.46°02'16"E., FOR A DISTANCE OF 577.44 FEET; THENCE RUN S.01°57'26"E. FOR A DISTANCE OF 25.19 FEET TO A POINT ON THE NORTHERLY RIGHT-OF-WAY LINE OF COCONUT ROAD, A 150.00 FOOT RIGHT-OF-WAY; THENCE RUN N.88°02'34"E., ALONG SAID NORTHERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 32.80 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE NORTHERLY; THENCE RUN EASTERLY, ALONG SAID NORTHERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A RADIUS OF 1,875.00 FEET, THROUGH A CENTRAL ANGLE OF 17°41'59°, SUBTENDED BY A CHORD OF 576.92 FEET AT A BEARING OF N.79°11'34"E., FOR A DISTANCE OF 579.22 FEET TO THE END OF SAID

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CURVE; THENCE RUN N.70°20'35"E., ALONG SAID NORTHERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 200,00 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE SOUTHERLY; THENCE RUN EASTERLY, ALONG SAID NORTHERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A RADIUS OF 3,175.00 FEET, THROUGH A CENTRAL ANGLE OF 09°15'04", SUBTENDED BY A CHORD OF 512.09 FEET AT A BEARING OF N.74°58'07"E., FOR A DISTANCE OF 512.65 FEET TO THE END OF SAID CURVE; THENCE RUN N.79°35'39"E., ALONG SAID NORTHERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 263.08 FEET TO THE POINT OF BEGINNING; CONTAINING 386.536 ACRES, MORE OR LESS.

NOTES:

THIS PROPERTY IS SUBJECT TO EASEMENTS, RESERVATIONS OR RESTRICTIONS OF RECORD.

482.421 ACRES, MORE OR LESS. TOTAL PROPERTY AREA:

INFORMATION RELATING TO BOUNDARY DATA OF SECTIONS 3, 4, 9 AND 10, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA, TOGETHER WITH THE LOCATION OF THE US HIGHWAY #41 RIGHT-OF-WAY, WAS OBTAINED FROM A SURVEY OF THE SWEETWATER RANCH PREPARED BY DENI ASSOCIATES HAVING ORDER NUMBER 8409031, DATED 9/14/64. INFORMATION RELATING TO THE LOCATION OF COCONUT ROAD AND ADJOINING EXCEPTED PARCELS WAS OBTAINED FROM PROPERTY DESCRIPTIONS PROVIDED BY CLIENT.

BEARINGS REFER TO THE SOUTH LINE OF THE SOUTHEAST QUARTER OF SECTION 9, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA, AS BEING S.88°56'17"W. International Control of the Control

HOLE, MONTES, INC. CERTIFICATE OF AUTHORIZATION LB #1772

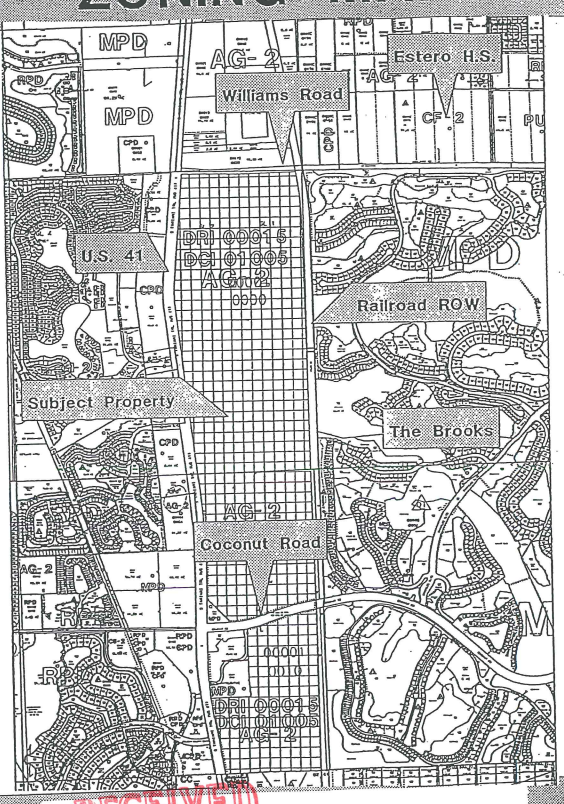
THOMAS J. GARRIS

P.L.S. #3741 STATE OF FLORIDA

DCI 2001-00005 DRI 2000-00015

Manual Const

ZONING MAP



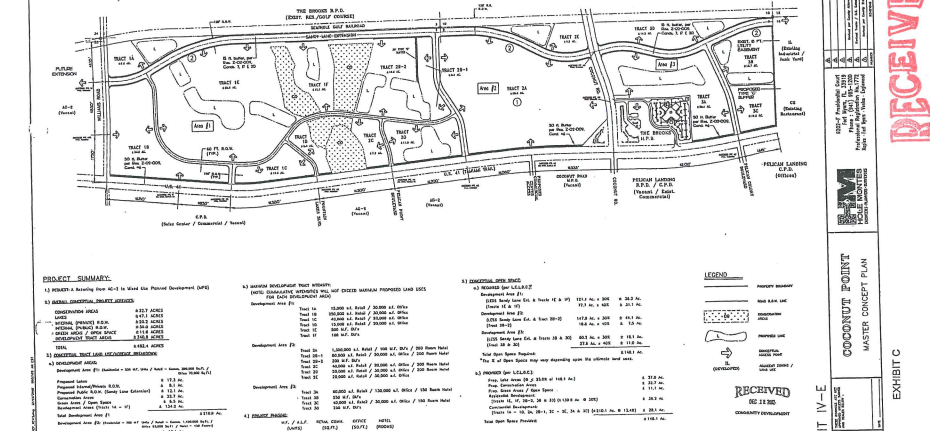
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EXHIBIT B

COMMUNITY DEVELOPMENT

ADD 2010-00062

3



6.) MOKEHOLIS OPEN SPACE:

DUE TO THE EXISTING ACREDITURAL LAND USE AND THE DETENT OF MEDILEUCA WAXSION WHITHIN THE REMAINING FORESTED MALES, NO INDICENOUS OPEN SPACE IS REQUIRED.

Locations / configurations of processes land uses, such as lakes, conservation areas, receiving and open space are conceptually shown and subject to change curry first design / permitting

7 The supplement of proposed commercia libets 18 and 7A for ubuting princips 2-1 dings is subject to LU.C. Sec. 14-2221(1)a.

± 140.1 Ac.

4 210.0 Ac

175.7 Ac.

#95.8 Ac.

ME / ALE RETAL COMM.

1,200 *

(SQ.FT.) (SQ.FT.) (ROOMS)

1,600,000 300,000 600

velopment Area [1

Green Areas / Open Space Development Areas (Tracts 2A - 2C)

Proposed Lakes Proposed Internal/Private R.O.W. Proposed Public R.O.W. (Sondy Lane

Green Areas / Open Space Development Areas (Inccis JA - JO)

Total Development Area #3

Proposed Lakes
Proposed Internal/Private R.O.W.
Proposed Public R.O.W. (Sordy Lake Catensian)

Development Area #2: (4m

Yold Development Area #2

NI

XHIBIT

DRI 2000-00015

APPROVED

Sittle Plans - 02-009 page _ of _ Bubbert to conditions in Resolution _ 2.02-009 Come = 042 190-00015 - 0.012601-00005

Sile Plan - D2 - D0 9 Page 1

DCI 2001-00005

DEC 1 0 YEST

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D.P.W./ 10/09/00

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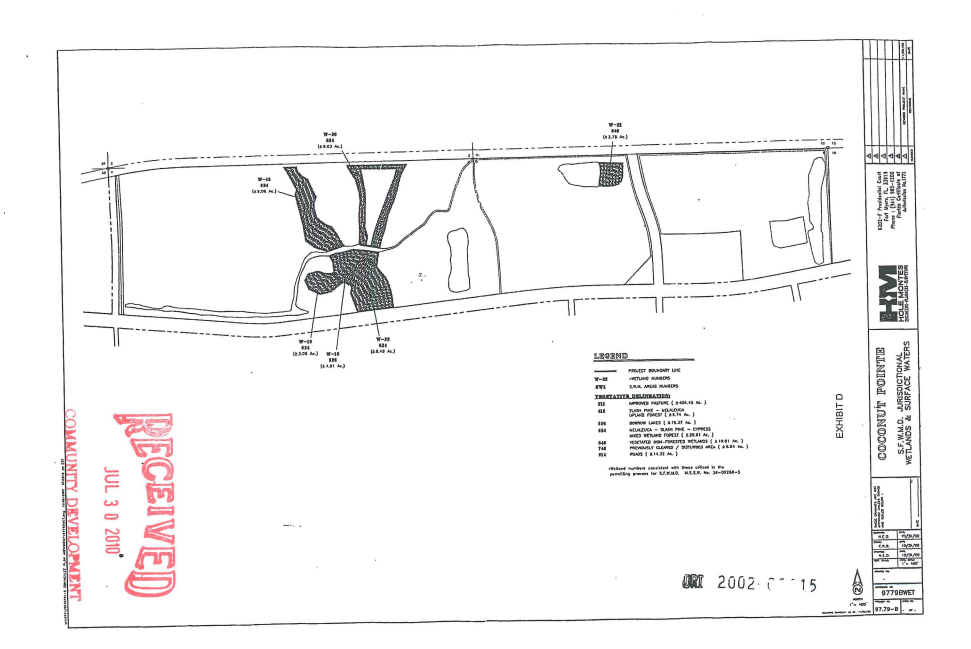
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C.R.B.

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DEVELOPMENT ORDER FOR COCONUT POINT DRI STATE DRI # 09-2001-153 CASE #DRI2000-00015

Let it Be Known That, pursuant to Florida Statutes §380.06, the Board of County Commissioners of Lee County, Florida, has heard at a public hearing convened on October 21, 2002, the Application For Development Approval submitted by The Simon Property Group, L.P. and Oakbrook Properties, Inc., for Coconut Point DRI (originally known as Simon Suncoast DRI), a mixed use development in Lee County, consisting of approximately 482.4 +/- acres.

WHEREAS, the Board of County Commissioners of Lee County, Florida has considered the report and recommendations of the Southwest Florida Regional Planning Council, the Lee County Staff, the Lee County Hearing Examiner, the application and sufficiency submittals, and the documents and comments made on the record in public hearing, and after full consideration of those reports, recommendations, documents and comments, the Board of County Commissioners of Lee County, Florida, finds and determines that:

I. FINDINGS OF FACT AND CONCLUSIONS OF LAW

A. The Coconut Point DRI is a master planned commercial development consisting of 482.4+/- acres located in unincorporated south central Lee County at the intersection of US 41 and Coconut Road. The Coconut Point DRI is a mixed use development that will consist of: 1,450,000 gross leasable square feet of retail/regional mall (Regional Retail Center), 350,000 gross leasable square feet of retail on other parcels adjacent to the regional mall (Community Commercial Retail), 300,000 square feet of office, of which no more than 100,000 square feet may be medical office, 600 hotel rooms, 1,000 multi-family units and a 200 unit assisted living facility. The project will include 32.7 acres of conservation areas, 47.1 acres of lakes, 50.2 acres of road rights-of-way and 11.6 acres of green area/open space.

Water and wastewater treatment will be provided by Bonita Springs Utilities.

The project phasing schedule consists of one phase with buildout in 2006.

- B. The terms of this Development Order apply to the property located and described in attached Exhibit A.
- C. The property was zoned AG-2, and coincident with the approval of this Development Order the property will be rezoned to Mixed Planned Development (MPD).

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The property is currently in active agricultural use.

- D. The Application for Development Approval (ADA), submitted on September 12, 2000, is consistent with the requirements of §380.06, Florida Statutes. The application went through two sufficiency reviews.
- E. The development is not located in an area designated as an Area of Critical State Concern under the provision of §380.05, Florida Statutes.
- F. The development will not unreasonably interfere with the achievement of the objectives of the adopted State Land Development Plan. The development is consistent with the State Comprehensive Plan if developed in accordance with the conditions set forth herein.
- G. The development has been reviewed by the Southwest Florida Regional Planning Council (SWFRPC) and is the subject of the report and recommendations adopted by that body on January 17, 2001. The SWFRPC report and recommendations were subsequently forwarded to Lee County. The development, as proposed in the ADA and modified by this Development Order, is generally consistent with the report and recommendations of the SWFRPC pursuant to §380.06(11), Florida Statutes.
- H. The development is located in the Rural and Wetlands future land use categories. The development proposed is currently not consistent with the Lee Plan and can not be conditioned to attain consistency. However, a Lee Plan amendment is currently being considered by DCA that will, if ultimately adopted, allow the project as conditioned to be consistent with the Lee County Comprehensive Plan and the Lee County Land Development Code (LDC).
- 1. The conditions set forth below meet the criteria found in §380.06(15)(d), Florida Statutes.

II. ACTION ON THE REQUEST AND CONDITIONS OF APPROVAL

NOW THEREFORE, be it resolved by the Board of County Commissioners of Lee County, Florida, in a public meeting duly advertised, constituted and assembled that the Development of Regional Impact Application for Development Approval submitted on behalf of Simon Property Group, L.P. and the Oakbrook Properties, Inc., for the project known as the Coconut Point DRI, is hereby Approved subject to the conditions, restrictions and limitations that follow. For the purpose of this Development Order, the term "Developer" refers to Simon Property Group, L.P. and Oakbrook Properties, Inc., and includes all successors or assigns, and all references to County Ordinances or other regulations, including future amendments.

A. AFFORDABLE HOUSING

- 150 Affordable Housing Units (\$600,000).
- a. The Developer must provide, either directly or through third parties, 150 units (combined total) of affordable housing for very low, low, and moderate-income persons within the identified DRI housing assessment area on or before December 31, 2006.
- b. In the event the Developer does not provide all of the 150 units required above prior to December 31, 2006, the Developer may satisfy the remaining affordable housing obligation by paying \$4,000 (\$600,000 divided by 150 units) for each unit of the shortfall to the Lee County Affordable Housing Trust Fund.
- 2. University Student Housing (\$400,000). In addition to the above, the Developer will subsidize University student housing by giving \$400,000 to the Florida Gulf Coast University prior to the issuance of the first development order allowing vertical construction within the DRI (excepting any public uses mandated by this Development Order). These funds must be specifically earmarked for University student housing.

B. ENERGY

The Developer must incorporate, as a minimum, the following energy conservation features into all site plans and architectural programs, or insure that the following features are implemented through deed restrictions or covenants with successors in title. All applications for site plan approvals and building permits must be accompanied by a documents detailing proposed compliance with these conditions. If deed restrictions or covenants are utilized to insure compliance, those documents must be approved by the County Attorney's Office prior to recording.

These features are:

- 1. A bicycle/pedestrian system connecting all land uses, to be placed along arterial and collector roads within the project and also along Sandy Lane. This system will be consistent with LDC regulations.
- 2. Bicycle racks or storage facilities in recreational, commercial and multi-family residential areas.
 - 3. Bus stops, shelters and other passenger and system accommodations for a

transit system to service the project area.

- 4. Energy efficient features in window design (e.g. tinting and exterior shading), operable windows, ceiling fans, appliances and equipment.
- 5. Minimize coverage by asphalt, concrete, rock and similar substances in street, parking lots and other area to reduce local air temperatures and reflecting light and heat.
- 6. Energy-efficient lighting for streets, parking area, recreation area and other interior and exterior public areas.
- 7. Water closets with a maximum flush of 1.6 gallons and shower heads and faucets with a maximum flow rate of 2.5 gallons per minute (at 80 pounds of water pressure per square inch).
- 8. Selecting, planting and maintaining native plants, trees and other vegetation and landscape design features that reduce requirements for water, fertilizer, maintenance and other needs.
- 9. Planting native shade trees to provide reasonable shade for all recreation areas, street and parking areas. Planting native shade trees for each residential unit.
- 10. Placing trees to provide needed shade in the warmer months while not overly reducing the benefits of sunlight in the cooler months. Orienting structures, whenever possible, to reduce solar heat gain by walls and utilize the natural cooling effects of the wind.
 - 11. Including porch and patio areas in residential units.
- 12. Establishing project architectural review committees that will consider energy conservation measure to assist builders and residents in the efforts to achieve greater energy efficiency in the development.

C. STORMWATER MANAGEMENT

1. The Developer must meet the criteria set forth in Chapter 40E, Florida Administrative Code, and the South Florida Water Management District (SFWMD) Basis of Review. The Developer must obtain a modification of SFWMD Permit No. 36-00288-S for the construction and operation of the surface water management system. This permit must address any impacts created by the development to wetlands and other surface waters. Halfway Creek is classified as an Outstanding Florida Water (OFW). Any discharge to an OFW requires additional water quality consideration.

issuance of the permit modification, the District will evaluate this issue in greater detail.

- 2. The Developer must obtain all necessary approvals from the Florida Department of Transportation for any proposed discharge points and water control structures associated with US 41.
- 3. At the time of permit modification application, the Developer must provide finalized information regarding the size of proposed project lakes, the location of major water control structures, the correct identification of control structures within pre-treatment areas and verification of adequate dimensions for pre-treatment areas.
- 4. Best management practices are subject to Lee County review and approval and must be included on all construction plans for development.
- 5. All internal stormwater management lakes and ditches as well as any onsite preserved or enhanced wetland areas, must be set aside as private drainage or conservation easements on the recorded plat. Stormwater lakes must include, where practical, adequate maintenance easements around the lakes with access to a paved roadway.
- 6. During construction activities, the applicant must employ best management practices for erosion and sedimentation control. These practices must be included with, or presented on, all construction plans, and are subject to approval by the appropriate agencies prior to implementation.
- 7. The final stormwater management plan must consider, as applicable, measures to reduce runoff rates and volumes, including, but not limited to, fixed control structures, perforated pipes, and grass swale conveyances. Swales, rather than closed systems, must be used whenever possible.
- 8. Any shoreline banks created along the onsite stormwater management system must include littoral zones constructed on slopes consistent with District and Lee County requirements and be planted in native emergent or submergent aquatic vegetation. The applicant must ensure, by supplemental replanting if necessary, that at least 80% cover by native aquatic vegetation is established/maintained within the littoral zone for the duration of the project.
- 9. The applicant must conduct annual inspections of the Master Stormwater Management System and any preserved/enhanced wetland areas on the project site to ensure that these areas are maintained in keeping with the final approved designs, and that the water management system is capable of accomplishing the level of stormwater storage and treatment for which it was intended. The Developer or operating entity must undertake any cleaning and repair determined to be necessary based upon the annual

inspection.

- 10. The applicant must confirm, to the satisfaction of all applicable federal, state, and local review agencies, and the South Florida Water Management District, that the proposed stormwater management system will not impact habitats of any state or federally listed plant and/or animal species potentially occurring onsite, or that such impacts will be mitigated to the benefit of onsite populations of those species.
- 11. The Developer must undertake a regularly scheduled vacuum sweeping of all common streets and parking areas within the development.
- 12. If Lee County establishes a County-wide stormwater management system, the Developer must participate to the extent the system benefits the development.
- 13. Ditch and swale slopes must be designed to minimize discharges so that these facilities may provide some additional water quality treatment prior to discharge. Treatment swales must be grassed.
- 14. The grassed stormwater treatment areas must be mowed on a regular basis as part of the normal lawn maintenance of the development. Any debris that may accumulate in project lakes, ditches or swales, or which may interfere with the normal flow of water through discharge structures and under drain systems, must be cleaned from the detention/retention areas on a regular basis. Any erosion to banks must be replaced immediately.
- 15. Under drain systems and grease baffles, if utilized within the Coconut Point DRI, must be inspected and cleaned and/or repaired on a regular basis. In no instance may the period between such inspections exceed eighteen months.
- 16. Stormwater management system maintenance requirements include removal of any mosquito-productive nuisance plant species (e.g., water lettuce, water hyacinth, cattails and primrose willows) from all system nodes, reaches, and percolation basins, as well as from the lake littoral zones employed in the system.
- 17. When required by the SFWMD permit, any isolated wading bird "pools" constructed in lake littoral zones must be excavated to a depth that provides aquatic habitat for mosquito larvae predators, such as *Gambusia affinis*.
- 18. The Developer will establish a legal operating entity in accordance with the SFWMD Basis of Review and Lee County Land Development Code to maintain the internal stormwater management lakes, ditches and wetlands. Easements, common areas or other legal mechanisms may be utilized to ensure there is sufficient access to the stormwater management areas for maintenance purposes.

D. TRANSPORTATION

1. Significant Impacts

a. Assessment Parameters

The traffic impact assessment for the Project assumes the following development parameters, as a single phase:

development be	namotoro, do a an 5	Buildout (2006)
Multifamily Apartments (200 d.u. Town Center	s (ITE LUC 220) r, 250 d.u. South Village)	450 d.u.
Multifamily Condomini (550 d.u. North Village	ums (ITE LUC 230) e)	550 d.u.
Assisted Living Facility (200 d.u. South Villag	y (ITE LUC 252) e)	200 d.u.
Hotel (ITE LUC 310) (450 rooms Town Cer	nter, 150 rooms South Village)	600 rooms
Community Retail (IT (280,000 square feet square feet South Vill	North Village, 70,000	350,000 sq. ft. (gla)
Regional Retail Cente (1,450,000 square fee	er (ITE LUC 820) et Town Center)	1,450,000 sq. ft. (gla)
General Office (ITE L	UC 710)	200,000 sq. ft.
Medical Office (ITE I	LUC 720)	100,000 sq. ft.

The above parameters form the basis for the Project impacts and the mitigation requirements contained herein. The assumed land uses associated with the general parameters are identified by the Land Use Code (LUC) from the Institute of Transportation Engineers (ITE) Trip Generation Manual, 6th Edition. While approved zoning categories may allow a wider range of uses, from a DRI standpoint the Project impacts are based on the above parameters and assumed uses. If the Developer exercises Mitigation

Option 2 and is granted concurrency vesting for all or a portion of the DRI, any significant change in the assumed uses, mix of uses or location of uses on the Master Concept Plan will require a re-evaluation of the DRI transportation impacts. A significant change is one that would increase the external project traffic by 5% or more or that would change the projected distribution and assignment of project traffic so as to result in a net increase in road miles of significantly and adversely impacted roadway links. This condition does not apply if Mitigation Option 1 is selected.

The overall traffic at the Project driveway entrances based on the above parameters is estimated to be 5,909 trips. They include 4,120 PM net new external peak hour trips, 757 pass-by trips, and 1,032 interzonal trip ends at buildout in 2006. ("Interzonal trip ends" are from one part of the project to another that travel along or across public roadways.)

b. Buildout Impacts

The assessment on an existing-plus-committed network assuming the advancement of certain projects indicates that the significantly impacted roadways and intersections described below will be operating below acceptable levels of service at the end of Buildout (2006):

Roadway Improvements Needed

<u>Roadways</u>	Needed Improvement
I-75 – Corkscrew Road to Daniels Parkway	Widen to 6 lanes
Three Oaks Parkway - Williams Road to Corkscrew Road	Widen to 6 lanes
US 41 - Koreshan Boulevard to San Carlos Boulevard - Bonita Beach Road to Coconut Road	Widen to 6 lanes Widen to 6 lanes
Old US 41 - Rosemary Drive to US 41	Widen to 4 lanes
Intersection Improvements Needed	
Bonita Beach Road @ Old 41 ⁽¹⁾ Coconut Road @ Driveway 9/Regional Retail Cente	Add 2 nd SB left turn lane er ⁽²⁾ Add WB right turn lane

Coconut Road @ Sandy Lane(2)

Corkscrew Road @ Ben Hill Griffin Parkway(1)

Corkscrew Road @ River Ranch Road(1) Corkscrew Road @ Three Oaks Parkway

I-75 @ Corkscrew Road(1)

Old 41 @ Dean Street(1)

Old 41 @ Pennsylvania Avenue(1)

Old 41 @ West Terry Street(1)

Three Oaks Parkway @ Koreshan Boulevard(1)

Three Oaks Parkway @ Williams Road(1)

Three Oaks Parkway @ Coconut Road(1)

US 41 @ Immokalee Road(1)

US 41 @ Old 41⁽¹⁾ (Collier County)

US 41 @ Bonita Beach Road

US 41 @ West Terry Street

US 41 @ Old 41/Pelican Landing Parkway

US 41 @ Pelican Colony Boulevard

Add SB right turn lane Add SB left turn lane Add dual EB left turn lane Signalization(3) Add WB left turn lane Add WB right turn lane Add NB right turn lane Add NB left turn lane Add SB left turn lane Add SB right turn lane Add EB left turn lane Add EB right turn lane Signalization(3) Add 2nd EB left turn lane Add 2nd NB left turn lane Add 2nd SB left turn lane Signal retiming Add 2nd WB left turn lane Add 2nd NB left turn lane Add 2nd SB left turn lane Add 2nd EB left turn lane⁽⁴⁾ Add 2nd WB left turn lane⁽⁴⁾ Add 2nd NB left turn lane Add 2nd SB left turn lane Signalization(3) Signal retiming Add 2nd NB thru lane Add 2nd SB thru lane Signalization(3) Signalization(3) Signalization(3) Signal retiming Signal retiming Signal retiming Signal retiming Add 2nd WB right turn lane Add 2nd NB left turn lane Add 2nd SB left turn lane Add 2nd EB left turn lane Add dual WB left turn lane(2) Add WB right turn lane(2) Add NB right turn lane(2) Add 2nd NB left turn lane

US 41 @ Coconut Road	Add dual SB left turn lane ⁽²⁾ Add 2 nd EB left turn lane Add EB right turn lane Add 2 nd WB left turn lane Add 2 nd NB right turn lane Add 2 nd NB left turn lane Add 2 nd SB left turn lane Add 2 nd EB left turn lane Add EB right turn lane
US 41 @ Driveway 6/Regional Retail Center ⁽¹⁾	Add NB right turn lane ⁽²⁾ Add SB left turn lane ⁽²⁾⁽³⁾ Add WB right turn lane ⁽²⁾ Signalization ⁽²⁾⁽³⁾
US 41 @ Driveway 5/Internal East-west Road ⁽¹⁾	Add NB right turn lane ⁽²⁾ Add dual SB left turn lane ⁽²⁾ Add dual WB left turn lane ⁽²⁾ Add WB right turn lane ⁽²⁾
US 41 @ Driveway 4/Pelican Point Boulevard ⁽¹⁾	Signalization ⁽²⁾⁽³⁾ Add NB right turn lane ⁽²⁾ Add SB Left turn lane ⁽²⁾ Add WB right turn lane ⁽²⁾ Signalization ⁽²⁾⁽³⁾
US 41 @ Driveway 3/Fountain Lakes Boulevard ⁽¹⁾	Add NB right turn lane ⁽²⁾ Add SB left turn lane ⁽²⁾ Add dual WB left turn lane ⁽²⁾ Add WB thru lane ⁽²⁾
US 41 @ Driveway 2/Estero Greens ⁽¹⁾	Add WB tilluland Add WB right turn lane ⁽²⁾ Signalization ⁽²⁾⁽³⁾ Add NB right turn lane ⁽²⁾ Add dual SB left turn lane ⁽²⁾ Add dual WB left turn lane ⁽²⁾ Add WB thru lane ⁽²⁾ Add WB right turn lane ⁽²⁾ Add EB right turn lane ⁽²⁾ Signalization ⁽²⁾⁽³⁾
US 41 @ Driveway 1/Community Commercial(1)	Add NB right turn lane ⁽²⁾ Add SB left turn lane ⁽²⁾ Add WB right turn lane ⁽²⁾
US 41 @ Williams Road(1)	Add 2 nd SB left turn lane Add 2 nd WB left turn lane
US 41 @ Corkscrew Road ⁽¹⁾ US 41 @ Broadway ⁽¹⁾ US 41 @ Koreshan Boulevard	Add 2 nd WB left turn lane Signal retiming Signalization ⁽³⁾

US 41 @ Sanibel Boulevard(1) US 41 @ Metro Parkway(1) US 41 @ Alico Road(1) US 41 @ Island Park Road(1) US 41 @ Ben Pratt/Six Mile Cypress Parkway(1)

Williams Road @ Driveway 1/Comm Commercial(1) Williams Road @ River Ranch Road(1)

Williams Road @ Sandy Lane(2)

Signal retiming Add 2nd NB right turn lane Signal retiming Signal retiming Add EB thru lane Add WB thru lane Signalization(3) Signalization(3) Signalization(3) Add WB left turn lane Add NB right turn lane Add NB left turn lane Add EB right turn lane Signalization(3)

Williams Road @ Three Oaks Parkway

This intersection is not included in a significantly and adversely impacted (1) roadway segment.

This intersection is considered a site-related improvement. (2)

Signalization only if warranted and subject to approval by the maintaining (3)

Dual EB and WB left turn lanes should be provided if they can be constructed without requiring reconstruction of the I-75 overpass bridge (4) structure.

The intersection improvements include at grade geometric improvements, such as turn lanes and signalization when warranted. Intersection improvements are accounted for in the overall proportionate share calculation. Site-related needs at the Project entrances are not addressed in the proportionate share calculation and must be addressed by the Developer at the time of local development order approval.

Mitigation 2.

Buildout Proportionate Share a.

The buildout proportionate share is \$14,600,000 in year 2002 dollars. This figure represents the Developer's share of necessary roadway and intersection improvements based on the development parameters set forth in Section II.D.1.a. The estimated roads impact fees based on the schedule effective July 1, 2000 is \$10,196,250, which is lower than the proportionate share estimate.

As noted in Condition D.3 below, the Developer must pay \$170,000 as

mitigation for the project's Comprehensive Plan impacts to the 2020 level of service on US 41 from Koreshan Boulevard to Alico Road. Therefore, the total proportionate share obligation deemed sufficient to mitigate both the buildout DRI-related transportation impacts on the non-site related roads and intersections set forth in Paragraph D.1.b and the project's Comprehensive Plan impacts is \$14,770,000. However, if the reanalysis described in section D.2.d.1 demonstrates that additional funds are necessary to mitigate the project's transportation impacts, then the Developer will be required to pay the higher mitigation amount.

No independent fee calculation will be permitted for the project, or a subpart thereof, absent a Notice of Proposed Change.

b. Mitigation Options

The Developer must choose one of the two mitigation options identified below to satisfy the proportionate share obligation.

(1) Traffic Mitigation Option 1

(a) Payment

All development within the project must pay roads impact fees in effect at the time of building permit issuance. In addition to roads impact fees, and prior to the issuance of the first building permit for vertical construction of any portion of the Regional Retail Center, the Developer must make a lump sum cash payment of \$4,573,750 in year 2002 dollars. This lump sum cash payment is intended to mitigate the transportation impacts associated with the Regional Retail Center and satisfy the proportionate share obligation that is due over and above road impact fees.

In accordance with local policies and regulations, the Developer may be entitled to roads impact fee credits for road improvements constructed within the area surrounding the project.

(b) Concurrency

All development within the project will be subject to the County's Concurrency Management System at the time it obtains a local development order.

(2) Traffic Mitigation Option 2

(a) Payment

The Developer may vest, for concurrency purposes, up to 400,000 square feet of retail uses and all of the non-retail uses by making an up-front payment of \$6,270,000 in 2002 dollars on or before December 31, 2003 or the issuance of the first building permit for the site, whichever comes first (excepting any public uses mandated by this Development Order). The remaining portion of the project will be entitled to concurrency vesting upon the payment of \$8,500,000 in 2002 dollars on or before December 31, 2004 or the issuance of the first building permit for the retail uses of the project over 400,000 square feet, whichever comes first. The value of creditable pipelined improvements identified in the Development Agreement may be subtracted from the second payment only.

Concurrency certificates issued pursuant to this option will be effective until December 31, 2006, or for three (3) years, whichever is later; provided, however, that the concurrency certificates will be extended upon approval of an extension pursuant to Section D. 2. d(2) for the period of the extension not to exceed one year.

(b) Development Agreement

Exercise of traffic mitigation option 2 requires a Local Government Development Agreement executed pursuant to §163.3220, Florida Statues, and Chapter 2, Article III of the Lee County Land Development Code. The Developer must submit a draft Development Agreement to Lee County within 6 months of the adoption of the original DRI Development Order or prior to submittal of any local development order application for the Regional Retail Center or the Community Commercial Retail. The Development Agreement must be executed prior to issuance of a local development order allowing vertical construction anywhere on the site, excepting public uses mandated by this Development Order. The agreement must specify the payment schedule for the total proportionate share obligation in accordance with subparagraph (2)(a) above.

c. Application of Payments

(1) <u>Cash</u>.

The County will apply all impact fees and cash payments made by the DRI toward the non-site related improvements identified in Section D.1.b. In the alternative, the County will apply the fees toward improvements that relieve those roadways, provided those improvements are deemed necessary to maintain the County's adopted level of service standards. If the improvements identified in Section D.1.b are ultimately funded through other sources, in whole or in part, or deemed unnecessary to maintain the adopted level of service standards, Lee County may apply the impact fees and cash payments paid by the DRI to other improvements consistent with the requirements of Lee County LDC Chapter 2. Potential applications of the cash payment can be specified in the Development Agreement.

(2) <u>Pipelined Improvements</u>.

The Developer may propose in the Development Agreement to provide a specific roadway improvement or improvements in lieu of the second cash payment to the County of \$8,500,000 in 2002 dollars, which is referenced in Section D.2.b.(2)(a). The proposed pipeline improvements are subject to County approval. In addition to the improvements listed in Section D. 1. b, potential improvements for pipelining consideration include (but are not limited to):

(a) Sandy Lane 2-lane Extension, from the south property line to the north property line (Williams Road) and from Williams Road to Corkscrew Road. Consistent with the County's long-range plan for Sandy Lane as a 2-lane collector and the County's standards for collector roads, no more than 100 feet of right-of-way and 2 lanes of construction will be eligible for credits against the proportionate share obligation. The reasonable cost of providing the railroad crossing between Williams Road and Corkscrew Road will be eligible for credits against the project's proportionate share obligation. If the Developer chooses to build more than 2 lanes, it will be

at the Developer's sole expense.

(b) Interim improvements not requiring right-of-way at the Corkscrew Road/I-75 interchange (subject to FDOT approval).

The estimated costs of any improvements made by the Developer (including design, right-of-way acquisition, drainage, permitting, water retention, construction, and the like) must be documented and submitted to the County for review and approval. The County reserves the right to obtain its own estimates for comparison purposes. Credit against the proportionate share obligation will be based on the final actual costs of the agreed upon improvements. Any right-of-way granted to the County will be valued as of the day prior to the DRI and zoning approval and subject to the compliance with applicable LDC provisions. Credit for the construction costs will be subject to the provisions of the County Land Development Code and standard practice related to project timing. The improvements must be built to applicable County or State standards and accepted for maintenance in accordance with the requirements of the responsible iurisdiction.

d. Buildout Extension

(1) Requirement for Reanalysis

Extension of the buildout date beyond 2006 may alter the project's impact to the area road network. Therefore, if the Developer: (a) files a Notice of Proposed Change resulting in an extension of project buildout beyond December 31, 2006; or (b) desires to extend the concurrency certificates issued pursuant to Condition D.2.b(2), then the Developer must provide a detailed traffic assessment to Lee County DOT for review and approval.

The assessment must include, but is not limited to, identification of the adjusted phasing, the level of development anticipated for the revised phasing, estimated traffic impacts, needed improvements, and the project's proportionate share of those improvements.

The assessment must include a cumulative analysis of the project's traffic impacts. The assessment must also identify mitigation for significantly and adversely impacted road segments by cumulative project traffic at the extended buildout year in accordance with the Transportation Uniform Standard Rule in the Florida Administrative Code. Prior to conducting a reassessment analysis, the Developer must attend a transportation methodology meeting with the County, and other review agencies as necessary, to establish the appropriate methodology.

The traffic assessment will be prepared by the Developer following generally acceptable transportation planning procedures consistent with the standards in effect at the time of reanalysis. Payment of additional mitigation, if any, resulting from the traffic assessment must be specified in an amended development order. The development order must be amended via a Notice of Proposed Change to reflect the revised phasing and additional mitigation.

The County will provide credit against the recalculated proportionate share for all mitigation paid through the date of the new traffic assessment. Proportionate share payments previously made by the Developer will be adjusted to then current year dollars. This will be accomplished by increasing the principal amount paid by an amount equal to the increase as determined in the State Highway Bid Index for the State of Florida, published in the Engineering News Record, using an average of the last four quarterly factors. This increase will be expressed as a percentage and will be measured from the index published for the fourth quarter of 2001 to the index published in the then latest available edition.

Under no circumstances will reimbursement be granted for any portion of a payment made in exchange for concurrency vesting, regardless of the outcome of a reanalysis.

(2) Alternative for Reanalysis

If all or a part of the Regional Retail Center has received building permits prior to December 31, 2006, the Developer may choose to pay the traffic mitigation for some or all of the balance of the development through buildout in a lump sum at the time the extension application is approved. Full payment of the required mitigation pursuant to Mitigation Option 2 constitutes an election under this section. In this case a cumulative traffic reanalysis is not required for the portion of the balance that is mitigated as part of the original DRI Development order. This section is not intended to supersede the standard submittal requirements for a typical Notice of Proposed Change under state law.

Comprehensive Plan Mitigation

An amendment to the Future Land Use Map, to change 435 acres from "Rural" to "Urban Community" was necessary to accommodate the approval of this DRI. To support the Map amendment, an analysis different from the DRI Transportation Analysis was necessary. This Comprehensive Plan analysis required review of the effects of the proposed DRI project in the year 2020 on the planned, financially feasible roadway network. The result of this analysis indicated that four road segments, beyond those planned for improvement as part of the 2020 financially feasible roadways network plan, will fail with the addition of the Coconut Point (aka Simon Suncoast) project. The failure for three of the identified segments will likely be addressed through other means, but the segment of US 41 from Koreshan Boulevard to Alico Road is projected to fail even after the six-lane improvement identified in paragraph D.1.b.

The comprehensive plan amendment transmittal package approved by the Board of County Commissioners on December 13, 2001, indicated that appropriate traffic impact mitigation must be provided at the time of rezoning or DRI development approval.

The costs for needed improvements beyond those planned in the 2020 Financially Feasible Plan are solely the responsibility of the applicant, and are treated much as a proportionate share obligation. In this case, the applicant has estimated that the provision of dual left turn lanes at a number of key intersections along the impacted segment of US 41 will improve the capacity enough to allow satisfactory operation. The applicant estimated that the cost of providing these turn lanes would be roughly \$692,000, not including the costs of maintenance of traffic, mobilization and permitting. The applicant's proportionate share of the cost of the turn lanes is \$170,000. This figure has been added to the project's DRI proportionate share, as noted above.

4. Access and Site Related Improvements

In addition to the proportionate share obligation set forth above, the Developer is responsible for its share of the following site-related roadway and intersection improvements: all internal roadways, all intersection improvements, including signalization, turn lanes, deceleration lanes, and other improvements deemed necessary by the County

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CURVE; THENCE RUN N.70°20'35"E., ALONG SAID NORTHERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 200.00 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE SOUTHERLY: THENCE RUN EASTERLY, ALONG SAID NORTHERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A RADIUS OF 3,175.00 FEET, THROUGH A CENTRAL ANGLE OF 09°15'04", SUBTENDED BY A CHORD OF 512.09 FEET AT A BEARING OF N.74°58'07"E., FOR A DISTANCE OF 512.65 FEET TO THE END OF SAID CURVE; THENCE RUN. N.79°35'39"E., ALONG SAID NORTHERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 263.08 FEET TO THE POINT OF BEGINNING; CONTAINING 386.536 ACRES, MORE OR LESS.

NOTES:

THIS PROPERTY IS SUBJECT TO EASEMENTS, RESERVATIONS OR RESTRICTIONS OF RECORD.

482.421 ACRES, MORE OR LESS. TOTAL PROPERTY AREA:

INFORMATION RELATING TO BOUNDARY DATA OF SECTIONS 3, 4, 9 AND 10, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA, TOGETHER WITH THE LOCATION OF THE US HIGHWAY #41 RIGHT-OF-WAY, WAS OBTAINED FROM A SURVEY OF THE SWEETWATER RANCH PREPARED BY DENI ASSOCIATES HAVING ORDER NUMBER 8409031, DATED 9/14/84. INFORMATION RELATING TO THE LOCATION OF COCONUT ROAD AND ADJOINING EXCEPTED PARCELS WAS OBTAINED FROM PROPERTY DESCRIPTIONS PROVIDED BY CLIENT.

BEARINGS REFER TO THE SOUTH LINE OF THE SOUTHEAST QUARTER OF SECTION 9, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA, AS BEING S.88°56'17"W. The State of the S

HOLE, MONTES, INC. CERTIFICATE OF AUTHORIZATION LB #1772

P.L.S. #3741

STATE OF FLORIDA THOMAS J. GARRIS

Applicant's Legal Checked

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Minimum Market

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Engineer and consistent with the Lee County Land Development Code for the Project's access points onto U.S. 41, Coconut Road, and Williams Road. The improvements include the installation of a signal coordination system on U.S. 41 from Pelican Colony Boulevard to Williams Road. During the local development order review process, site-related improvements must be evaluated based on weekday, PM peak hour conditions. Saturday mid-day conditions must be considered in the design of turn lanes due to the retail component of the DRI. Site-related improvements are not eligible for credit against impact fees and may not be used to offset the proportionate share obligation. Project accesses onto US 41 are subject to obtaining a connection permit from FDOT.

Committed Improvements

Roadway Improvements

<u>Roadways</u>	Start <u>Year</u>	Improvement
Alico Road – US 41 to Seminole Gulf Railway	02	4 Lanes
- Seminole Gulf Railway to I-75 West Ramps	02	6 Lanes
Ben Hill Griffin Parkway/Treeline Avenue – Alico Road to Daniels Parkway	02	4 Lane Ext.
Bonita Beach Road - Imperial Street to I-75	03	6 Lanes
Livingston/Imperial Connection – Immokalee Road to Bonita Beach Road	U/C	2 Lane Ext.
Metro Parkway – U.S. 41/Alico Road to Ben Pratt/Six Mile Cypress Pkwy (including interchange)) 04	6 Lane Ext.
Three Oaks Parkway – S. of Coconut Road to Williams Road	U/C	4 Lane Ext.
Williams Road to Corkscrew Road	U/C	4 Lane Ext.
 Corkscrew Road to Alico Road 	03	4 Lanes
 Alico Road to Daniels Parkway 	03	4 Lane Ext.

US 41 – Old 41 (Collier County) to N. of Bonita Beach Road	03	6 Lanes
- San Carlos Boulevard to Alico Road	U/C	6 Lanes
Williams Road - River Ranch Road to Three Oaks Parkway	02	2 Lane Ext.

The Regional Retail Center has the potential to create a temporary burden on the transportation network. The following Staging Schedule is an effort to minimize the temporary transportation burden while providing the Developer with the ability to obtain building permits for vertical construction of retail uses. Issuance of any building permit for vertical construction will require prior compliance with the mitigation options set forth in condition D.2. The "Maximum Square Footage" column identifies the maximum gross retail square footage for which building permits allowing vertical construction may be issued prior to the corresponding date, unless the improvements identified "to Avoid Interim Level of Service Problem" are under construction on or before the identified date, interim improvements are completed or under construction on or before the identified date, then building permits for the maximum amount of retail square footage as identified in conjunction with the corresponding date may be issued.

<u>Date</u>	<u>Maximum</u> Square Footage	Needed Improvements to Avoid Interim Level of Service Problem		
		Route	<u>Limit</u>	
Adoption of DRI DO AND Compliance with Cond. D.2	400,000	Not Applicable	Not Applicable	
July 1, 2004	000,000	U. S. 41 - 6 Lane	Collier County line to Bonita Beach Road	
July 1, 2005	1,200,000	Three Oaks Ext. 4L OR Livingston Rd./ Imperial St. 4 Lane	Immokalee Rd. to E.Terry St.	
July 1, 2006	1,800,000	US 41-6Lane AND	Corkscrew Rd. to San Carlos	

Terry St. to Coconut Rd. Three Oaks Ext.

4 Lane

AND

Rosemary dr. to US 41 Old 41 - 4 lane

AND

Alico Rd. to ben C Pratt/ Metro Pkwy. Ext.-

6 Lane

Six Mile Cypress Pkwy

AND

Three Oaks Ext-

Alico Rd. to Daniels Pkwy

4 Lane

Treeline Ext.-4L

Alico Rd. to Daniels Pkwy.

Annual Transportation Monitoring Program 6.

Design of Monitoring Program a.

The transportation monitoring program will be designed in cooperation with the Lee County Department of Transportation, the Florida Department of Transportation (FDOT), the Southwest Florida Regional Planning Council (SWFRPC), and the Florida Department of Community Affairs (FDCA) prior to submittal of the first report. The methodology of the annual transportation monitoring report may be revised if agreed upon by all parties.

Submittal of Monitoring Report b.

The Developer must submit an annual transportation monitoring report to the following entities for review and approval: Lee County Department of Transportation, FDOT, FDCA, and SWFRPC. The first monitoring report will be submitted one year after the effective date of the DRI Development Order. The Developer must provide written notice to the above review agencies if the Developer concludes that a traffic monitoring report is not required because no traffic impacts have been created. Once an annual transportation monitoring report has been submitted, a report must be submitted annually thereafter until Project buildout, whether actual or declared.

Minimum Requirements for Report Contents C.

The monitoring report will measure the Project's actual external roadway impacts and the level of service conditions on the impacted roads and intersections, and determine the timing for needed improvements. The annual traffic monitoring report must also contain the following information:

- (1) P.M. peak Signalization⁽²⁾⁽³⁾ hour traffic counts with turning movements at the Project's access points onto U.S. 41, Coconut Road, Williams Road, Pelican Colony Boulevard and Sandy Lane, and on the external road segments and intersections identified in Paragraph D.1.b. (Traffic counts/volumes may be obtained from original traffic counts, public agency reports, other monitoring reports, and other available data.)
- (2) A comparison of field measured external Project traffic volumes to the 5,909 total P.M. Peak hour external (including 757 pass-by and 1,032 interzonal trip ends) project trip generation from all driveways onto U.S. 41, Coconut Road, Williams Road, Pelican Colony Boulevard and Sandy Lane assumed in the DRI analysis. If an interconnection is provided to The Brooks parcel at the southeast corner of U.S. 41 and Coconut Road, a methodology must be developed to identify pass-through trips generated by The Brooks parcel.
- (3) Estimated existing levels of service and needed improvements for the roads and intersections specified in Paragraph D.1.b. above.
- (4) Estimated future levels of service and needed improvements for the roads and intersections specified in Paragraph D.1.b. above, based on a one-year projection of future volumes. A summary of the status of road improvements assumed to be committed by Collier County, Lee County and FDOT.

d. Implications

- (1) If the annual transportation monitoring report reveals that the Project trip generation exceeds the original assumptions contained herein, then the statutory provisions regarding substantial deviations will govern.
- (2) Changes to development parameters or buildout may require the Developer to rebut the statutory presumption of substantial deviation. In some instances, the evidence necessary to rebut the presumption may involve a comparison of Project trip distribution and assignment.

Pedestrian/Bicycle and Transit Facilities

The Developer will provide for pedestrian and bicycle facilities and bus stop locations in accordance with the map attached as Exhibit F.

E. VEGETATION AND WILDLIFE/WETLANDS

- 1. Impacts to the habitat value of the site (i.e. habitat utilized by dispersing juveniles and possible habitat available to adults occupying the Corkscrew area) must be considered during the permitting review process with the SFWMD and the Department of Army Corps of Engineers (ACOE). This impact must be assessed in terms of the type and function of the forested habitat on site, and the site's contribution as a connection between preserve lands to support wide-ranging and wetland dependent species. The Developer will coordinate with the U.S. Fish and Wildlife Service (USFWS) and Florida Fish and Wildlife Conservation Commission (FFWCC) to address the impacts the proposed project may have on habitat utilized by wide-ranging listed species including the Florida Panther and Florida Black Bear.
- 2. The lake designs must include draw down pool features in littoral shelf slopes to favor use by woodstork and other wading birds.
- 3. The Developer must follow the Standard U.S. Fish and Wildlife Service Protection Measures for the Eastern Indigo Snake; and an Eastern Indigo Snake Protection Plan to be submitted for review and approval by the FFWCC as a condition of local development order approval.
- 4. The Developer must provide an on-site preserve management plan for review and approval by the FFWCC as a condition of local development order approval.
- 5. The 482± acre site originally consisted of 36.23± acres of SFWMD jurisdictional wetlands. The Developer is committed to conserving 22.15 acres of jurisdictional wetlands and 4.81 acres of jurisdictional surface waters. An estimated 9.27 acres of jurisdictional wetlands are proposed to be impacted with an additional 14.56 acres of non-jurisdictional surface waters to be filled (borrow lakes). 3.76 acres of the proposed wetland impacts have been previously permitted by the SFWMD and the Army Corp of Engineers (ACOE) under the Sweetwater MPD/Brooks project (e.g.,eradication of exotic vegetation and wetland hydroperiod enhancement).
- 6. Prior to impacting the additional 5.51 acres of jurisdictional wetlands, the Developer must modify existing SFWMD and ACOE permits and provide additional mitigation.
 - 7. Wetlands and surface waters remaining on the project site must be protected

during construction through the implementation of temporary erosion and sedimentation control procedures.

- 8. Littoral plantings will be incorporated into the final design of the proposed stormwater management ponds. Plantings of desirable wetland herbaceous plants, to include species such as pickerelweed, maiden cane, and blue flag iris, cypress and black gum.
- 9. The existing flow-way is part of the Halfway Creek Watershed and headwaters. The 32.7 acre flow-way must be preserved and enhanced. An enhancement plan must be submitted as part of the local development order approval process. This plan must include a restoration planting plan for the 8.49± acres melaleuca dominated slash pine-cypress mixed wetland forest and the 6.84± acre area located in the southeast branch of the flow-way that was previously cleared/disturbed. The restoration planting plan, which is outside of the mitigation requirements under the existing permits, can be utilized as compensatory mitigation for additional wetland impacts during subsequent permitting review processes with the state and federal regulatory agencies.

F. HURRICANE PREPAREDNESS

- 1. The applicant has stated an intention to utilize various community buildings, which are to be built in several locations throughout the development, as onsite emergency shelters for the project's residents. Based on the estimate of needed shelter space prepared by the staff of the Southwest Florida Regional Planning Council, the total shelter space provided by the applicant within Coconut Point DRI will be 10,480 square feet.
- 2. Construction of the buildings to serve, as onsite shelters must be started no later than the issuance of the 100th residential unit certificate of occupancy within each separate community in the overall development. All buildings to be utilized, as shelters must meet the following criteria:
 - elevated above the Category 3 storm surge level;
 - b. constructed in accordance with the requirements in Rule 9J-2.0257(6)(e), FAC, to withstand winds of at least one hundred twenty (120) miles per hour;
 - all windows in the building are shuttered;
 - d. equipped with an emergency power generator with adequate capacity to handle the following:
 - (1) ventilation fans;

- (2) emergency lighting;
- (3) life safety equipment (i.e., intercom, fire and smoke alarms); and
- (4) refrigeration and cooking equipment.
- e. have an auxiliary potable water supply.
- 3. As an alterative to providing all or part of the shelter space in on-site buildings, the Developer may limit the onsite shelter demand of the project by elevating all or portion of the residential units above 15.9 to 16.8 feet NGVD, if the units are located in these elevation ranges, which is the maximum predicted Category 3 storm surge flooding level. The amount of shelter space to be constructed or shelter impact fees to be paid will be determined by the Lee County Office of Emergency Management.
- 4. All deeds to property located within the Coconut Point DRI must include or be accompanied by a disclosure statement in the form of a covenant stating the property is located in a hurricane vulnerability zone and that the hurricane evacuation clearance time for Lee County or the Southwest Florida Region is high and hurricane shelter spaces are limited.
- 5. The applicant is also proposing to develop 600 hotel or motel rooms, within the Coconut Point DRI. Prior to issuance of a local development order for the hotel/motel, the hotel/motel developer must contact Lee County Emergency Management with respect to establishing written hurricane preparation and evacuation/sheltering procedures. These procedures must be reduced to a written plan, prepared by the hotel/motel developer, and approved by Lee County Emergency Management prior to occupancy of the hotel/motel.
- 6. Mitigation for hurricane evacuation route impacts will be accomplished through implementation of one of the following provisions. The mitigation option to be used must be identified by the Developer as part of the local development order process.
 - a. Establish and maintain a public information program within the proposed homeowners associations for the purpose of educating the development's residents regarding the potential hurricane threat; the need for timely evacuation in the event of an impending hurricane; the availability and location of hurricane shelters (specifically including the onsite shelters); and the identification of steps to minimize property damage and protect human life.

In order to use the above mitigation option, the Developer must provide a continuing hurricane awareness program and a hurricane evacuation plan. The hurricane evacuation plan must address and include, at a minimum, the

following items: operational procedures for the warning and notification of all residents and visitors prior to and during a hurricane watch and warning period; a public awareness program that addresses vulnerability, hurricane evacuation, hurricane shelter alternatives including hotels, the locations of both the onsite hurricane shelters and onsite or offsite public shelters, and other protective actions that may be specific to the development; identification of who is responsible for implementing the plan; and other items as deemed appropriate. The plan must be developed in coordination with local emergency management officials. In order to use this mitigation option, the final plan must be found sufficient by the reviewing agencies and must address the recommendations provided by the reviewing agencies; or

- Alternatively, the applicant must commit to providing roadway capacity improvements above and beyond those improvements required by Rule 9J-2.0255, FAC; or
- c. The applicant must commit to providing funds to be used for the purpose of procuring communications equipment, which would upgrade the existing warning and notification capability of local emergency management officials. In order to use this mitigation option, the Developer must provide reasonable assurance to local emergency management officials regarding the provision's ability to reduce the development's hurricane evacuation impacts. The amount of the funding will be determined and approved by the local emergency management officials.

G. WASTEWATER MANAGEMENT/WATER SUPPLY

- 1. The Developer will obtain a SFWMD permit for groundwater withdrawals for landscape irrigation, for irrigation well construction, as well as for any dewatering needed to construct the project lakes, roads or building foundations.
- 2. The Developer will utilize water conserving devices and methods necessary to meet the criteria established in the water conservation plan of the public water supply permit issued to Bonita Springs Utilities (BSU).
- 3. The Developer will coordinate with BSU or other water supplier to ensure that adequate potable water is available to meet the demands of the project.
- 4. The Developer will provide any necessary verification to the SFWMD that the Developer's plumbing and irrigation designs are consistent with District rules.
- 5. The Developer must demonstrate at the time of local development order approval that sufficient potable water and wastewater treatment capacity is available. If

BSU cannot provide the necessary service, then the Developer must obtain service from an alternate provider with capacity or construct on-site interim facilities that satisfy BSU Standards. Interim facilities must be dismantled at the Developer's expense when service by BSU is available.

- The on-site lakes, wetlands, and stormwater management system must be buffered from treated effluent contamination in accordance with SFWMD regulations.
- Septic systems utilized in conjunction with construction trailers, sales offices and model homes must be temporary. When it is feasible to connect the temporary uses to the regional wastewater treatment facilities, all temporary septic systems must be abandoned or removed by a licensed septic system firm, in accordance with all applicable regulations.
- The Developer must submit copies of all local development order application plans that include potable water or wastewater collection and distribution systems to BSU. BSU will review the plans for compliance with the BSU specifications manual.
- Lee County will evaluate all potable water facilities to ensure that the facilities are properly sized to meet average, peak day, and fire flow demands in accordance with the LDC. Lee County will consult with the appropriate fire protection district to confirm that the fire flow demands will be satisfied by the proposed potable water facility.
- The Developer must use the lowest, yet acceptable for the intended purpose, quality of water available for all non-potable water purposes.

COMPREHENSIVE PLAN Н.

Lee County may not issue a local development order unless the proposed development order is consistent with the County's Comprehensive Plan, Land Development Code.1

POLICE AND FIRE PROTECTION 1.

- The Developer will ensure that first responders to the area are adequately trained by TECO/People Gas to address accidental natural gas releases from the natural gas pipelines that are to be located on or adjacent to the site to ensure the safety of the residents and visitors to the area.
 - The project must be constructed and maintained in accordance with the 2.

¹ On October 21, 2002 the Board adopted a resolution amending the Lee Plan to reclassify the DRI site to the Urban Community land use category.

adopted Life Safety and Fire Code requirements.

- 3. The owner or operator of a facility qualifying under the Superfund Amendments Reauthorization Act (SARA) Title III of 1986, and the Florida Hazardous Materials Emergency Response and Community Right to Know Act of 1988, must file hazardous materials reporting applications in accordance with §§302, 303, 304, 311, 312, or 313. The applications must be updated annually by each reporting facility.
- 4. The Developer will provide the Lee County Sheriff's Department with finished shell space in the main regional mall complex (Regional Retail Center) for use as a Sheriff's substation to facilitate law enforcement activities. This space will be provided at nominal cost to the Sheriff's Department.
- 5. The Fire and EMS impacts of this project will be mitigated by the payment of impact fees in accordance with the schedules set forth in the LDC. However, the Developer must provide the Estero Fire Rescue District with an appropriate parcel (not less than 1 acre in size) for the location of a fire-rescue station and emergency medical services facility on the project site. Upon transfer of this site to the Fire District, the Developer will be entitled to fire impact fee credits in accordance with the LDC.
- 6. The Developer will conduct a comprehensive security study and evaluation during the design and construction of each retail development phase. The purpose of this study is to design and implement site specific security measures. The plan must provide for review on a quarterly basis by regional security audits. A copy of this plan must be submitted to the County as a condition of local development order approval.
- 7. The water mains, fire hydrants, and site access must be designed and constructed in accordance with Lee County regulations and BSU guidelines by providing large water mains meeting minimum diameters based upon proposed land use, and installation of fire hydrants in suitable locations to provide adequate fire protection coverage. Internal fire sprinkler systems may be required for structures to meet supplemental fire protection.
- 8. Any on-site facilities with commercial pool operations must comply with appropriate codes and statutes including required safety measures such as chemical sensors, internal alarm systems, or emergency shutdown systems.

J. EDUCATION

1. The education impact of this project will be mitigated by the payment of school impact fees in accordance with the schedules set forth in the LDC. However, the Developer must provide a site at least five acres in size and appropriately located to accommodate the growing school needs in this area of the county. Upon transfer of this

site to the School District, the Developer may be entitled to seek school impact fee credits in accordance with the LDC.

 This project will have an impact on the Estero High School and surrounding neighborhood traffic. The Developer will use reasonable efforts to prevent the project's construction traffic from using Williams Road east of the railroad tracks.

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

- A. <u>Resolution.</u> This Development Order constitutes a resolution of Lee County adopted by the Board of County Commissioners in response to the DRI ADA filed for Coconut Point DRI.
- B. <u>Additional Developer Commitments.</u> All commitments and impact mitigating actions volunteered by the Developer in the ADA and supplementary documents that are not in conflict with conditions or stipulations specifically enumerated above are incorporated by reference into this Development Order. These documents include, but are not limited to the following:
 - The Coconut Point (f/n/a Simon Suncoast) Application for Development Approval, stamped received on September 12, 2000;
 - The Coconut Point DRI sufficiency responses stamped received on February 7, 2001 and April 10, 2001 (transportation) and April 13, 200; and
 - 3. The governing zoning resolution for the Coconut Point (f/n/a Simon Suncoast) MPD.
- Counter on February 7, 2001 and attached hereto as Exhibit "B", and is incorporated by reference. It is understood that because it is a concept plan it is very general. The Developer may modify the boundaries of development areas and the locations of internal roadways to accommodate topography, vegetation, market conditions, traffic circulation, or other site related conditions as long as the modifications meet local development regulations. This provision may not be used to reduce the size of wetland preserve areas. Precise wetland boundaries will be determined by the South Florida Water Management District, as delegated by the Department of Environmental Protection and the Army Corp of Engineers.
- D. <u>Binding Effect.</u> The Development Order is binding upon the Developer, its successors and assigns. Where the Development Order refers to lot owners, business

owners or other specific reference, those provisions are binding on the entities or individuals referenced. Those portions of this Development Order that clearly apply only to the project Developer are binding upon any builder/developer who acquires a tract of land within the DRI. The Developer may impose or pass on the requirements of this DRI development order to ultimate purchasers through covenants that run with the land and phasing schedule.

- E. Reliance. The terms and conditions set out in this Development Order constitute a basis upon which the Developer and the County may rely with respect to future actions necessary to fully implement the final development contemplated by this Development Order. The development parameters and phasing schedule upon which this development order approval is based is set forth in Exhibit C. Change to the development mix or phasing schedule may require a reanalysis of project impacts in order to rebut a presumption of substantial deviation.
- F. <u>Enforcement</u>. All conditions, restrictions, stipulations and safeguards contained in this Development Order may be enforced by either party by action at law or equity. All costs of those proceedings, including reasonable attorney's fees, will be paid by the defaulting party.
- G. <u>Successor Agencies</u>. References to governmental agencies will be construed to mean future instrumentalities that may be created and designated as successors in interest to, or which otherwise possess, the powers and duties of the referenced governmental agencies in existence on the effective date of this Development Order.
- H. <u>Severability</u>. If any portion or section of this Development Order is determined to be invalid, illegal or unconstitutional by a court of competent jurisdiction, then that decision will not affect the remaining portions or sections of the Development Order, which will remain in full force and effect.
- I. <u>Applicability of Regulations.</u> This Development Order does not negate the Developer's responsibility to comply with federal, state, regional and local regulations.
- J. <u>Further Review.</u> Subsequent requests for local development permits do not require further DRI review pursuant to §380.06, Florida Statutes. However, upon a finding at a public hearing by the Board that any of the following conditions exist, the Board must order a termination of all development activity in that portion of the development affected by substantial deviation until a DRI Application for Development Approval, Notice of Substantial Deviation or Notice of Proposed Change has been submitted, reviewed and approved in accordance with §380.06, Florida Statutes.
 - 1. There is a substantial deviation from the terms or conditions of this

Development Order or other changes to the approved development plans that create a reasonable likelihood of an additional regional impact or any other regional impact created by the change that has not been evaluated and reviewed by the Regional Planning Council; or

- 2. Expiration of the period of effectiveness of the Development Order. Any request to extend the effectiveness of this Development Order will be evaluated based on the criteria for the extension of the buildout date set forth in §380.06(19), Florida Statutes.
- 3. Conditions in this development order that specify circumstances in which the development will be required to undergo additional DRI review. See 9J-2.025(10).
- K. <u>Buildout and Termination Dates.</u> The project has a buildout date of December 31, 2006, and a termination date of December 31, 2012 The termination date is based on a 4 year buildout and the recognition that a local Development Order, which is valid for six years, may be obtained prior to December 31, 2012. No permits for development will be issued by the County subsequent to the termination date or expiration date unless the conditions set forth in §380.06(15)(g) are applicable.
- L. <u>Commencement of Physical Development.</u> Commencement of substantial physical development of the project must occur no later than December 31, 2004. Further development must occur in accordance with the development parameters and phasing schedule set forth in Exhibit C.
- M. <u>Assurance of Compliance</u>. The administrative director of the Lee County Department of Community Development, or their designee, will be the local official responsible for assuring compliance with this Development Order. Lee County is primarily responsible for monitoring the development and enforcing the provisions of the development order. No permits or approvals will be issued if the Developer fails to act in substantial compliance with the development order.
- N. <u>Credits Against Local Impact Fees.</u> Pursuant to §380.06(16), Florida Statutes, the Developer may be eligible for credits for contributions, construction, expansion, or acquisition of public facilities, if the Developer is also subject by local ordinances to impact fees or exactions to meet the same needs. However, no credit will be provided for internal or external site-related facilities required by County regulations, or to any off-site facilities to the extent those facilities are necessary to provide safe and adequate services to the development.
- O. <u>Protection of Development Rights.</u> The project will not be subject to down-zoning, unit density reduction, or intensity reduction prior to December 31, 2013. If the

County demonstrates at a public hearing that substantial changes have occurred in the conditions underlying the approval of this Development Order, or finds that the Development Order was based on substantially inaccurate information provided by the Developer, or that the change is clearly established by Lee County to be essential to public health, safety and welfare, then down-zoning, unit density reduction, or intensity reduction may occur. [See 9J-2.025(3)(b)13]

P. Annual Reports. The Developer must submit a report annually to the Lee County Department of Community Development, the SWFRPC and Florida DCA on Form RPM-BSP-Annual Report-1. The content of the annual report must include the information set forth in Exhibit D, and must also be consistent with the rules of the FDCA. The first monitoring report must be submitted to the DRI coordinator for SWFRPC, DCA, and Lee County no later than one year after the effective date of this Development Order. Further reporting must be submitted not later than one year for subsequent calendar years thereafter, until buildout, whether actual or declared. Failure to comply with this annual reporting procedure is governed by §380.06(18), Florida Statutes, which provides for the temporary suspension of the DRI Development Order.

The Developer must file the annual monitoring reports until actual or declared buildout of the project. The Simon Property Group is the party responsible for filing the annual monitoring reports until one or more successor entities are named in the development order. The Developer must inform successors in title to the undeveloped portion of the real property covered by this development order of the annual reporting requirement. Tenants or owners of individual lots or units have no obligation to comply with this reporting condition.

The Developer must also submit a transportation annual report in accordance with the provisions set forth in Section II.D. of this development order.

- Q. Community Development District. The Developer might elect to petition for the formation of a Uniform Community Development District to serve all or a portion of the project pursuant to Florida Statues, Chapter 190, as it may be in effect from time to time. Lee County hereby gives its approval that any such district may undertake the construction and/or funding of all or any of the mitigation and public infrastructure projects for which the Developer is responsible under the terms of this development order, whether within or without the boundaries of the district, and including the payment of mitigation amounts provided for in this development order, as a co-obligor hereunder. This provision may not be construed to require the approval of any petition to form such a district, and in no event will the Developer be released from its obligations under this development order.
- R. <u>Transmittal and Effective Date.</u> The County will forward certified copies of this Development Order to the SWFRPC, the Developer, and appropriate state agencies. This Development Order is rendered as of the date of that transmittal, but will not be

effective until the expiration of the statutory appeal period (45 days from rendition) or until FDCA has completed their review and has determined not to take an appeal, should that occur prior to the expiration of the 45-day period, or until the completion of any appellate proceedings, whichever time is greater. In accordance with the requirements of §380.06(15)f, Florida Statutes, once this development order is effective, the Developer must record notice of its adoption in the office of the Clerk of the Circuit Court of Lee County.

Continued Agricultural Use of Property. Bona fide agricultural uses in existence on the date of this DRI approval may continue until the first development order approval for a site within the particular tract, as designed on Map H, (excluding public uses mandated by this Development Order). No development activity of any kind may occur on the property, including the clearing of vegetation or cutting of trees, unless such activity is reviewed and approved in accordance with Lee County regulations as if no agricultural use existed on the property. The purpose of the limitation is to eliminate any exemption or other special considerations or procedures that might otherwise be available under Lee County regulations by virtue of the existing agriculture on the property.

THE MOTION TO ADOPT this Development Order was offered by Commissioner Ray Judah, and seconded by Commissioner Douglas St. Cerny and upon a poll of the members present, the vote was as follows:

> Aye Robert Janes Aye Douglas St. Cerny Aye Ray Judah Absent Andrew W. Coy Aye John E. Albion

DULY PASSED AND ADOPTED this 21st day of October 2002

CHARLIE

S:\LU\DRI\FINALDO\Coconut Point DRI.wpd

State of Florida County of Lie

I CM. The force, Clerk of the Circuit Court for Landa atg. Election, do hereby certify this domesa to be a direct and correct copy of the original document filed in the Minuses Department.

BOARD OF COUNTY COMMISSIONERS

Dawn E. Perry-Lehnert Assistant County Attorney Office of the County Attorney

OF LEE COUNTY, FLORIDA

Approved as to for

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COMMUNITY DEVELOPMENT

JUL 3 0 2010

2010-00062

Page 32 of 33

Exhibits:

- Legal Description
 Master Plan of Development (Map H) Stamped Received February 7, 2001
 Development Parameters and Phasing Schedule
 Annual Monitoring Report Requirements
 Calculation of Road Impact Fee Obligation
 Pedestrian, Bicycle and Bus Stop Plan Legal Description A.
- B. C.
- D.
- E.
- F.

EXHIBIT "A"

LEGAL DESCRIPTION Property located in Lee County, Florida PAGE 1 OF 3



EXCHEERS - PLANIERS - SURVEYORS 950 Encore Way · Naples, Florida 3411

JAN 3 1 2001

PROJECT #1997079 1/17/01 REF. DWG. #A-994-2 PAGE 1 OF 23

PERMIT COUNTER

LEGAL DESCRIPTION

A PORTION OF SECTION 9, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF SECTION 9, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA; THENCE RUN S.88*56*17*W., ALONG THE SOUTH LINE OF THE SOUTHEAST QUARTER OF SAID SECTION 9, FOR A DISTANCE OF 5.89 FEET TO A POINT ON THE SOUTHEAST QUARTER OF SAID SECTION 9. WESTERLY RIGHT-OF-WAY LINE OF THE SEABOARD COASTLINE RAILROAD, A 130.00 FOOT RIGHT-OF-WAY, AND THE POINT OF BEGINNING OF THE PARCEL OF LAND HEREIN DESCRIBED; RIGHT-OF-WAY, AND THE POINT OF BEGINNING OF THE PARCEL OF LAND HEREIN DESCRIBED; THENCE CONTINUE \$.88°56'17"W., ALONG THE SOUTH LINE OF THE SOUTHEAST QUARTER OF SAID SECTION 9, FOR A DISTANCE OF 1,733.04 FEET TO A POINT ON THE EASTERLY RIGHT-OF-WAY LINE OF U.S. HWY, NO. 41 (FLORIDA STATE ROAD NO. 45), A 200.00 FOOT RIGHT-OF-WAY; WAY LINE OF U.S. HWY, NO. 41 (FLORIDA STATE ROAD NO. 45), A 200.00 FOOT RIGHT-OF-WAY; THENCE RUN N.10°32'05"W., ALONG SAID EASTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF THENCE RUN NORTHERLY, ALONG SAID EASTERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF THENCE RUN NORTHERLY, ALONG SAID EASTERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A RADIUS OF 5,605.39 FEET, THROUGH A CENTRAL ANGLE OF 04°03'11", SUBTENDED BY A CHORD OF 396.43 FEET AT A BEARING OF N.08°30'30"W., FOR A DISTANCE OF 396.52 FEET TO THE END OF SAID CURVE; THENCE RUN N.88°07'51"E. FOR A DISTANCE OF 747.22 FEET TO A POINT ON A CIRCULAR CURVE. CONCAVE EASTERLY. WHOSE DISTANCE OF 395.52 FEET TO THE END OF SAID CURVE; THENCE KUN N.85 07 31 E. FOR A DISTANCE OF 747.22 FEET TO A POINT ON A CIRCULAR CURVE, CONCAVE EASTERLY, WHOSE RADIUS POINT BEARS N.82*31'42*E., A DISTANCE OF 3,909.60 FEET THEREFROM; THENCE RUN NORTHERLY, ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A RADIUS OF 3,909.60 FEET, THROUGH A CENTRAL ANGLE OF 08°29'31", SUBTENDED BY A CHORD OF 578.92 FEET AT A BEARING OF N.03*13*32*W., FOR A DISTANCE OF 579.45 FEET TO THE END OF SAID CURVE;
THENCE RUN N.00*15*56*W., FOR A DISTANCE OF 583.09 FEET; THENCE RUN N.00*15*56*W., FOR A DISTANCE OF 47.04 FEET TO A POINT ON THE SOUTHERLY RIGHT-OF-WAY LINE OF COCONUT ROAD, A 150.00 FOOT RIGHT-OF-WAY, THE SAME BEING A POINT ON A CIRCULAR CURVE CONCAVE NORTHERLY, WHOSE RADIUS POINT BEARS N.10°26'58"W., A DISTANCE OF 2,025.00 FEET THEREFROM; THENCE RUN EASTERLY, ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE AND FEET THEREFROM; THENCE RUN EASTERLY, ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A RADIUS OF 2,025.00 FEET, THROUGH A CENTRAL ANGLE OF 09°12'27", SUBTENDED BY A CHORD OF 325.07 FEET AT A BEARING OF N.74°55'48"E., FOR A DISTANCE OF 325.42 FEET TO THE END OF SAID CURVE; THENCE RUN N.70°20'35"E., ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE FOR A DISTANCE OF 200.00 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE SOUTHERLY; THENCE RUN THE BEGINNING OF SAID SOUTHERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE EASTERLY, ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF 99°15'04". EASTERLY, ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A RADIUS OF 3,025.00 FEET, THROUGH A CENTRAL ANGLE OF 09*15'04", SUBTENDED BY A CHORD OF 487.89 FEET AT A BEARING OF N.74*58'07"E., FOR A DISTANCE OF 488.42 FEET TO THE END OF SAID CURVE; THENCE RUN N.79*35'39"E., ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 238.23 FEET TO A POINT ON THE WESTERLY RIGHT-OF-WAY LINE OF THE SEABOARD COASTLINE RAILROAD, A 130.00 FOOT RIGHT-OF-WAY; THENCE RUN S.00*59'47"E., ALONG SAID WESTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 2,869.10 RUN S.00*59'47"E., ALONG SAID WESTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 2,869.10 FEET TO THE POINT OF BEGINNING; CONTAINING 95.885 ACRES, MORE OR LESS.

A PORTION OF SECTIONS 3, 4, 9, AND 10, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY. FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF SECTION 9, TOWNSHIP 47 SOUTH, RANGE 25 EAST, LEE COUNTY, FLORIDA; THENCE RUN S.88°56'17"W., ALONG THE SOUTH LINE OF THE

Naples - Fort Myers - Venice - Ennisonment DCT 2 0 0 1 - 0 0 0 7 5



VOD 2010-00065

EXHIBIT "A" PAGE 2 OF 3

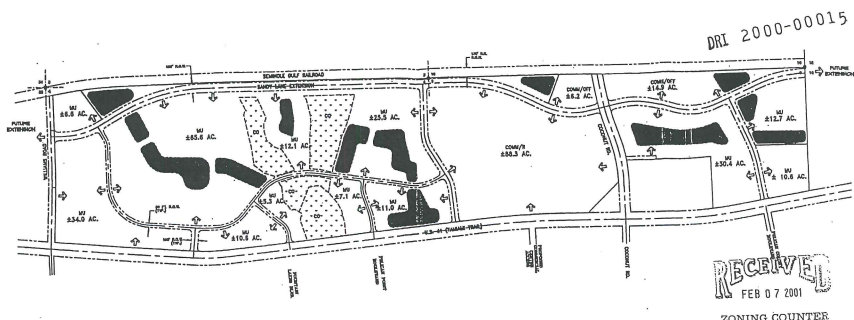
HM PROJECT #1997079 1/17/01 REF. DWG. #A-994-2 PAGE 2 OF \$3

SOUTHEAST QUARTER OF SAID SECTION 9, FOR A DISTANCE OF 5.89 FEET TO A POINT ON THE WESTERLY RIGHT-OF-WAY LINE OF THE SEABOARD COASTLINE RAILROAD, A 130.00 FOOT RIGHT-OF-WAY; THENCE RUN N.00°59'47"W., ALONG SAID WESTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 3,021.15 FEET TO THE POINT OF BEGINNING OF THE PARCEL OF LAND HEREIN DESCRIBED; THENCE RUN N.00°59'47"W., ALONG SAID WESTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 2,320.56 FEET TO A POINT ON THE NORTH LINE OF THE NORTHWEST QUARTER OF SECTION 10, TOWNSHIP 47 SOUTH, RANGE 25 EAST; THENCE RUN N.00°59'47"W., ALONG SAID WESTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 2,692.32 FEET TO A POINT ON THE NORTH LINE OF THE SOUTHEAST QUARTER OF SECTION 4, TOWNSHIP 47 SOUTH, RANGE 25 EAST; THENCE RUN N.00°56'59"W., ALONG SAID WESTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 1,590.78 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE WESTERLY; THENCE RUN NORTHERLY, ALONG SAID WESTERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A RADIUS OF 5,641.38 FEET, THROUGH A CENTRAL ANGLE OF 09°31'27", SUBTENDED BY A CHORD OF 936.68 FEET AT A BEARING OF N.05°42'42"W., FOR A DISTANCE OF 937.76 FEET TO THE END OF SAID CURVE; THENCE RUN N.10°28'26"W., ALONG SAID WESTERLY RIGHT-OF -WAY LINE, FOR A DISTANCE OF 98.54 FEET TO A POINT ON THE SOUTHERLY RIGHT-OF-WAY LINE OF WILLIAMS ROAD, A 100.00 FOOT RIGHT-OF-WAY; THENCE RUN S.88*20'53"W., ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 1,029.70 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE NORTHERLY; THENCE RUN WESTERLY, ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A RADIUS OF 7,050.00 FEET, THROUGH A CENTRAL ANGLE OF 03°00'00°, SUBTENDED BY A CHORD OF 369.09 FEET AT A BEARING OF S.89°50'53"W., FOR A DISTANCE OF 369.14 FEET TO THE END OF SAID CURVE; THENCE RUN N.88°39'07"W., ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 674.92 FEET TO A POINT ON THE EASTERLY RIGHT-OF-WAY LINE OF U.S. HWY. NO. 41 (FLORIDA STATE ROAD NO. 45), A 200.00 FOOT RIGHT-OF-WAY; THENCE RUN S.04°52'41"W., ALONG SAID EASTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 1,901.57 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE CONCAVE EASTERLY, THENCE RUN SOUTHERLY, ALONG SAID EASTERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A RADIUS OF 2,725.19 FEET, THROUGH A CENTRAL ANGLE OF 11°32'50", SUBTENDED BY A CHORD OF 548.30 FEET AT A BEARING OF S.00°53'44"E., FOR A DISTANCE OF 549.23 FEET TO THE END OF SAID CURVE; THENCE RUN S.06°40'09°E., ALONG SAID EASTERLY RIGHT-OF-WAY LINE FOR A DISTANCE OF 225.81 FEET TO A POINT ON THE NORTH LINE OF THE SOUTHEAST QUARTER OF SAID SECTION 4; THENCE CONTINUE S.06°40'09"E., ALONG SAID EASTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 2,710.61 FEET TO A POINT ON THE SOUTH LINE OF THE SOUTHEAST QUARTER OF SAID SECTION 4; THENCE CONTINUE S.06°40'09"E., ALONG SAID EASTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 626.03 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE WESTERLY; THENCE RUN SOUTHERLY, ALONG SAID EASTERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A RADIUS OF 11,584.73 FEET, THROUGH A CENTRAL ANGLE OF 06°24'13", SUBTENDED BY A CHORD OF 1,294.08 FEET AT A BEARING OF S.03°28'03"E., FOR A DISTANCE OF 1,294.76 FEET TO THE END OF SAID CURVE; THENCE RUN S.00°15'56"E., ALONG SAID EASTERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 274.74 FEET; THENCE RUN S.46°02'16"E., FOR A DISTANCE OF 577.44 FEET; THENCE RUN S.01°57'26"E. FOR A DISTANCE OF 25.19 FEET TO A POINT ON THE NORTHERLY RIGHT-OF-WAY LINE OF COCONUT ROAD, A 150.00 FOOT RIGHT-OF-WAY; THENCE RUN N.88°02'34"E., ALONG SAID NORTHERLY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 32.80 FEET TO THE BEGINNING OF A TANGENTIAL CIRCULAR CURVE, CONCAVE NORTHERLY; THENCE RUN EASTERLY, ALONG SAID NORTHERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A RADIUS OF 1,875.00 FEET, THROUGH A CENTRAL ANGLE OF 17°41'59", SUBTENDED BY A CHORD OF 576.92 FEET AT A BEARING OF N.79°11'34"E., FOR A DISTANCE OF 579.22 FEET TO THE END OF SAID

TALS ATTE

DRI 2000-00015





LAND USE BREAKDOWN

AULT ACRES 447.1 ACRES INTOWAL RAIL OPEN MEA / ATTLE ACRES ASHOLD ACREST DEVELOPMENT AREAS

PROJECT INTENSITY RESIDENTIAL LARTE COMMERCIAL/RETAL (GROSS LEABABLE AREA) ODICIVIL OFFICE (ILF.) MEDICAL OFFICE (S.F.) HOTEL (ROOME)

1,200 1,800,000 200,000

100,000

44824 ACRES TOTAL

NOTES: LOCATIONS CONFIGURATIONS OF PROPOSED LAND USES, LOCATIONS CONFIGURATION AREAS, ROADWAYS AND OPEN SPACE ARE CONCEPTUALT SHOWN AND SUBJECT TO DAMAGE SURROW FRALL DESIGNATIONS.

ZONING COUNTER

RETAL/DOMMERGAL JEW COOM OPPIOL/MEDICAL RESIDENTIAL

PROPERTY BOUNDARY ROAD ROLL LINE

CONCEPTUAL ACCESS PORT

EXHIBIT B

September 2000 Not to Scale



Map H - Master Development Plan

DRI EXHIBIT C

Development Parameters and Phasing Schedule

•	•	Buildout
Regional Retail Commercial	1,450,000* sq. ft.	2006
	350,000* sq. ft.	2006
	300,000** sq. ft.	2006
	600 Rooms	2006
	1000 du	2006
	200 units	2006
, 100.00000000		

^{*} Gross Leasable Area



^{**}Up to 100,000 sq. ft., may be medical office

DRI EXHIBIT D

ANNUAL MONITORING REPORT REQUIREMENTS

The Annual Monitoring Report that must be submitted by the Developer in accordance with Subsections 380.06(15) and 380.06(18), Florida Statutes, and 9J-2.025(7), Florida Administrative Code, must include the following:

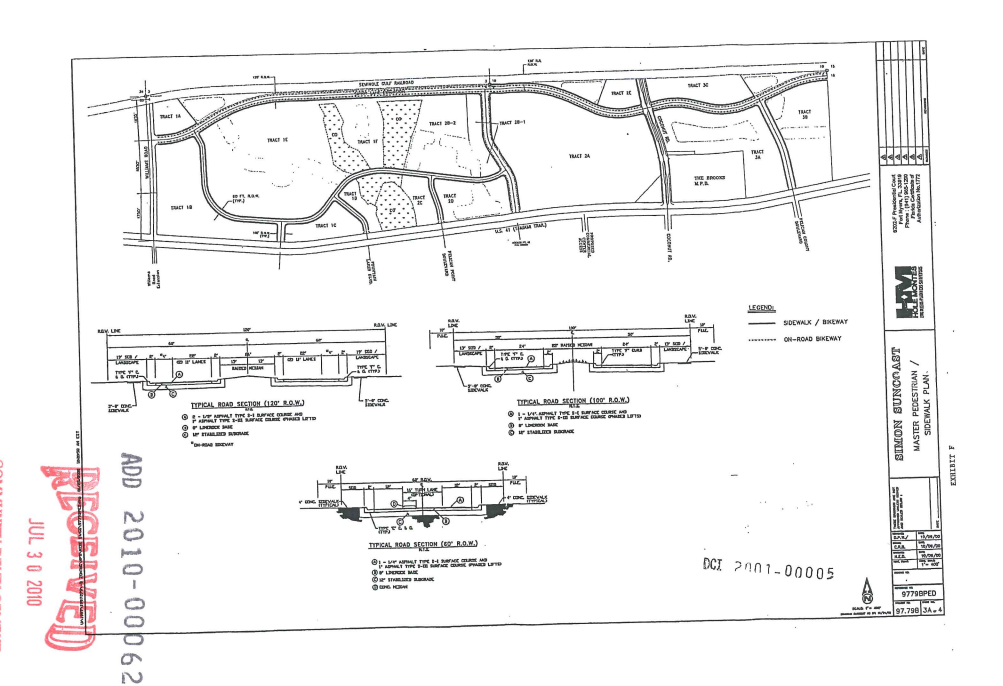
- A. Any changes in the plan of development or in the representations contained in the application for development approval, or in the phasing for the reporting year and for the next year;
- A summary comparison of development activity proposed and actually conducted for the year;
- Identification of undeveloped tracts of land, other than individual single family lots, that have been sold to separate entities or developers.
- Identification and intended use of lands purchased, leased, or optioned by the Developer adjacent to the original DRI site since the development order was issued;
- E. A specific assessment of the Developer's and the local government's compliance with each individual condition of approval contained in the DRI Development Order and the commitments which are contained in the application for development approval and which have been identified by the local government, the RPC, or the DCA as being significant;
- F. Any requests for substantial deviation determination that were filed in the reporting year and to be filed during the following year;
- G. An indication of a change, if any, in local government jurisdiction for any portion of the development since the development order was issued;
- H. A list of significant local, state, and federal permits which have been obtained or which are pending by agency, type of permit, permit number and purpose of each;
- A statement that all persons have been sent copies of the annual report in conformance with Subsections 380.06(15) and (18), Florida Statutes;
- J. A copy of any recorded notice of the adoption of a development order or the subsequent modification of an adopted development order that was recorded by the Developer pursuant to Paragraph 380.06(15)(f), Florida Statutes.

NOTE: The Florida Administrative Code specifically requires that the development order specify the requirements for the annual report. The Administrative Code requires that the annual report will be submitted to DCA, the RPC, and the local government on Form RPM-BSP-Annual Report-1.

DRI EXHIBIT E Calculation of Road Impact Fee Obligation

LAND USE	ITE LUC	UNIT	RATE	SIZE	AM	OUNT
	130	1000 SF	\$1,681.00	0	\$	-
GENERAL INDUSTRIAL	150	1000 SF	\$1,198.00	0	\$	-
WAREHOUSE	151	1000 SF	\$ 419.00	0	\$	-
MINI-WAREHOUSE	210	DU	\$2,436.00	0	\$	-
SINGLE-FAMILY DETACHED	220	DU	\$1,687.00	1000	\$ 1,68	37,000.00
MULTI-FAMILY	240	DU	\$1,221.00	0	\$	-
MOBILE HOME (PARK UNIT)/RV SITE	252	DU	\$ 550.00	200		0,000.00
ACLF	310	ROOM	\$1,834.00	600	\$ 1,10	0,400.00
HOTEL	310	DU	\$1,834.00	0	\$	-
TIMESHARE	430	ACRE	\$ 711.00	0	\$	-
GOLF COURSE	443	1000 SF	\$5,600.00	0	\$	-
MOVIE THEATRE	520	1000 SF	\$ 611.00	0	\$	-
ELEMENTARY/SECONDARY SCHOOL (PRIVATE)	560	1000 SF	\$1,402.00	0	\$	-
CHURCH	56 5	1000 SF		0	\$	_
DAYCARE	610	1000 SF		0	\$	-
HOSPITAL	620	1000 SF		0	\$	-
NURSING HOME	710	1000 SF		100	-	25,400.00
OFFICE UNDER 100,000 SF	710	1000 SF		100	- 4	91,800.00
OFFICE 100,000 SF AND OVER	720	1000 SF		100		33,400.00
MEDICAL OFFICE	820	1000 SF		100	•	99,200.00
RETAIL UNDER 100,000 SF	820	1000 SF		150	· ·	80,350.00
RETAIL 100,000 SF TO 250,000 SF	820	1000 SF		250		08,500.00
RETAIL 250,000 SF TO 500,000	820	1000 SF		1300		60,200.00
RETAIL 500,000 SF AND OVER	831	1000 SF		0	\$	- ,
STANDARD RESTAURANT	834	1000 SF		0	\$	-
FAST FOOD RESTAURANT	847	STALL		0	\$	-
CAR WASH, SELF-SERVICE	851	1000 SF		0	\$	-
CONVENIENCE FOOD AND BEVERAGE STORE	911	1000 SF		0	\$	-
BANK	311		· •			
				*	\$10,	196,250.00

TOTAL



ALL DAY GALLERY DINING MENU

ALL ITEMS AVAILABLE TO ORDER 24 HOURS A DAY UNLESS OTHERWISE NOTED.



ADD 2010-00062

EGGS ETC AVAILABLE FROM 6AM TO 11PM

scrambled eggs & smoked bacon ham & cheddar omelet sausage el burrito three-cheese omelet cinnamon french toast & bacon the gallery waffle

APPETIZERS

nachos grande grilled chicken quesadilla chicken wings hot spinach & artichoke dip tortilla chips with salsa

SALADS

grilled chicken caesar chef's salad garden greens

SOUPS & CHILI

roadhouse chili broadway basil & tomato bisque homestyle chicken & shells

SANDWICHES

hyatt place charburger
oven roasted turkey & swiss
baked ham & provolone
turkey club wrap
chicken pesto ciabatta
buffalo chicken wrap

8" PIZZA

pepperoni sausage cheese

JUST FOR KIDS

mac & cheese pb & j grilled cheese

> VISIT OUR GRAB N' GO CASE FOR A SELECTION OF FRESH BAKERY ITEMS AND READY-TO-GO SALADS, SANDWICHES, AND BEVERAGES.

READY TO ORDER?

Place your order by using the touchscreen kiosk in the Guest Kitchen or see a Gallery Host. All major credit cards are accepted or you can charge items to your Guest Folio by swiping your keycard.



HYATT PLACE ALL-INCLUSIVE MEETINGS

Add style and service to your next meeting agenda when you host it at Hyatt Place. Our all-inclusive meeting package includes a Hyatt Place Meeting Host dedicated to the success of your meeting, as well as state-of-the-art audio/visual equipment and innovative food and beverage offerings.

AUDIO/VISUAL EQUIPMENT

Hyatt Place all-inclusive meetings include set-up to your specifications with our 72" conference tables and padded chairs, wired and wireless projectors and projection screen, 42" flat-panel HD TV, speakerphone*, 2 flipchart / easel combos, free Wi-Fi throughout the hotel, and an executive briefcase with all essential meeting supplies.

*additional fees apply to non-local, outbound calls

CONTINENTAL BREAKFAST

Available from 6:30am-9:30am (Monday-Friday) and 7am-10am (Saturday & Sunday) in our Guest Kitchen. A private Continental or Full Breakfast can be served in our meeting rooms for an additional fee; see attached Breakfast Menu for options.

MORNING BREAK

Freshly brewed premium coffee (regular and decaf), assorted Tazo® teas, and fresh bananas and apples. Assorted specialty sodas and bottled water are provided.

LUNCH

Served in our Guest Kitchen at the time of your choosing. Please select items from the attached Market Menu that includes options for beverages, soups & salads, sandwiches & wraps, and desserts.

AFTERNOON BREAK

Freshly brewed premium coffee (regular and decaf) and assorted Tazo® teas with Miss Vickie's® kettle chips, Nutri-Grain® bars, and tortilla chips & salsa. Assorted specialty sodas and bottled water are provided. 2010-00062



COMMUNITY DEVELOPMENT



BREAKFAST MENU

MORNING COFFEE & BEVERAGES

select from the following options:

freshly brewed premium coffee (regular and decaf) assorted Tazo® teas with hot water and cut lemons bottled water and assorted specialty sodas

CONTINENTAL BREAKFAST

includes:

freshly baked muffins
bagels with cream cheese
assorted fruit yogurt
fresh-cut melon
Mueslix® with dried fruit, granola, and milk
butter and assorted preserves
apple and orange juice
freshly brewed premium coffee (regular and decaf) and Tazo® teas

FULL BREAKFAST

includes:

freshly baked muffins, served with creamy butter and preserves fresh-cut melons and whole bananas freshly brewed premium coffee (regular and decaf) and Tazo® teas also includes your choice of one of the following breakfast entrees: the breakfast melt eggs, smoked bacon, and cheddar cheese on an english muffin

gardener wrap fluffy scrambled eggs, basil pesto, diced tomatoes, and parmesan cheese in a sun-dried tomato tortilla

ADD 2010-00062





COMMUNITY DEVELOPMENT

EXECUTIVE MENU

BEVERAGES

specialty iced teas assorted sodas

bottled water

include:

SNACKS & STARTERS

include:

Miss Vickie's® kettle chips

tortilla chips & salsa

SOUPS

please select two for your group:

tomato basil

ripe tomatoes, onions & sweet basil in rich chicken stock with a touch of fresh cream

chicken & shells

a home style soup with all white meat chicken, shell pasta, onions, carrots, celery, thyme, parsley, herbs

& spice

roadhouse chili

a savory chili made with ground beef, kidney beans, tomatoes, onions, peppers, & spices all topped with

cheddar cheese

ENTREE SALADS, SANDWICHES & WRAPS

include:

chicken caesar salad

romaine lettuce tossed in a classic caesar dressing with parmesan cheese and garlic croutons

mixed greens salad

baby greens with diced tomatoes, garlic croutons, and parmesan cheese

ham & provolone sandwich

with diced tomatoes on ciabatta bread

turkey club wrap

sliced oven-roasted turkey, smoked bacon, diced tomatoes, and baby greens wrapped in a flour tortilla

chicken pesto ciabatta

with tomatoes and provolone cheese

DESSERTS

include:

double chocolate chunk cookies

Reese's® peanut butter cookies



COMMUNITY DEVELOPMENT



ADD 2010-00062

GRAB 'N GO MENU

choose from the following three options

BREAKFAST PACK

includes:

Dannon® yogurt smoothie

freshly baked muffin or cinnamon roll

fresh-cut melon cup

Nutri-Grain® bar

bottled water

LUNCH PACK

includes:

Miss Vickie's® kettle chips

double chocolate chunk cookies

crisp pickle spear

bottled specialty beverage

also includes your choice of one of the following sandwiches:

turkey & swiss sandwich

on pretzel bread with stone-ground mustard

chicken pesto sandwich

on ciabatta bread with tomatoes and provolone cheese

ham & provolone sandwich

on ciabatta bread with diced tomatoes

SNACK PACK

includes:

cheese & crackers

Miss Vickie's® kettle chips

double chocolate chunk cookies

granny smith apple

bottled specialty beverage

AFTERNOON BREAKS

choose from the following two options

HEALTHY ALTERNATIVE

includes:

bottled yogurt smoothies

Nutri-Grain® bars

whole fresh fruit

Mueslix® with dried fruit

granola

milk

SWEET AND SALTY

includes:

hot spinach and artichoke dip with tortilla chips warm pretzels with stone-ground mustard

whole fresh fruit

assorted cookies

bottled specialty beverages

HYATT PLACE™

ADD 2010-00062 **RECEIVE**JUL 3 0 2010

COMMUNITY DEVELOPMENT

MARKET MENU

SOUPS & SALAD

please select one for your group:

tomato basil

ripe tomatoes, onions & sweet basil in rich chicken stock with a touch of fresh cream

chicken & shells

a home style soup with all white meat chicken, shell pasta, onions, carrots, celery, thyme, parsley, herbs & spice

mixed greens salad

with diced tomatoes, garlic croutons, and parmesan cheese

ENTREE SALADS, SANDWICHES & WRAPS

please select two for your group:

turkey & swiss sandwich

on pretzel bread with stone-ground mustard

buffalo chicken wrap

chicken with tomatoes, bleu cheese dressing and hot wing sauce, wrapped in a flour tortilla

chicken pesto sandwich

on ciabatta bread with tomatoes and provolone cheese

ham & provolone sandwich

on ciabatta bread with diced tomatoes

chicken caesar salad

romaine lettuce tossed in a classic caesar dressing with parmesan cheese and garlic croutons

DESSERTS

please select one for your group:

your choice of seasonal favorites

freshly baked cookies

BEVERAGES

include:

bottled water

specialty iced teas

assorted sodas





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RECEPTION MENU

GRILLED CHICKEN QUESADILLA

grilled chicken with cheddar and pepper-jack cheeses

PIZZA WEDGES

assortment of cheese, sausage, and pepperoni pizzas

BUFFALO CHICKEN WINGS

served with bleu cheese and ranch dressings

HAM & PROVOLONE CROSTINI

with honey mustard

TURKEY MELT CANAPE

on pretzel bread

HOT SPINACH & ARTICHOKE DIP (serves 12)

served with tortilla chips

SOUTHWEST LAYERED DIP (serves 12)

with chili con carne, queso fundido and southwest toppings served with tortilla chips

TOMATO BRUSCHETTA

served on ciabatta croutons

TORTILLA CHIPS & SALSA

FRESH FRUIT PLATTER

ASSORTED SPECIALTY DESSERTS

FRESHLY BAKED COOKIES

double chocolate chunk and Reese's® peanut butter cookies

BOTTLED WATER, ASSORTED SPECIALTY SODAS AND TEAS





COMMUNITY DEVELOPMENT

ADD 2010-00062

DBPR ABT-6014 – Division of Alcoholic Beverages and Tobacco Change of Location/Change in Series or Type Application

STATE OF FLORIDA DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTE – This form must be submitted as part of an application packet

If you have any questions or need assistance in completing this application, please contact the Department of Business and Professional Regulation or your local district office. Please submit your completed application to your local district office. This application may be submitted by mail, through appointment, or it can be dropped off. A District Office Address and Contact Information Sheet can be found on AB&T's page of the DBPR web site at the link provided below.

http://www.myflorida.com/dbpr/abt/district offices/licensing.html

SECTION 1 - CHECK TRANSACTION REQUESTED

Change of Business Name

Decrease in Series / Change in Type

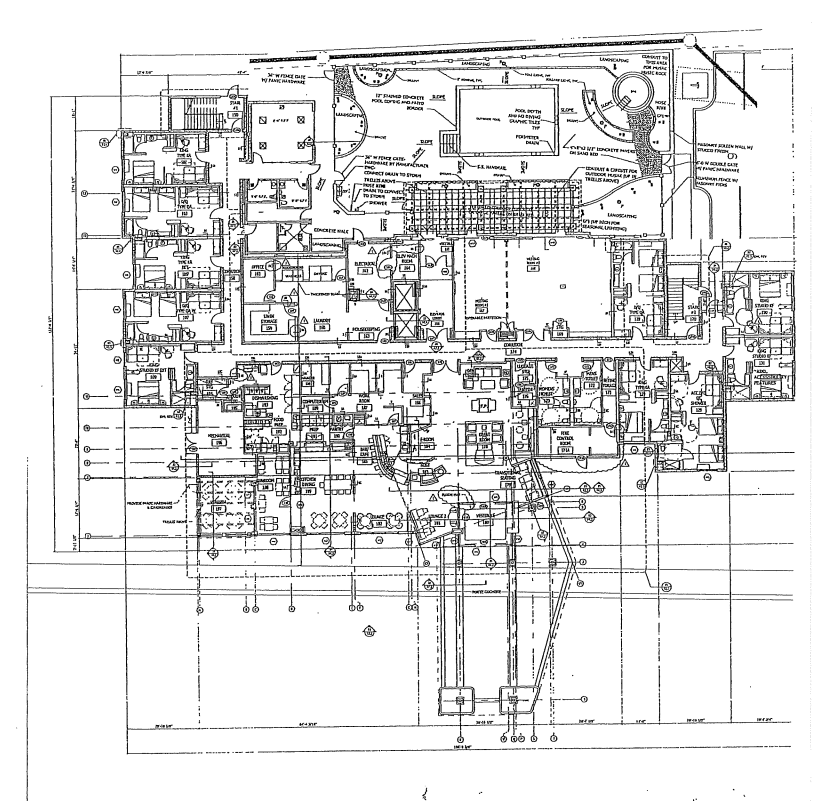
Transaction Type:

☐ Change of Location

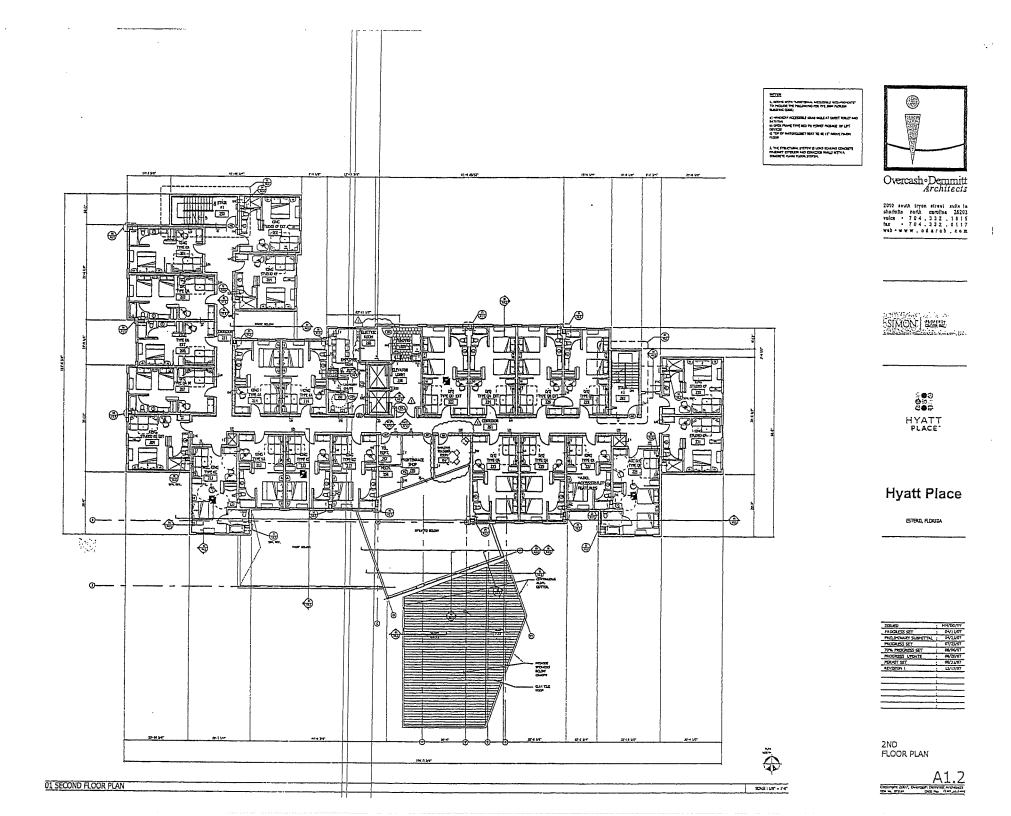
☑ Increase in Series

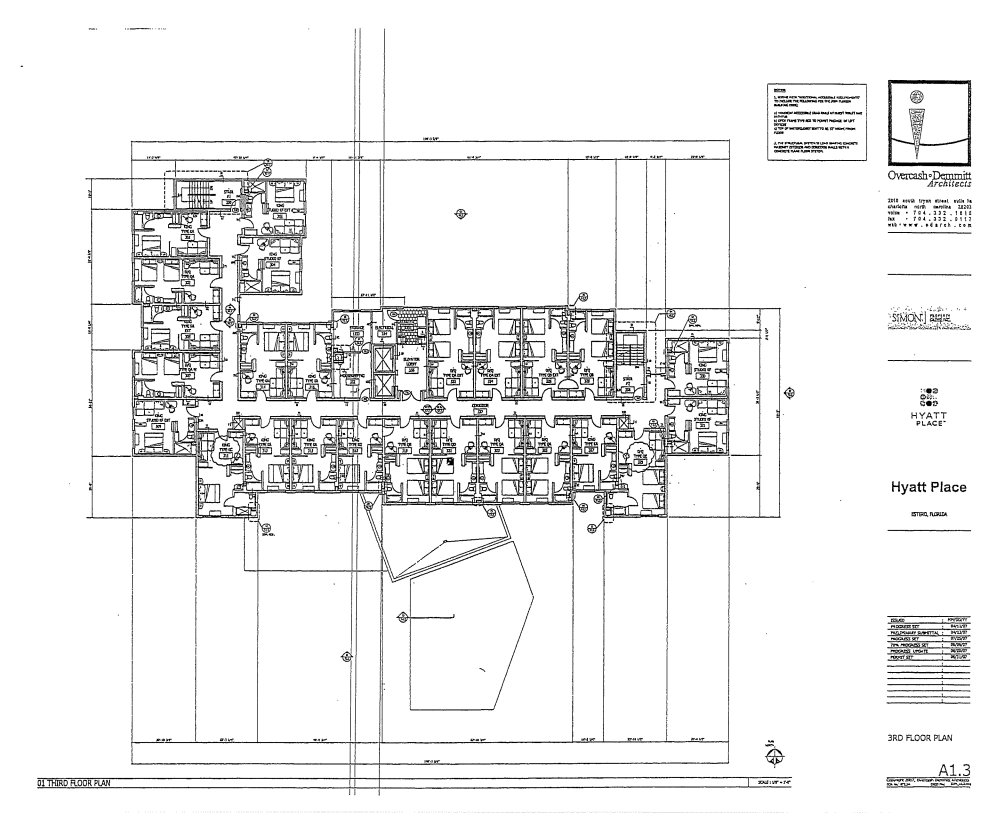
Series Requested Type Requested				
4COP	S			
SECTION 2 - L	ICENSE INFORMATIO	ON		
If the applicant is a corporation or other legal entity			he Secretary of State on	
the line below.			•	
Full Name of Applicant				
Full Name of Applicant Co	rporate Document # _I	MU5000000001	4	
Select Hotels Group, LLC				
Contact Person Phone Number				
Robert F. Lewis, Esq.	1.5	305-913-0		
Current Business Name	Current License # 4606347	Series	Туре	
HYATT PLACE COCONUT POINT FEIN Number or Social Security Number*	1 4000347	2COP	olophono Numbor	
FEIN Number or Social Security Number* 202053855 Bus		()	Business Telephone Number	
Location Address	Markon Maria I San			
23120 VIA VILLAGIO				
City	County	State	Zip Code	
Estero	LEE	FL	33928	
Check either:	X) 14		:	
Location is within the city limits of	or 🖄 Locat	ion is in the un	incorporated county	
Mailing Address				
71 S. WACKER DRIVE, 14TH FLOOR, LEGAL DE	EPT.			
Section / Name (Attention: - Optional)				
Neal Pekala				
City		State	Zip Code	
Chicago		<u> </u>	60606	
Do you wish to change the business name?				
☐ Yes				
New Trade Name (D/B/A)				
· · · · · · · · · · · · · · · · · · ·				

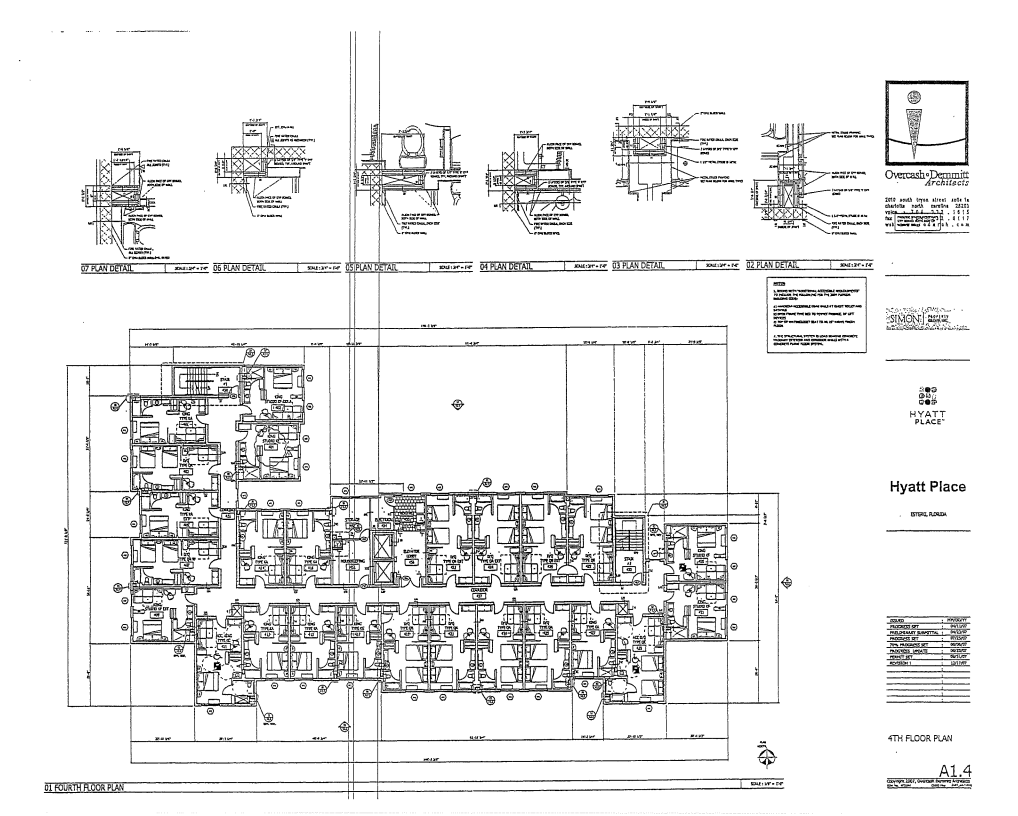
SECTION 3 – DESCRIPTION OF PREMISES TO BE LICENSED						
Trade Name (D/B/A) Hyatt Place Coconut Point						
	Street Address 23120 VIA VILLAGIO					
City	Estero		County LEE	State FL	Zip Code 33928	
1.	Yes 🗆	No ⊠	Is the proposed prer	nises movable or able		
2.	Yes □	No ⊠	dominion and contro	ol?	o any area over which you do not hav	ve
3.	sought to b	e licensed	?"	🛛 Yes 🗌 N		
4.	Neatly draw a floor plan of the premises in ink, including sidewalks and other outside areas which are contiguous to the premises, walls, doors, counters, sales areas, storage areas, restrooms, bar locations and any other specific areas which are part of the premises sought to be licensed. A multi-story building where the entire building is to be licensed must show each floor plan.					
				s uğ		
					IG VOUR RUSINESS LOCATION	
TO BE COMPLETED BY THE ZONING AUTHORITY GOVERNING YOUR BUSINESS LOCATION If this application is for issuance of an alcoholic beverage license where zoning approval is required, the zoning authority must complete "A". A. The location complies with zoning requirements for the sale of alcoholic beverages or wholesale tobacco products pursuant to this application for a Series 4COP S license.						
Signe	d				Date	
Title_	ΔΙΙ	l attached	drawings must also	be signed by the zor	ning authority	٠
4	All	attaviieU	urawings must dist	we signed by the 201	mig additionly	

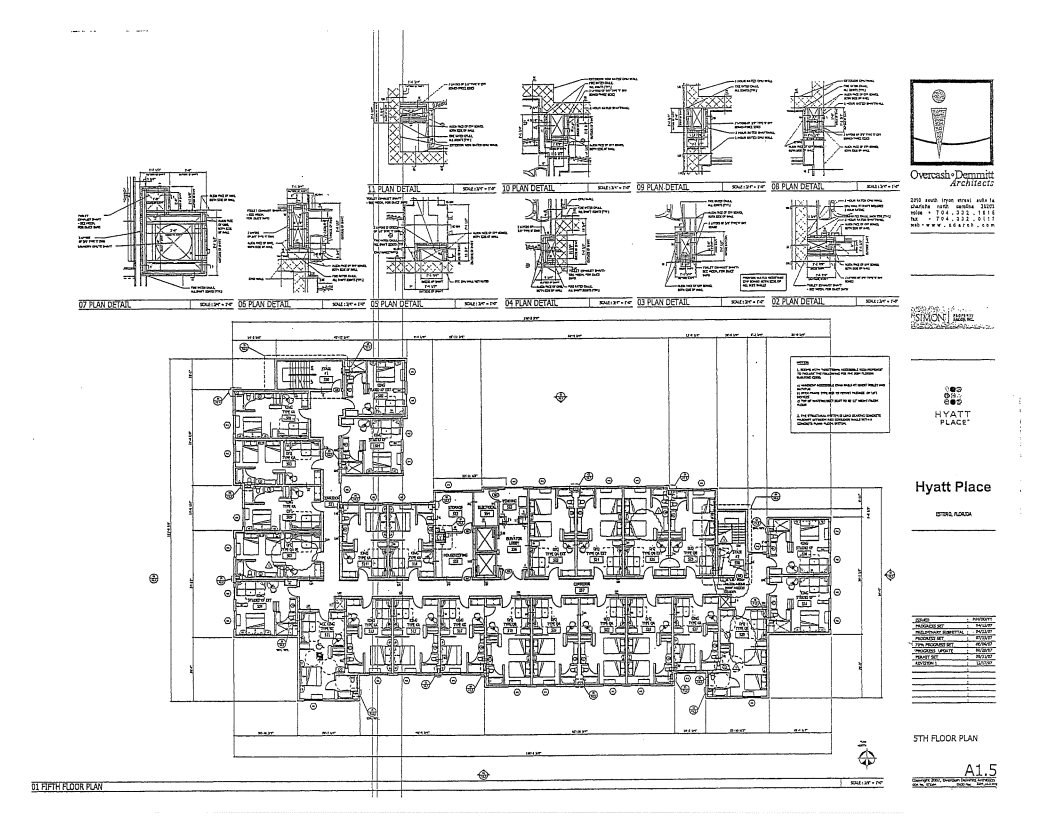


First floor









SECTION 5 - SALES TAX				
TO BE COMPLETED BY THE DEPARTMENT OF REVENUE				
Trade Name (D/B/A)				
Hyatt Place Coconut Point				
The named applicant for a license/permit has complied with the Florida Statutes concerning registration for				
Sales and Use Tax.				
 This is to verify that the current owner as named in this applic 				
outstanding billings and returns appear to have been paid thre				
	ed and agreed to be paid by the applicant.			
This verification does not constitute a certificate as contained	in Section 212.10 (1), Florida Statutes.			
(Not applicable if no transfer involved).				
2. Furthermore, the named applicant for an Alcoholic Beverage				
Statutes concerning registration for Sales and Use Tax, and I	nas paid any applicable taxes due.			
Other I N/A Ingragas in Carios application	Data			
Signed N/A- Increase In Series application	Date			
Title				
Title				
Department of Revenue Stamp:				
Department of Neverlue Stamp.				

SECTION 6 - HEALTH TO BE COMPLETED BY THE DIVISION OF HOTELS AND RESTAURANTS OR COUNTY HEALTH AUTHORITY OR DEPARTMENT OF HEALTH OR DEPARTMENT OF AGRICULTURE & CONSUMER SERVICES				
Trade Name (D/B/A)				
Hyatt Place Coconut Point				
Street Address 23120 VIA VILLAGIO				
City Estero	County LEE	State FL	Zip Code 33928	
The above establishment complies with the requirements of the Florida Sanitary Code.				
SignedDate				
Title	Agency			

SECTION 7 - DISCLOSURE OF INTERESTED PARTIES					
Note: Failure to disclose an interest, direct or indirect, could result in denial, suspension and/or					
revocation of your license.					
Trade Name (D/B/A) Hyatt Place Coconut Point					
Are there any persons who have guaranteed or co	-signed a lease	or loop, or ar	W DOF	on or ont	itywho
has loaned money to the business that is not a trace	ditional lending	institution?	iy bers	son or em	ity who
☐ Yes ☐ No	and ording	modiumon.			
If yes, you must list the person(s) or entity and indic	cate which of th	ne below applie	es.		
Name	Guarantor	Co-signer	Ler	_{ider} In	terest Rate
					(List)
]	
				ם	
	O I]	
	Г	F-)		- 	
	U	<u> </u>			
These questions must be answered about this business for every person or entity listed. Copies of					
agreements must be submitted with this application.					
Is there a management contract, franchise agreement, or service agreement in connection with this business?				☐ Yes	□ No
Are there any agreements which require a payment of a percentage of gross or net			net		
receipts from the business operation?			Het	☐ Yes	□ No
4. Have you or anyone listed on this application accepted money, equipment or					
anything of value in connection with this business from a manufacturer or				☐ Yes	□ No
wholesaler of alcoholic beverages?					

SECTION 8 – SPECIAL LICENSE REQUIREMENTS (DOES NOT APPLY TO BEER AND WINE LICENSES)				
Please check the appropriate "Special Alcoholic Beverage License" box of the license for which you are applying. Fill in the corresponding requirements for each Special License type.				
☐ Quota Alcoholic Beverage License ☐ Club Alcoholic Beverage License				
This license is issued pursuant to <u>561.20</u> , Florida Statutes or Special Act, and as such we acknowledge the following requirements must be met and maintained:				
Operate as a bonafide hotel of not fewer than 100 guest rooms and shall include building and structures that are managed by applicant/licensee on the same track of land that is not seperated by a public street or highway.				
Please initial and date:				
Applicant's Initials Date				
SECTION 9 - AFFIDAVIT OF APPLICANT NOTARIZATION REQUIRED				
Trade Name (D/B/A) Hyatt Place Coconut Point				
"I, the undersigned individually, or if a corporation for itself, its officers and directors, hereby swear or affirm that I am duly authorized to make the above and foregoing application and, as such, I hereby swear or affirm that the attached sketch or blueprint is substantially a true and correct representation of the premises to be licensed and agree that the place of business, if licensed, may be inspected and searched during business hours or at any time business is being conducted on the premises without a search warrant by officers of the Division of Alcoholic Beverages and Tobacco, the Sheriff, his Deputies, and Police Officers for the purposes of determining compliance with the beverage and cigarette laws."				
"I swear under oath or affirmation under penalty of perjury as provided for in Sections 559.791, 562.45 and 837.06, Florida Statutes. I further swear or affirm that the foregoing information is true and correct."				
STATE OF APPLICANT SIGNATURE				
COUNTY OFAPPLICANT SIGNATURE				
The foregoing was () Sworn to and Subscribed OR () Acknowledged Before me thisDay				
of, 20, Bywho is () personally				
known to me OR () who producedas identification.				
Commission Expires:				

Notary Public

FOR DIVISION USE ONLY – DO NOT WRITE BELOW THIS LINE					
Trade Name (D/B/A)					
CODE: City County	FEIN NUMBER				
TYPE	FEE				
	TOTAL_				
Approved byDa	teAudited:Unaudited:				
District Office Received Date Stamp	District Office Accepted for Filing Date Stamp				

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COMMUNITY DEVELOPMENT