2007/2008 REGULAR LEE PLAN AMENDMENTS ADOPTION HEARING

COMMISSION CHAMBERS 2120 MAIN STREET FEBRUARY 25, 2009 9:30 A.M.

AGENDA

- 1. Call to order; Certification of Affidavit of Publication
- 2. Public Comment on Consent Agenda
- 3. Consent Items to be pulled for Discussion by the Board
- 4. Motion on the Balance of Items
- 5. Consideration of Items Pulled for Discussion

Consent Agenda:

A. CPA2006-15 – Cauthen

Amend the Future Land Use Map Series, Map 1, for a 13.5 +/- acre site to change the Future Land Use classification from "Rural" to "Commercial." The site is generally located in the southeast corner of Pine Island Road and Veterans Parkway.

Sponsor: John W. Cauthen

B. CPA2006-26 – Conservation Lands

Amend the Future Land Use Map Series, Map 1, by updating the Conservation Lands land use categories.

Sponsor: Lee County BOCC

C. CPA2006-27 - Corridor Access Management Plans

Amend the Future Land Use Element of the Lee Plan to update Policy 1.8.2. to reflect the Corridor Access Management Plans for State Route 82 and for Gunnery Road.

Sponsor: Lee County BOCC

D. CPA2007-01 – Caloosahatchee Shores Community Plan

Amend the Future Land Use Element, Goal 21, to add a policy that prohibits land use map amendments to the remaining Rural lands category unless a finding of overriding public necessity is made by three members of the Board of County Commissioners.

Sponsor: Lee County BOCC

E. CPA2007-55 Commercial/Industrial Study

Evaluate and incorporate into the Future Land Use Element and Glossary appropriate Lee Plan policy changes and additions consistent with the Commercial/Industrial Study.

Sponsor: Board of County Commissioners

F. CPA2007-57 – Southwest Florida International Airport

Amend Lee Plan Table 5, pertaining to the development schedule for the Southwest Florida International Airport, by reformatting and updating the table to: broaden the allowable uses; recognize existing as-built conditions; recognize existing airport facilities inadvertently omitted from Table 5 when originally adopted in 2004; incorporate two conversion options for "non-aviation uses"; and to delete several completed projects.

Sponsor: Lee County Port Authority

Adopt the following Ordinance, which adopts the Consent Agenda G. items:

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE LAND USE PLAN, COMMONLY KNOWN AS THE "LEE PLAN" ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT AMENDMENTS APPROVED ON THE CONSENT AGENDA DURING THE COUNTY'S 2007/2008 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT. MAPS AND TABLES: PURPOSE AND SHORT EFFECT: GEOGRAPHICAL TITLE: LEGAL APPLICABILITY: SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

6. Administrative Agenda - Community Plans Transmittal

Α. CPA2006-09 – Alva Community Plan

Amend the Future Land Use Element of the Lee Plan and Future Land Use Map Series to incorporate the recommendations of the Alva Community Planning effort. Establish a new Vision Statement, new Future Land Use category, "Rural Village", and reclassify the area known as central Alva from the "Urban Community" future land use category to the new "Rural Village" category. Incorporate a new goal, objectives, and policies specific to a portion of the Alva Community.

Sponsor: Lee County BOCC

B. Adopt the following Ordinance, which adopts CPA2006-09:

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN," ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT AMENDMENT CPA2006-09 (PERTAINING TO THE ALVA COMMUNITY PLAN) APPROVED DURING THE COUNTY'S 2007/2008 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT AND MAPS; PURPOSE AND SHORT TITLE: LEGAL **EFFECT** OF "THE LEE PLAN": GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

C. CPA2006-11 – Page Park Community Plan

Amend the Future Land Use Element of the Lee Plan to incorporate the recommendations of the Page Park Community Planning effort. Amend Future Land Use Element to establish a new Vision Statement, Goal, Objectives, and Policies specific to Page Park. Amend Map 1, Page 2 of 6, Special Treatment Areas, to reference new Goal specific to the Page Park Community. Amend Map 1, Future Land Use, to include a Page Park overlay map.

Sponsor: Lee County BOCC

D. Adopt the following Ordinance, which adopts CPA2006-11:

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN," ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT AMENDMENT CPA2006-11 (PERTAINING TO THE PAGE PARK COMMUNITY PLAN) APPROVED DURING THE COUNTY'S 2007/2008 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT AND MAPS; PURPOSE AND SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

E. CPA2007-50 – North Captiva Community Plan

Amend the Future Land Use Element to incorporate the recommendations of the North Captiva Community Planning effort. Establish a new Vision Statement, Goal, Objectives and Policies specific to North Captiva. Amend Future Land Use Series, Map 1, Page 2 of 6, Special Treatment Areas, to reference new Goal specific to the North Captiva Community. Amend Policy 1.4.2.

Sponsor: Lee County BOCC

F. Adopt the following Ordinance, which adopts CPA2007-50:

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN," ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT AMENDMENT CPA2007-50 (PERTAINING TO THE NORTH CAPTIVA COMMUNITY PLAN) APPROVED DURING THE COUNTY'S 2007/2008 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT AND MAPS; PURPOSE AND SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

G. CPA2006-03 – Olga Community Plan

Amend the Future Land Use Element of the Lee Plan to add a new Goal, Objective, and Policies specific to the Olga Community, located within the Caloosahatchee Shore Planning Community as defined in the Lee Plan. Amend the Future Land Use Map Series, Map 1, Page 1 of 6, for specified parcels located east of South Olga Road and fronting SR 80, containing approximately 48.7 acres from the "Suburban" and "Rural" future land use classifications to the "Commercial" and "Conservation Lands" Future Land Use classifications. Amend the Future Land Use Series, Map 1, Page 2 of 6, Special Treatment Areas, to reference a new Goal specific to the Olga Community.

Sponsor: Lee County BOCC

H. Adopt the following Ordinance, which adopts CPA2006-03:

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN," ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT AMENDMENT CPA2006-03 (PERTAINING TO THE OLGA COMMUNITY PLAN) APPROVED DURING THE COUNTY'S 2007/2008 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT AND MAPS; PURPOSE AND

SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

I. CPA2007-56 – North Fort Myers Community Plan

Amend the Future Land Use Element to incorporate the recommendations of the North Fort Myers Community Planning effort. Establish a new Vision Statement, Goal, Objectives, and Policies specific to North Fort Myers. Amend Future Land Use Map Series for property containing approximately 85.3 acres located between Orchid Road and Barrett Road, south of Pine Island Road, from "Suburban," "Central Suburban," and "Sub-Outlying Suburban" to "Commercial" and "Conservation Lands." Amend Future Land Use Series, Map 1, Page 2 of 6, Special Treatment Areas, to reference Goal specific to the North Fort Myers Planning Community.

Sponsor: Lee County BOCC

J. Adopt the following Ordinance, which adopts CPA2007-56:

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN," ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT AMENDMENT CPA2007-56 (PERTAINING TO THE NORTH FORT MYERS COMMUNITY PLAN) APPROVED DURING THE COUNTY'S 2007/2008 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT AND MAPS; PURPOSE AND SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

7. Administrative Agenda - Other

A. CPA2006-14 – Raymond Building

Amend the Future Land Use Series, Map 1, for a 14+/- acre parcel from the "Suburban" future land use category to the "Industrial Development" future land use category. Amend Lee Plan Policy 1.1.7 to impose a Floor Area Ratio of 0.3 on the subject property. The site is located on the north side of Bayshore Road approximately 1 mile west of I-75.

Sponsor: Raymond Building Supply Corp.

B. Adopt the following Ordinance, which adopts CPA2006-14:

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN," ADOPTED BY

ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT AMENDMENT CPA2006-14 (PERTAINING TO RAYMOND BUILDING SUPPLY) APPROVED DURING THE COUNTY'S 2007/2008 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT AND MAPS; PURPOSE AND SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

C. CPA2006-20 – Water Supply Facilities Work Plan

Amend the Community Facilities and Services, Potable Water subelement, the Conservation and Coastal Management Element, and the Intergovernmental Coordination Element to coordinate appropriate aspects of the comprehensive plan with the South Florida Water Management District Water Supply Plan and to include a ten-year Water Supply Facilities Work Plan as required by Florida Statutes.

Sponsor: Lee County BOCC

D. Adopt the following Ordinance, which adopts CPA2006-20:

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN," ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT AMENDMENT CPA2006-20 (PERTAINING TO THE WATER SUPPLY FACILITIES PLAN) APPROVED DURING THE COUNTY'S 2007/2008 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT; PURPOSE AND SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

E. CPA2007-48 – Page Field Airport Master Plan

Amend the Future Land Use Map Series, Map 1, to change the Future Land Use designation of a portion of the Page Field Airport property from the "Public Facilities" Future Land Use Category to the "Airport" Future Land Use Category. Revise Map 3G to reflect the latest approved Airport Layout Plan. Amend the Vision Statement, the Future Land Use Element, the Ports, Aviation, and Related Facilities sub-element of the Transportation Element, the Intergovernmental Coordination Element, and the Glossary of the Lee Plan to incorporate the Page Field Airport Master Plan, Airport Layout Plan, thereby exempting the airport from the DRI process pursuant to Florida Statutes.

Sponsor: Lee County Port Authority

F. Adopt the following Ordinance, which adopts CPA2007-48:

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN," ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT AMENDMENT CPA2007-48 (PERTAINING TO THE PAGE FIELD AIRPORT MASTER PLAN) APPROVED DURING THE COUNTY'S 2007/2008 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT AND MAPS; PURPOSE AND SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

G. CPA2007-51 – San Carlos Island

Amend the Future Land Use Map Series, Map 1, to change the future land use category of 28.97 acres designated "Urban Community," "Suburban," and "Industrial Development" to "Destination Resort Mixed-Use Water-Dependent," and 7.09 acres designated "Wetlands" to "Conservation Lands." Incorporate a New Land use category and new Objectives and Policies guiding development in this area. Add one footnote to Table 1(a). Amend Table 1(b) to incorporate the new Future Land Use category. The property is generally located on San Carlos Island on both sides of Main Street, and is bordered by Hurricane Bay to the north and Matanzas Pass to the south.

Sponsor: Darrell Hanson and Ramon Alvarez

H. Adopt the following Ordinance, which adopts CPA2007-51:

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN," ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT AMENDMENT CPA2007-51 (PERTAINING TO SAN CARLOS ISLAND) APPROVED DURING THE COUNTY'S 2007/2008 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT AND MAPS; PURPOSE AND SHORT TITLE: LEGAL **EFFECT** OF "THE LEE PLAN": GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

I. CPA2007-53 – NUHA

Amend the Future Land Use Element, Policy 1.8.2., to allow for right-in/right-out access to Gunnery Road for the property at the southwest corner of Gunnery Road and Leonard Boulevard.

Sponsor: NUHA, LLC

J. Adopt the following Ordinance, which adopts CPA2007-53:

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN," ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT AMENDMENT CPA2007-53 (PERTAINING TO NUHA, APPROVED DURING THE COUNTY'S 2007/2008 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT: PURPOSE AND SHORT TITLE: EFFECT OF "THE LEE PLAN": **GEOGRAPHICAL** APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S **ERRORS, AND AN EFFECTIVE DATE.**

K. CPA2007-54 – Realmark Burnt Store Marina, LLC

Amend the Lee Plan Future Land Use Map Series, Map 1, for 18.25 +/-acres from the "Rural" Future Land Use category to the proposed "Burnt Store Marina Village" Future Land Use category. Amend Table 1(a) to add the "Burnt Store Marina Village" Future Land Use category. Amend 1(b) to reallocate seven acres of commercial, six acres of industrial, four acres of residential and one acre of public land uses acres to accommodate the proposed development. The site is generally located on the west side of Burnt Store Road within the Burnt Store Marina community.

Sponsor: Realmark Burnt Store Amenities, LLC

L. Adopt the following Ordinance, which adopts CPA2007-54:

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN," ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT AMENDMENT CPA2007-54 (PERTAINING TO REALMARK BURNT STORE MARINA, LLC) APPROVED DURING THE COUNTY'S 2007/2008 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT, MAPS, AND TABLES; PURPOSE AND SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

M. CPA2007-59 – Hurricane Evacuation/Coastal High Hazard Area

Amend the Conservation and Coastal Management Element of the Lee Plan to establish a Category 5 hurricane evacuation standard, a shelter time standard, and mitigation measures for future plan amendments increasing density in the Coastal High Hazard Area. Amend the Future Land Use Map Series, Map 5, Coastal High Hazard Area, and the Glossary to redefine the Coastal High Hazard Area.

Sponsor: Lee County BOCC

N. Adopt the following Ordinance, which adopts CPA2007-59:

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN," ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT **AMENDMENT** CPA2007-59 (PERTAINING TO HURRICANE EVACUATION/COASTAL HIGH HAZARD AREA) APPROVED DURING THE COUNTY'S 2007/2008 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE: PROVIDING FOR **AMENDMENTS** ADOPTED TEXT AND MAPS; PURPOSE AND SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

8. Adjourn

CPA2007-01 CALOOSAHATCHEE SHORES BoCC SPONSORED AMENDMENT TO THE

LEE COUNTY COMPREHENSIVE PLAN

THE LEE PLAN

BoCC Public Hearing Document for the February 25th, 2009 Adoption Hearing

Lee County Planning Division 1500 Monroe Street P.O. Box 398 Fort Myers, FL 33902-0398 (239) 533-8585

January 16, 2009

LEE COUNTY DIVISION OF PLANNING STAFF REPORT FOR COMPREHENSIVE PLAN AMENDMENT CPA2007-00001

✓	Text Amendment Map Amendment
	This Document Contains the Following Reviews:
1	Staff Review
1	Local Planning Agency Review and Recommendation
1	Board of County Commissioners Hearing for Transmittal
1	Staff Response to the DCA Objections, Recommendations, and Comments (ORC) Report
	Board of County Commissioners Hearing for Adoption

STAFF REPORT PREPARATION DATE: November 20, 2007

PART I - BACKGROUND AND STAFF RECOMMENDATION

A. SUMMARY OF APPLICATION

1. SPONSOR/APPLICANT:

A. SPONSOR:

LEE COUNTY BOARD OF COUNTY COMMISSIONERS REPRESENTED BY LEE COUNTY DIVISION OF PLANNING

B. APPLICANT

THE EAST LEE COUNTY COUNCIL REPRESENTED BY KRIS CELLA McGUIRE

2. REQUEST:

Amend the Future Land Use Element, Goal 21, to add a policy that provides that no land use map amendments to the remaining rural lands category will be permitted unless a finding of overriding public necessity is made by three members of the Board of County Commissioners.

THE BOARD OF COUNTY COMMISSIONERS VOTED TO TRANSMIT THE FOLLOWING POLICY TO THE DEPARTMENT OF COMMUNITY AFFAIRS:

POLICY 21.1.5: One important aspect of the Caloosahatchee Shores Community Plan goal is to retain its' rural character and rural land use where it currently exists. Therefore no land use map amendments to the remaining rural lands category will be permitted after {scrivener will insert effective date of policy}, unless a finding of overriding public necessity is made by three members of the Board of County Commissioners.

B. STAFF RECOMMENDATION AND FINDINGS OF FACT SUMMARY:

1. RECOMMENDATION: Planning staff recommends that the Board of County Commissioners transmit this proposed amendment.

2. BASIS AND RECOMMENDED FINDINGS OF FACT:

- The Caloosahatchee Shores Community Plan was submitted to Lee County in September, 2002.
- The Caloosahatchee Shores Community Plan resulted in a Lee Plan amendment adopted in October, 2003.
- The Lee Plan amendment specific to Caloosahatchee Shores is now Goal 21 of the Lee Plan.
- Goal 21 was amended on May 16, 2007 when a new Policy 21.1.4 was adopted.
- The East Lee County Council submitted an application to make a second amendment to Goal 21 in April, 2007.
- This amendment would add a new Policy 21.1.5 to Goal 21 of the Lee Plan.

C. BACKGROUND INFORMATION

The Caloosahatchee Shores Community Plan was undertaken by the Caloosahatchee Shores Community Planning Panel working as a sub group of the ELCC. The planning area encompasses that portion of the Fort Myers Shores planning community located east of I-75. The community plan was financed, in part, with \$25,000 of community planning funds from Lee County.

The Caloosahatchee Shores community plan was submitted to Lee County in September, 2002. The plan contained a Goal, Objectives, and Policies. The Goal for Caloosahatchee Shores was adopted into the Lee Plan in October, 2003 and is now Goal 21.

The East Lee County Council has continued to work on improvements to Goal 21, and submitted an amendment to the Goal in September, 2005 that was adopted as Policy 21.1.4 on May 16, 2007. This second proposed amendment to Goal 21 would add a new Policy 21.1.5.

A. STAFF DISCUSSION

Goal 21 of the Lee Plan is intended to express the communities desire to protect the existing character of the community and to maintain the existing rural character of the Caloosahatchee shores area. Goal 21 reads as follows:

GOAL 21: CALOOSAHATCHEE SHORES: To protect the existing character, natural resources and quality of life in Caloosahatchee Shores, while promoting new development, redevelopment and maintaining a more rural identity for the neighborhoods east of I-75 by establishing minimum aesthetic requirements, planning the location and intensity of future commercial and residential uses, and providing incentives for redevelopment, mixed use development and pedestrian safe environments. This Goal and subsequent objectives and policies apply to the Caloosahatchee Shores boundaries as depicted on Map 1, page 2 of 5 in the Appendix. (Added by Ordinance No. 03-21)

STAFF COMMENTS: This proposed amendment is consistent with Goal 21 of the Lee Plan and may help further the intent of the Caloosahatchee Shores community. This proposed new Policy contains language very similar to Objective 17.1 pertaining to the Buckingham community and Objective 20.1 pertaining to the Bayshore community. Objective 17.1 of the Lee Plan reads:

OBJECTIVE 17.1: LAND USE. The primary land use designation for the Buckingham area is "Rural Community Preserve." Public Facilities have also been designated as appropriate. After the adoption of this amendment, no land in Buckingham will be changed to a land use category more intense than Rural Community Preserve (including Public Facilities) unless a finding of overriding public necessity is determined by three members of the Board of County Commissioners. (Amended by Ordinance No. 00-22)

Objective 20.1 of the Lee Plan reads:

OBJECTIVE 20.1: LAND USE. The existing land use designations of the Lee Plan (as of September 30, 2001) are appropriate to achieving the goal of the Bayshore Plan. No land use map amendments to a more intensive category will be permitted after March 11, 2003, unless a finding of overriding public necessity is made by three members of the Board of County Commissioners. (Added by Ordinance No. 03-02)

STAFF COMMENTS: The County Attorney's office issued two separate memorandum on this plan amendment. One is dated October 24, 2007 and the other is dated November 2, 2007. The October 24 memorandum concludes that the proposed amendment to the Caloosahatchee Shores Community Plan may create potential liability for Lee County pursuant to the Bert J. Harris, Jr., Private Property Rights Protection Act. The November 2 memorandum states that the proposed limitation on further amendments to the Future Land Use Map for lands currently designated as Rural, will result in liability under the Bert J. Harris, Jr., Private Property Rights Protection Act. Those memorandum are attached to this report.

The County Attorney's Office recommended that planning staff provide an inventory of land designated Rural in the Caloosahatchee Shores planning area. There are approximately 3,189 acres

of Rural land in the Caloosahatchee Shores planning area. The County Attorney's office also suggested that an estimate of the possible relief that may be sought by these property owners. Short of having appraisals for all of the Rural designated property with each possible land use category change that could be sought, assigning a dollar amount to the amount of exposure the County may or will be exposing itself to is impossible.

Planning staff questions that there are valid investment backed expectations on the Rural properties in Caloosahatchee Shores, or anywhere else for that matter. If you purchase a piece of property that is designated as Rural, it would be reasonable to expect that is what you have. Planning staff does not believe that any investment backed expectations beyond the uses allowed in the Rural category is reasonable foreseeable and speculative. In addition, this amendment does not preclude a property owner from requesting a change to their Future Land Use Map designation. It does heighten the scrutiny of that request. Additionally, very similar language is in place in two other communities in Lee County, namely Buckingham and Bayshore.

Planning staff recommends that the Board of County Commissioners transmit this proposed amendment.

PART III - LOCAL PLANNING AGENCY REVIEW AND RECOMMENDATION

DATE OF PUBLIC HEARING: December 17, 2007

A. LOCAL PLANNING AGENCY REVIEW

Staff gave a brief review of the staff report and recommendations. Following staff's presentation one LPA member expressed concern with designating a permanence of rural and ignoring the fact that this area will continue to grow and may need commercial at some point. He felt there should be an analysis done to determine what part of the 3,189 affected acres would be appropriate for commercial development. Staff noted that if there is a need in the community for commercial development then three members of the Board of County Commissioners can find that there is an overriding public need and make that change.

Another member appreciated the fact that this community based amendment underscores the desires of the community to emphasize the rural character of their area and preserve it as has been done with the Buckingham community and the Bayshore community.

The LPA had a lengthy discussion about Mr. Spickerman's memorandum dated October 24, 2007 regarding Bert J. Harris implications.

An LPA member stated that when someone applies for a plan amendment, they must go through an analysis from the Planning Division, various other departments, the LPA, and the Board of County Commissioners. This rigorous process will continue regardless of whether or not this plan amendment is adopted.

The LPA asked if anyone from the public wished to speak and the sponser of the proposal spoke in favor of transmitting CPA 2007-01.

- B. LOCAL PLANNING AGENCY RECOMMENDATION AND FINDINGS OF FACT SUMMARY
- 1. RECOMMENDATION: The LPA Recommends that the Board of County Commissioners transmit CPA 2007-00001 as recommended by staff.
- 2. BASIS AND RECOMMENDED FINDINGS OF FACT: The LPA accepted the findings of fact as advanced by staff.

C. VOTE:

NOEL ANDRESS	AYE
DEREK BURR	AYE
LES COCHRAN	AYE
RONALD INGE	AYE
CARLETON RYFFEL	AYE
RAE ANN WESSEL	AYE
LELAND TAYLOR	AYE

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

DATE OF TRANSMITTAL HEARING: October 22, 2008

A. BOARD REVIEW:

Staff gave a brief presentation and explained that proposed Policy 21.1. contains language that is very similar to Objective 17.1 for Buckingham, and Objective 20.1 for Bayshore. Staff told the Board that both staff and the LPA are recommending transmittal of CPA 2007-00001.

One Board member expressed concern over the phrase "finding of overriding public necessity". That Board member wanted less ambiguity in the policy, but supported transmittal of the amendment.

B. BOARD ACTION AND FINDINGS OF FACT SUMMARY:

1. BOARD ACTION:

Transmit CPA 2007-00001 as recommended by staff and the LPA.

2. BASIS AND RECOMMENDED FINDINGS OF FACT:

The Board of County Commissioners accepted the findings of fact as advanced by staff and the LPA.

C. VOTE:

A. BRIAN BIGELOW	AYE
TAMMARA HALL	AYE
ROBERT P. JANES	AYE
RAY JUDAH	AYE
FRANKLIN B. MANN	AYE

PART V - DEPARTMENT OF COMMUNITY AFFAIRS OBJECTIONS, RECOMMENDATIONS, AND COMMENTS (ORC) REPORT

DATE OF ORC REPORT: January 16, 2009

A. DCA OBJECTIONS, RECOMMENDATIONS AND COMMENTS

The DCA ORC Report contained the following comment:

A proposed amendment to add a new Future Land Use Element Policy 21.1.5 to Goal 21 (Caloosahatchee Shores Community Plan). The Department raises the following comment to proposed Amendment 2007-01:

<u>Comment:</u> The amendment support material states that the proposed amendment is to establish a new Policy 21.1.5; however, the transmitted proposed text of the amendment is to establish Policy 21.1.4. The Comprehensive Plan currently includes a Policy 21.1.4, and it does not appear as though that policy is intended to be revised but rather a new Policy 21.1.5 is to be added. Therefore, renumber the proposed amendment to utilize Policy 21.1.5.

B. STAFF RESPONSE

The staff report and amendment language have been corrected to reference Policy 21.1.5 where appropriate.

C. STAFF RECOMMENDATION

Staff believes the corrected report adequately addresses DCA's comment and staff recommends the Board adopt CPA 2007-01 Caloosahatchee Shores.

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

	DATE OF ADOPTION HEARING: <u>February 25th, 2009</u>
A.	BOARD REVIEW:
В.	BOARD ACTION AND FINDINGS OF FACT SUMMARY:
	1. BOARD ACTION:
	2. BASIS AND RECOMMENDED FINDINGS OF FACT:
C.	VOTE:
	A. BRIAN BIGELOW
	TAMMARA HALL
	ROBERT P. JANES
	RAY JUDAH
	FRANKLIN B. MANN

MEMORANDUM FROM THE OFFICE OF COUNTY ATTORNEY



DATE: November 2,200 MUNITY DEVELOPMENT

To: Jim Mudd

Planning Division

FROM:

Donna Marié Collins

Assistant County Attorney

RE: Caloosahatchee Shores Community Plan

CPA2007-00001 LU-07-10-2090.I.5.

Thank you for forwarding the application filed by the East Lee County Council to amend the Calooshatchee Shores Community Plan. The Office of the County Attorney has reviewed the proposed text amendment. Please be advised that the proposed limitation on further amendments to the Future Land Use Map for lands currently designated as Rural, will result in liability under the Bert J. Harris, Jr., Private Property Rights Protection Act. For this reason, it is our recommendation that the Planning Division prepare an inventory of the properties that will be affected by the proposed limitation so that the Board will be informed of the magnitude of property affected by the proposed limitation. This information will also be necessary to evaluate the scope of the County's exposure to liability under the Act. The inventory should include those properties currently designated as Rural on the Future Land Use Map located within the boundaries of the Caloosahatchee Shores Community.

A detailed examination of the implications of the proposed plan amendment are set forth in the attached memorandum prepared by Robert Spickerman of this Office. If I may be of further assistance, do not hesitate to contact me.

DMC/amp Attachment

cc: Matt Noble, Planning Division w/attachment

MEMORANDUM FROM THE OFFICE OF COUNTY ATTORNEY

FROM:

DATE: October 24, 2007

To: Donna Marie Collins

Assistant County Attorney

Robert Spickerman

Assistant County Attorney

RE: Caloosahatchee Shores Community Plan - Proposed Text Amendment

LU-07-10-2090.I.5. CPA 2007-00001

Issue:

Whether the proposed amendment to the Caloosahatchee Shores Community Plan raises any potential liability for Lee County pursuant to the Bert J. Harris, Jr., Private Property Rights Protection Act.

Brief Answer:

The proposed text amendment for the Caloosahatchee Shores Community Plan may create liability for Lee County pursuant to the Bert J. Harris, Jr., Private Property Rights Protection Act. The sources for potential liability are the proposed amendment's use of the term "rural character" and the prohibition against intensifying the future land use of properties currently existing within the rural lands future land use category.

Analysis:

On January 22, 2007, at the regularly scheduled meeting of the East Lee County Council, the Council unanimously voted to amend the text of the Caloosahatchee Shores Community Plan with the following language:

One important aspect of the Caloosahatchee Shores Community Pland goal is to retain it's rural character and rural land use where it currently exists. Therefore, no land use map amendments to the remaining rural lands category will be permitted after (scrivener will insert affective date of policy), unless a finding of overriding public necessity is made by three members of the Board of County Commissioners.

Donna Marie Collins October 24, 2007 Page 2

Re: Caloosahatchee Shores Community Plan - Proposed Text Amendment

The main issue is whether under the Bert J. Harris, Jr., Private Property Rights Protection Act (Act), Lee County may be liable to property owners detrimentally affected by the proposed plan amendment. The Act is codified in the Florida Statutes as Fla. Stat. §70.001. The Act states, in part, that when a specific action of a governmental entity has inordinately burdened an existing use of real property or vested right to a specific use of real property, the property owner of that real property is entitled to relief. The Act is premised on a belief that the proper balance between protection of public good and private property interests can best be achieve on a case by case basis. (Article on Private Property Rights, Local Government Law Section Newsletter). As such, the terms used by the Act are unclear and broadly defined.

The terms "inordinate burden" or "inordinately burdened" are defined by § 70.001(3)(e) as an action of one or more governmental entities restricting or limiting the use of real property such that the property owner suffers a permanent loss of a reasonable investment backed expectation for an existing use of the landowner's real property or a vested right to a specific use of the landowner's real property.

Section 70.001(3)(b) defines existing use as the actual, present use of real property or a use that is "reasonably foreseeable though non-speculative." In order to be reasonably foreseeable though non-speculative, the use must be suitable for the real property, must be compatible with the adjacent lands, and must create a greater fair market value in the real property that is greater than the fair market value of the actual, present use of the real property. Fla. Stat. §70.001(3)(b).

The limits and impacts of the Act are still being developed by the courts. As such, a liberal interpretation of the Act should be used when evaluating potential liability. The Act's definition of existing use as including a use that is "reasonably foreseeable though non speculative" is the most problematic for the proposed amendment.

The first issue raised by the proposed amendment arises from the use of the term "rural character". The amendment identifies a goal of the Caloosahatchee Shores Community Plan as being to retain the rural character of the Community. The use of the term "rural character" is excessively vague. If the term is being used merely as identifying a goal and the only means to achieve the goal is the prohibition against intensifying the future land use of the rural lands future land use categories, then the use of the term "rural character" is acceptable. If however, other means in addition to the aforementioned prohibition are contemplated for the preservation of the Community's rural character, then the use of the term is not acceptable. Either way, a more detailed explanation of the use of the term "rural character" is necessary for further liability analysis.

The second issue raised by the proposed amendment deals with the prohibition against land use map amendments to properties that are subject to a future rural land use category within the boundaries of the Caloosahatchee Shores Community. The broad definition of "existing use" to include a use that is reasonably foreseeable though non-speculative, provides a property owner

Donna Marie Collins October 24, 2007 Page 3

Re: Caloosahatchee Shores Community Plan - Proposed Text Amendment

with a possible avenue for recovery against Lee County pursuant to the Act. As stated before, "reasonably foreseeable though non-speculative" means that the use must be suitable for the real property, must be compatible with the adjacent land, and must create a greater fair market value in the real property that is greater than the fair market value of the actual, present use of the real property. Fla. Stat. §70.001(3)(b). In Palm Beach Polo, Inc. V. The Village of Wellington, 918 So.2d 988(Fla. 4DCA 2006), a developer purchased a large tract of property at a bankruptcy auction. At the time of the bankruptcy sale, the property was subject to a development plan requiring the preservation and restoration of a forest on the property. See id at 991. The Village of Wellington subsequently identified the subject forest property as conservation in its comprehensive plan. See id at 992. The developer protested the conservation designation and made a claim pursuant to the Bert J. Harris Act. See id. The court concluded that since the developer purchased the property subsequent to the required preservation and restoration of the forest property, the developer failed to establish any reasonable investment-backed expectations with respect to development of the forest property. See id at 993.

Other than rural related future land uses, the Caloosahatchee Shores Community also includes suburban, outlying suburban, central urban, urban community, and public facilities future land uses. The Caloosahatchee Shores Community also contains many major roadways including, Palm Beach Blvd., Buckingham Road, Orange River Blvd. and Tice Street. Caloosahatchee Shores Community is bordered on the West by I-75. Some of the properties within the rural lands future land use categories border land within a more intense future land use category. With increased development, there will be increased demand for intensifying the use of properties, especially near the transportation corridors previously identified within the Caloosahatchee Shores Community. Current owner's of property within the rural land use categories of the Caloosahatchee Shores Community will be able to provide a stronger argument regarding reasonable investment-backed expectations than that made by the developer in the Wellington case discussed above. An owner of property located within a rural future land use category may not find it unreasonable to foresee a use of their property that is more intense than the rural lands future land use category will allow. The proposed amendment would prevent that property owner from amending the future land use map as contemplated by policy 2.4.1 of the Lee Plan.

Conclusion:

The proposed amendment to the Caloosahatchee Shores Community Plan may create potential liability for Lee County pursuant to the Act. As the Act is premised on the belief that the proper balance between protection of the public good and private property interests can best be achieved on a case by case basis, critical terms used in the Act are broadly defined. The definition for the terms "inordinately burdened" and "existing use" are the most problematic.

Donna Marie Collins October 24, 2007 Page 4

Re: Caloosahatchee Shores Community Plan - Proposed Text Amendment

The proposed amendment's use of the term "rural character" must be further defined in order to properly evaluate any impact the Act may have on the amendment. The prohibition against amending the future land use map to change a future land use category currently identified as rural, may create future liability for Lee County pursuant to the Act.

RDS/amp





COMMUNITY DEVELOPMENT

Lee County Board of County Commissioners
Department of Community Development
Division of Planning
Post Office Box 398

Division of Planning
Post Office Box 398
Fort Myers, FL 33902-0398
Telephone: (239) 479-8585
FAX: (239) 479-8519

APPLICATION FOR A COMPREHENSIVE PLAN AMENDMENT

	(To be completed at time of intake)
DATE REC'D	REC'D BY:
APPLICATION FEE-	TIDEMARK NO:
THE FOLLOWING VERIFIED Zoning	Commissioner District
Designation on FLUM	
	(To be completed by Planning Staff)
Plan Amendment Cycle:	Normal Small Scale DRI Emergency
Request No:	
sheets in your application is:_ Submit 6 copies of the compincluding maps, to the Lee	plete application and amendment support documentation, County Division of Planning. Additional copies may be gency, Board of County Commissioners hearings and the
and the attached amendment	authorized representative, hereby submit this application support documentation. The information and documents curate to the best of my knowledge.
12107 Mus (DATE SIGNAT	URE OF OWNER OR AUTHORIZED REPRESENTATIVE
ee County Comprehensive Plan Amendr	ment Page 1 of 9 S:\COMPREHENSIVE\Plan Amendments\FORMS\CPA_Application02-04.doc



Stable.

2007-00001

APPLICANT/AGENT/OWNER INFORMATION	
East Lee County Council	
APPLICANT (10 Cella Molnar PD 500. 163) Hence ADDRESS	dry St.
CITY FORTH MYENS	33901 ZII
239-337-1071 23 TELEPHONE NUMBER	9-33)-1076 FAX NUMBER
Mis Cella ELCC Board of Dir	ectos
Smacus abare	·
ADDRESS	
CITY STATE	ZIF
TELEPHONE NUMBER	FAX NUMBER
OWNER(s) OF RECORD.	y Plan cla
Eastles County, Connci	V
ADDRESS SME AS A DIAR	
CITY STATE	ZIF
TELEPHONE NUMBER	FAX NUMBER
Name, address and qualification of additional planners, arc environmental consultants, and other professionals providing info	hitects, engineers

in this application.

١.

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

11,	IXI	EQUESTED CHANGE (Flease see item 1 for Fee Schedule)
	Α.	TYPE: (Check appropriate type)
		Text Amendment [Maps 1 thru 21) List Number(s) of Map(s) to be amended
	B.	SUMMARY OF REQUEST (Brief explanation):
•		Amend the Calousa hatchee Community Plan text see a Hacked.
III.		ROPERTY SIZE AND LOCATION OF AFFECTED PROPERTY or amendments affecting development potential of property)
	A.	Property Location:
		1. Site Address: See a Hach ed map
		2. STRAP(s):
	B.	Property Information
		Total Acreage of Property:
		Total Acreage included in Request:
		Area of each Existing Future Land Use Category
		Total Uplands:
		Total Wetlands:
		Current Zoning:
		Current Future Land Use Designation
		Existing Land Use:

April 2, 2007 Lee County Department of Community Development Services 1500 Monroe Street Fort Myers, Florida 33901

Subject:

Caloosahatchee Shores Community Plan - Text Amendment Requested

On January 22, 2007, at the regularly scheduled meeting of the East Lee County Council, the Council unanimously voted to amend the test of the referenced community plan with the following language:

"One important aspect of the Caloosahatchee Shores Community Plan goal is to retain its' rural character and rural land use where it currently exists. Therefore no land use map amendments to the remaining rural lands category will be permitted after {scrivener will insert effective date of policy}, unless a finding of overriding public necessity is made by three members of the Board of County Commissioners."

Kris Cella McGuire Board of Directors East Lee County Council

C.	State if the subject property is located in one of the following areas and if so how does the proposed change effect the area:
	Lehigh Acres Commercial Overlay:
	Airport Noise Zone 2 or 3:
	Acquisition Area:
	Joint Planning Agreement Area (adjoining other jurisdictional lands):
	Community Redevelopment Area:
D.	Proposed change for the Subject Property: No Change for the Subject Property: Rural Land USE
E.	Potential development of the subject property:
	Calculation of maximum allowable development under existing FLUM:
	Residential Units/Density
	Commercial intensity
	Industrial intensity
	2. Calculation of maximum allowable development under proposed FLUM:
	Residential Units/Density
	Commercial intensity
	Industrial intensity
IV. AM	ENDMENT SUPPORT DOCUMENTATION
of the app prepared	a minimum, the application shall include the following support data and analysis, see items are based on comprehensive plan amendment submittal requirements the State of Florida, Department of Community Affairs, and policies contained in Lee County Comprehensive Plan. Support documentation provided by the licant will be used by staff as a basis for evaluating this request. To assist in the paration of amendment packets, the applicant is encouraged to provide all data analysis electronically. (Please contact the Division of Planning for currently epted formats)
1	General Information and Maps NOTE: For each map submitted, the applicant will be required to provide a reduced map (8.5" x 11") for inclusion in public hearing packets.

- 3. Requests involving lands in critical areas for future water supply must be evaluated based on policy 2.4.2.
- 4. Requests moving lands from Density Reduction/Groundwater Resource must fully address Policy 2.4.3 of the Lee Plan Future Land Use Element.
- G. Justify the proposed amendment based upon sound planning principles. Be sure to support all conclusions made in this justification with adequate data and analysis.

Item 1: Fee Schedule

Map Amendment Flat Fee	\$2,000.00 each
Map Amendment > 20 Acres	\$2,000.00 and \$20.00 per 10 acres
Small Scale Amendment (10 acres or less)	\$1,500.00 each
Text Amendment Flat Fee	\$2,500.00 each

Sitial Ocale Milenation (10 aside of 1888) \$1,000.00 Basis
Fext Amendment Flat Fee \$2,500.00 each
AFFIDAVIT
I, WS Colon Controcertify that I am the owner or authorized representative of the property described herein, and that all answers to the questions in this application and any sketches, data, or other supplementary matter attached to and made a part of this application, are honest and true of the best of my knowledge and belief. I also authorize the staff of Lee County Community Development of enter upon the property during normal working hours for the purpose of investigating and evaluating the request made through this application.
15 all Medin 4/2/07
Signature of owner or owner-authorized agent Date
Kris Cella McGuire
Typed or printed name
STATE OF FLORIDA)
COUNTY OF LEE)
The foregoing instrument was certified and subscribed before me this 2nd day of 401 2007,

KAYE BECKER MOLNAR
MY COMMISSION # DD 477832
EXPIRES: December 3, 2009
Bonded Thru Notary Public Underwriters

Four Decree (

, who is personally known to me or who has produced

Printed pages of potany public

Lee County Comprehensive Plan Amendment Application Form (06/06) S: Page 9 of 9

\$:\COMPREHENSIVE\Plan Amendments\FORMS\CPA_Application02-04.doc



