

#### **BOARD OF COUNTY COMMISSIONERS**

Bob Janes District One

A. Brian Bigelow District Two

May 30, 2007

Ray Judah District Three

Tammy Hall District Four Ray Eubanks, Administrator, Plan Review and Processing

Frank Mann District Five Florida Department of Community Affairs Bureau of State Planning Plan Processing Section

Donald D. Stilwell County Manager 2555 Shumard Oak Boulevard Tallahassee, FL. 32399-2100

David M. Owen' County Attorney

Diana M. Parker County Hearing Examiner

Re: Amendment 07-1ER

Amendments to the Lee Plan Adoption Submission Package

2005/2006 Evaluation and Appraisal Amendment Cycle

#### Dear Mr. Eubanks:

In accordance with the provisions of <u>F.S.</u> Chapter 163.3184 and of 9J-11.006, this submission package constitutes the adoption of the proposed 2005/2006 Evaluation and Appraisal Amendment Cycle to the Lee Plan. The Lee County Board of County Commissions held an adoption hearing on April 11, 2007 and continued that hearing until May 16, 2007. They took final action concerning all of the adopted amendments at the May 16<sup>th</sup> public hearing. Copies of the adoption ordinances are included in this submission package.

A majority of the amendments were not objected to by the Objections, Recommendations and Comments Report (ORC Report). All but one of these amendments were adopted as transmitted. CPA 2005-45, which was not objected to, was revised to remove the term "where practical" from the amended Policy 113.3.1. This change, any additional changes that were made to an amendment that was objected to by the ORC Report, including all statements indicating the relationship of additional changes made in response to the ORC Report, is contained in Part V and/or VI of the staff report accompanying that amendment. Any findings made by the Board of County Commissioners is included in Part VI. B. of the staff report accompanying that amendment.

The following amendments were adopted by Ordinance No. 07-09: CPA2005-08; CPA2005-09; CPA2005-10; CPA2005-11; CPA2005-12; CPA2005-13; CPA2005-16; CPA2005-18; CPA2005-19; CPA2005-20; CPA2005-21; CPA2005-22; CPA2005-23; CPA2005-24; CPA2005-28; CPA2005-29; CPA2005-33; CPA2005-39; CPA2005-40; CPA2005-41; CPA2005-42; CPA2005-43; and, CPA2005-45. The following amendments: CPA2005-05; CPA2005-17; CPA2005-25; CPA2005-26; CPA2005-27; CPA2005-37;



CPA2005-46; and, CPA2005-47, were adopted by individual ordinances. The adopting ordinance for these amendments is included as the last item in each amendment's package. Proposed amendment CPA2005-07 was not adopted.

A hard copy and an electronic copy of all of the people who furnished their names and addresses at the transmittal hearing and at the adoption hearings is included.

The name, title, address, telephone number, facsimile number, and email address of the person for the local government who is most familiar with the proposed amendments is as follows:

Mr. Paul O'Connor, AICP Lee County Planning Division Director P.O. Box 398 Fort Myers, Florida 33902-0398 (239) 479-8585 Fax (239) 479-8319 Email: oconnops@leegov.com

Included with this package, per 9J-11.006, are three copies of the proposed amendments, and supporting data and analysis. By copy of this letter and its attachments, I certify that these amendments have been sent to: the Southwest Florida Regional Planning Council; the Florida Department of Transportation (FDOT); the Florida Department of Environmental Protection; Florida Department of State; the Florida Fish and Wildlife Conservation Commission; the Department of Agriculture and Consumer Services; Florida Department od Education; Florida Office of Tourism, Trade, and Economic Development; and, the South Florida Water Management District.

Sincerely,

DEPT. OF COMMUNITY DEVELOPMENT Division of Planning

Paul O'Connor, AICP

Director

#### 2005/2006 LEE PLAN EVALUATION AND APPRAISAL AMENDMENT CYCLE

#### SUMMARY OF PLAN AMENDMENT CONTENT AND EFFECT

#### CPA2005-05 - Three Oaks North

This privately sponsored amendment by Paul H. Freeman, Trustee, amends the Future Land Use Map Series, Map 1, for 83 acres in the northwest quadrant of I-75 and Alico Road, Section 3, Township 46 South, Range 25 East, Lee County, Florida, lying west of I-75 from "Industrial Development" to "Industrial Commercial Interchange."

#### CPA2005-08 - Caloosahatchee Shores Community Plan

This amendment, offered by the East Lee County Council and sponsored by the Board, proposes a new Policy 21.1.4 that directs the Caloosahatchee Shores Community to draft enhanced code enforcement standards for possible inclusion in the Land Development Code. The proposed code enforcement standards, once drafted, will be reviewed by staff and processed as Land Development Code amendments.

#### CPA2005-09 - Palm Beach Community Plan

This Board sponsored amendment amends the Future Land Use Element to add a Goal, Objectives, and Policies that are specific to the Palm Beach Community.

#### CPA2005-10 - Airport Noise Boundaries and Number of Gas Pumps

This Board sponsored amendment proposes to amend the Future Land Use Element, Policies 1.2.2, 1.7.1, and 5.1.4, the Community Facilities and Services Element, Policy 66.3.11, and the Future Land Use Map Series, Map 1, Page 5 of 5, to incorporate the new airport noise zones in compliance with the revised FAR Part 150 Noise Study for the Southwest Florida International Airport. In addition, the amendment proposes to amend Table 5, Southwest Florida International Airport Proposed Development Schedule, to increase the allowable number of gas pumps from the current twelve (12) gas pumps to twenty-four (24) gas pumps.

#### CPA2005-11 - Greenways Recreational Trails Master Plan

This Board sponsored amendment incorporates the Lee County Multi-Purpose Recreational Trails and Greenways Master Plan into the Lee Plan. It revise Goal 85, Objective 85.1, Policy 85.1.2, Policy 85.1.3, Policy 85.1.4, Policy 85.1.5, and Policy 107.1.1(4.)(d.). It incorporates proposed new Policy 40.4.6, Policy 40.4.7, Policy 40.4.8, Policy 77.3.6, Policy 77.3.7, new Objective 85.4, Policy 85.4.1, Policy 85.4.2, new Goal 80, new Objective 80.1, Policy 80.1.1, Policy 80.1.2, new Objective 125.3, and Policy 125.3.1. It also incorporates proposed new Map 22 (Lee County Greenways Multi-Purpose Recreational Trails Master Plan Map) into the Lee Plan.

#### CPA2005-12 - Captiva Community Plan

This amendment, offered by Captiva Community Planning Panel and sponsored by the Board, proposes to: amend the Future Land Use Element, by adding a new Objective 13.2, and Policy 13.2.1, and to amend Policy 6.1.2; amend the Procedures and

Administration Element by adding a new standard to the Single Family Residence Provision; and, to amend the definition of Density.

The Captiva Planning Panel has identified the retention of existing commercial uses and the development of new commercial uses on the island as a priority. The high price of residential properties on the island has made the retention of existing commercial uses difficult and the creation of new commercial uses unlikely. The conversion over time of the commercial properties to residential on Andy Rosse Lane attests to this problem. These changes, which apply only to the Captiva Community, allow both commercial and residential uses on property that is currently commercially zoned, specifically in areas currently zoned C-1 and CT. These properties must be rezoned to Commercial Planned Development to take advantage of these provisions. The changes to the Single Family Residence Provision will allow those lots that are too small to meet Lee Plan density provisions to develop with a single residential unit along with commercial floor area.

#### **CPA2005-13 – Community Planning**

This amendment, offered by the Smart Growth Committee and sponsored by the Board, proposes to amend the Future Land Use Element to add a new goal, objective and two policies that address community planning activities. The new language supports both citizen and County initiated community planning efforts and assures coordination with County-wide and regional plans.

There was one contended proposed policy regarding water conservation issues. Staff contended that the policy should not be directed at community planning efforts because these plans are often driven by local community issues which may not include water conservation. The LPA recommended including the policy. At the LPA's review of a subsequent proposed amendment, CPA 2005-46, Smart Growth Recommendations, the same policy was included on a county-wide basis as Policy 54.1.13. The LPA recognized the duplicate policy and recommended that one of them should be eliminated, the Smart Growth Director agreed. This policy was kept as a county wide policy and dropped from CPA 2005-13.

#### CPA2005-16 - San Carlos/Estero Community Boundary

This Board sponsored amendment proposes to change Future Land Use Map Series, Map 16, Lee County Planning Communities, to adjust the boundary between the Estero and San Carlos Planning Communities west of U.S. 41. This amendment realigns the southern boundary of the San Carlos Planning Community to follow the fire district border between the Breckenridge neighborhood and the Estero Bay Buffer Preserve. This change was initiated to address concerns raised by some San Carlos residents living along Pine Road.

#### CPA2005-17 - Long Range Transportation Plan

This Board sponsored amendment proposes to amend the Transportation Element to update Policy 36.1.1 and the Transportation Map series, Map 3, to reflect the new 2030 Metropolitan Planning Organization (MPO) Long Range Transportation Plan. In keeping with the recommendations of the Evaluation and Appraisal Report and the MPO's federal

mandates, this change incorporates text and maps that update the Lee Plan's Transportation Element to the new planning horizon of 2030. The 3 maps, the Lee County 2030 Financially Feasible Highway Plan, the Future Functional Classification Map, and the Future Maintenance were adopted by the MPO on December 7, 2005, and revised on March 17, 2006.

#### CPA2005-18 - LOS Standards For SIS/FIHS/TRIP Funded Roads

This Board sponsored amendment proposes to amend the Transportation Element to update Policy 37.1.1 to reflect new State Level of Service (LOS) standards for Strategic Intermodal System (SIS), Florida Intrastate Highway System (FIHS), and Transportation Regional Incentive Program (TRIP) funded roads. For the basic State and County arterials and collectors included in Policies 37.1.1 and 95.1.3, staff is proposing an expansion of facility types to reflect the categories included in the Country's existing roadway functional classification list.

#### CPA2005-19 - FDOT Quality LOS Handbook

This amendment, sponsored by the Board, amends the Transportation Element to update Policy 37.1.4 to refer to the 2002 Florida Department of Transportation (FDOT) Quality LOS Handbook. This changes updates the primary documents used by the County to calculate roadway level of service conditions to the current referenced FDOT handbook.

#### CPA2005-20 - Deletion of Policy 38.2.3

This board sponsored amendment amends the Transportation Element by deleting Policy 38.2.3. This action was first recognizes in the Evaluation and Appraisal Report. As currently written, Policy 38.2.3 requires that the Board make a finding of "overriding need" to include a County Roadway improvement within a municipality unless that municipality is a full participant in the County's road impact fee ordinance. Only the City of Fort Myers is a full participant in the County's road impact fee ordinance. All of the municipalities, except Sanibel, currently have enacted some form of road impact fees. Transportation staff believes this policy no longer serves its intended function and causes unnecessary Board action to maintain and improve the County's road system.

#### CPA2005-21 – Update Reference to the LeeScape Master Plan

This Board sponsored amendment amends the Transportation Element to update Objective 40.3 to refer to the latest version of the LeeScape (Lee County Roadway Landscape) Master Plan. The original LeeScape plan was adopted on October 27, 1998. A revised LeeScape plan was adopted on August 28, 2001. This amendment updates the referenced adoption date in the policy.

#### CPA2005-22 – Mass Transit Update

This Board sponsored amendment updates the Transportation Element Mass Transit Sub-Element's Goals, Objectives and Policies as identified in the most recent Evaluation and Appraisal Report. During the Evaluation and Appraisal Report process, mass transit staff identified a number of needed updates to the goals, objectives and policies of the Mass Transit Sub-Element. The updates correct outdated references and reflect current County practices regarding the County's mass transit system. Staff concurs with the additional recommendation of the Local Planning Agency.

CPA2005-23 - Ports, Aviation and Related Facilities Update

This Board sponsored amendment updates the Transportation Element, Ports, Aviation and Related Facilities Sub-Element's Goals, Objectives and Policies as identified in the most recent Evaluation and Appraisal Report. During the Evaluation and Appraisal Report process, Port Authority staff identified a number of needed updates to the goals, objectives and policies of the Ports, Aviation and Related Facilities Sub-Element. The updates correct outdated references and reflect current County practices regarding the County's ports and aviation systems. Staff concurs with the additional recommendation of the Local Planning Agency.

**CPA2005-24**— Update Transportation Concurrency Policies

This Board sponsored amendment amends the Transportation Element to update transportation concurrency related Objectives and Policies to reflect current County policy and recent changes in state law.

CPA2005-25 - Change Lee Plan Horizon to the year 2030

This Board sponsored amendment updates the Lee Plan to change the references from the year 2020 to the year 2030 and updates the Vision Statements to the year 2030. The Evaluation and Appraisal Report recommended that the planning horizon of the Lee Plan be extended to the Year 2030. Current text that references the 2020 planning horizon is being changed to the new planning horizon date of 2030. Additionally, the amendment proposed to delete any text that is date sensitive for which the time frame has passed or the intent of the text has been satisfied. The Local Planning Agency accepted the recommended changes, as proposed by staff.

**CPA2005-26 – Landuse Acreage Allocation** 

This is a Board sponsored amendment that amends the Lee Plan text and tables to reflect the latest BEBR population projections. It also amends Map 16 to reflect current city boundaries.

CPA2005-27 - Update CIE Tables 3 and 4

This amendment, sponsored by the Board, amends the Capital Improvements Element (Tables 3 & 4) to reflect the latest adopted Capital Improvement Program (CIP). Florida Statutes require that the CIP be adopted into the comprehensive plan on a yearly basis. The proposed tables reflect the CIP adopted by the Board this past September.

CPA2005-28 - Conservation Lands Update

This Board sponsored amendment updates the Future Land Use Map Series, Map 1, by adding new conservation properties to, and removing erroneously designated properties from, the Conservation Lands future land use categories to more accurately identify conservation lands.

#### CPA2005-29 - Public Facilities Update

This Board sponsored amendment updates the Future Land Use Map Series, Map 1, the Future Land Use Map, by adding new publicly owned property to, and removing erroneous designated lands from, the Public Facilities future land use category to more accurately identify publicly owned lands.

#### CPA2005-33 - Police and Justice Sub-Element Update

This board sponsored amendment updates the Community Facilities and Services Element, Police and Justice Sub-Element Objective 69.1, Policies 69.2.2 and 69.2.3 to delete the referenced date and to acknowledge the ongoing nature of the objective and to reflect the existing status of substation facilities.

#### CPA2005-35 - New Urbanism Definitions

This Board sponsored amendment amends the Lee Plan Glossary to incorporate new and amend existing definitions in order to incorporate the principles of New Urbanism. Fifteen new definitions are being added and 3 existing definitions are being amended.

#### CPA2005-37 - New Urbanism

This Board sponsored amendment amends the Future Land Use Element to include and revise Goals, Objectives, and Policies to incorporate the concepts and principles of New Urbanism, Traditional Neighborhood Design, and Transit Oriented Development. This amends the Future Land Use Map Series to include an overlay depicting areas where mixed use development will be allowed to calculate residential density from commercial property when smart growth principles can be applied.

#### CPA2005-39 - Commercial FLUM Category

This Board sponsored amendment amend Goal 1 of the Future Land Use Element, the Future Land Use Map Series, Map 1, and Table1(a), by adding a new "commercial only" future land use category. In addition, a new definition is being added to the Glossary to define Floor Area Ratio, as a way to establish limitations on intensity. At this time there are no specific areas being proposed for the new category.

#### CPA2005-40 - Sub-Outlying Suburban FLUM Category

This amendment, sponsored by the Board, amends Goal 1 of the Future Land Use Element, the Future Land Use Map series, Map 1, and Table 1(a), Summary of Residential Densities, by adding a new future land use category having a maximum density of 2 dwelling units per acre. There are several areas on the Future Land Use Map that are designated Outlying Suburban that have an additional limitation reducing the density to a maximum of 2 dwelling units per acre. This new category will eliminate the need to look to Table 1(a) footnotes to see where this 2 unit per acre limitation applies.

#### CPA2005-41 - Manatee Protection Plan

This Board sponsored amendment amends the Future Land Use Element, Objective 8.2 and the Conservation and Coastal Management Element, Objectives 107.7, 128.5 and

128.6, and their subsequent policies to incorporate the "boating facility siting element" of the Manatee Protection Plan, as required by Florida Statute 370.12.(2)(t)(3).

#### CPA2005-42 - Economic Element Update

This Board sponsored amendment updates the Economic Element as the element has not been updated since its creation in 1993. Economic Development staff identified a number of needed updates to the goals, objectives and policies of the Economic Element. The updates correct outdated references and reflect current County practices regarding the County's efforts to promote economic development.

#### CPA2005-43 - Single Family Residence Provision Update

This Board sponsored amendment amends the Procedures and Administration Element by updating the Single-Family Residence Provision. Currently two different county offices are involved in approving applications for Minimum Use Determinations. The Department of Community Development performs the review if an application for a building permit is also being requested. The County Attorney's Office issues the determination, following an application for review and a recommendation from Community Development staff, if no building permit application has been requested. This amendment would move all reviews to the Department of Community Development. It also makes it clear that a future land use category's standard density is to be used for Minimum Use Determinations, not bonus density other some other means to increase density, i.e. Open Lands ability to increase density to 1 dwelling unit per 5 acres utilizing Residential Planned Development zoning. Staff concurs with the Local Planning Agency's recommendation to not alter the access and drainage requirements.

#### CPA2005-45 - Beach and Dune Management Plans

This Board sponsored amendment amends the Conservation and Coastal Management Element, Policy 113.3.1 to update the list of critical erosion areas identified in the Beach and Dune Management Plans. The Department of Environmental Protection (DEP) maintains a list of critically eroded beaches in Florida. This policy update is necessary to accurately reflect the DEP list of critically eroded beaches in Lee County.

#### CPA2005-46 - Smart Growth Recommendations

This Board sponsored amendments amends the Lee Plan to incorporate the recommendations from the County's Smart Growth Initiative into the Lee Plan.

#### CPA2005-47 - Housing Element Update

This Board sponsored amendment updates the Housing Element by reflecting the findings of the most current Housing Needs Assessment. In August 2005, Lee County updated the 1997 Housing Needs Assessment. These changes are based on the analysis of existing Goals, Objectives and Policies and further the recommendations of the 2005 Housing Needs Assessment included in the Evaluation and Appraisal Report.

# Lee County Comprehensive Plan Amendment Citizen Courtesy Information List

Hearing Date: December 13, 2006

Hearing Type: Transmittal

DCA Amendment Number: \_\_\_\_\_

(DCA Offical Use)

#### **Please Print Clearly**

By providing your name and address you will receive information concerning the date of publication of the Notice of Intent by the Department of Community Affairs.

	8	Check		16
		Appropriate Response(s)		Identify Amendment of
Your Name	Address, City, State, Zip Code	Written Comment	Spoken Comment	Interest
MATTUHLE	1625 Hanpan ST. Fr. Myns 33901			Nunial
Mike Strayhora	5670 Harborage Dr. Fl. Myers, FL			Harbonage Comes
Stephanie Keyes	2			Harbonage Comes CPA 2005-00 Mixed Use Due
Stare Hartsell	PO Drawer 1507 FHALVERS FL 33902	-	1	Mixed Use Ran Authoria
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MICE NOSOEN	162 KHONDRY ST FM 33901		/	PALM BRACH, CALOCRAH NTOV SHUMES, MIXED USE CUBAVAY
PERR SPINOPALLOS	5421 HROMAT DT			Mixery st-
Neale Montgomery	1833 Hendry St. Fort Myers FL 33901		V	,

## Lee County Comprehensive Plan Amendment Citizen Courtesy Information List

Hearing Date: December 13, 2006

Hearing Type: Transmittal

DCA Amendment Number: (DCA Offical Use)

**Please Print Clearly** 

By providing your name and address you will receive information concerning the date of publication of the Notice of Intent by the Department of Community Affairs.

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	Your Name	Address,	City, State, Zip Code	Comment	Comment	Interest
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#### Comprehensive Plan Citizen Courtesy Information List

Local Government: LEE COUNTY

Hearing Date: 5/16/07 (Continued Hearing from 4/11/07).

Type of Hearing: 2005/2006 Comp Plan Amendment Cycle

DCA Amendment Number: \_\_\_\_\_ (DCA Official Use)

#### PLEASE PRINT CLEARLY

	e	Check (√) Appropriate Response(s)		Identify Amendment
Citizen Name	Address, City, State, Zip Code	Written Comment	Spoken Comment	which is of Interest
GLORIA MOFF	15570 OLD OLGA RD ALVA, FL 33928	V	~	River Hall
Sarah Spector	Henderson Franklin 1715 Monroe street Fort Myers, FL 33901			AII
Stephanie	2158 Johnsonst. FMY FL 33901			AII
Authan-	17			
Ruby Daniels	18100 Persimmon Rdg Rd Alva, FL 33920	~		River Hall

#### **Comprehensive Plan Citizen Courtesy Information List**

Local Government: LEE COUNTY

Hearing Date: 5/16/07 (Continued Hearing from 4/11/07).

Type of Hearing: 2005/2006 Comp Plan Amendment Cycle

DCA Amendment Number: \_\_\_\_\_ (DCA Official Use)

#### PLEASE PRINT CLEARLY

		Check (√) Appropriate Response(s)		Identify Amendment
Citizen Name	Address, City, State, Zip Code	Written Comment	Spoken Comment	which is of Interest
Tim	1670 WERNER DR.	V	~	Ruei Hollettens
Heidi Heidi	1620 Werner Dr		1	River Hall
Gurbary	Alva Fla 33920	V	V	KIVE Hall
JANET J TRIPP	2190 SANTIAGO AUR F-t. MYRS I=L 33905 2253 DAVIS RA			· RIVER HALL
Ed Kimball	7253 DAVIS RA		V	RIVER HALL
Sharron Lamely	2261 S. Olga Dr. Ft. Myers, FL 33905	_		River Hall

#### **NEWS-PRESS**

Published every morning – Daily and Sunday Fort Myers, Florida

#### **Affidavit of Publication**

#### STATE OF FLORIDA COUNTY OF LEE

Before the undersigned authority, personally appeared **Kathy Allebach** 

who on oath says that he/she is the

Legal Assistant of the News-Press, a

daily newspaper, published at Fort Myers, in Lee County, Florida; that the attached copy of advertisement, being a

Display

In the matter of

#### Notice of Amendment

In the court was published in said newspaper in the issues of

April 3, 2007

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

Sworn to and subscribed before me this

3rd day of April 2007 by

Kathy Allebach

personally known to me or who has produced

as identification, and who did or did not take an

Notary Pub.

Print Name

NOTARY PUBLIC Gladys D. Vando

Cemrhission # DD378967 Expires December 13, 2008

My commission to hip & Booded Troy Fain - Insurance, Inc. 800-385-7019

#### NOTICE OF AMENDMENT TO THE LEE COUNTY **COMPREHENSIVE PLAN**

In compliance with Florida Statutes, notice is hereby given that the Lee County Board of County Commissioners will hold a public hearing to consider adopting amendments to the Lee County Comprehensive Land Use Plan (Lee Plan) on Wednesday, April 11, 2007. The hearing will be held in the Board of County Commissioners Hearing Chambers in the renovated Courthouse at 2120 Main Street in downtown Fort Myers. The hearing will commence at 9:30 a.m. This meeting is open to the public and all-interested parties are encouraged to attend. Interested parties may appear and be heard with respect to all proposed actions. Pursuant to Florida Statutes Section 163.3184(7), persons participating in the Comprehensive Plan Amendment process, who provide their name and address, will receive a courtesy informational statement from the Department of Community Affairs prior to the publication of the Notice of Intent to find a plan amendment in compliance.

If a person decides to appeal a decision made by the Board of County Commissioners with respect to matters considered at this hearing, that person will need to ensure that a verbatim record of the proceedings is made. The record must include the testimony and evidence that forms the basis of the appeal. Further information may be obtained by contacting the Lee County Division of Planning at 479-8585.

In accordance with the Americans with Disabilities Act, reasonable accommodations will be made upon request. If you are in need of a reasonable accommodation, please contact Janet Miller at 479-8583. The Board of County Commissioners of Lee County, Florida, proposes to adopt amendments to the Lee Plan by Ordinance described in the agenda below:

April 11, 2007

Call to order; Certification of Affidavit of Publication 1.

Consent Agenda: 2.

B.

E.

F.

1.

M.

Public comment on Consent Agenda Items to be pulled for discussion by the Board Motion to approve the balance of items

Consideration of items pulled for discussion

CPA2005-08 - Caloosahatchee Shores Community Plan
Adopt a new Policy 21.1.4. directing the Caloosahatchee Shores Community to draft enhanced code enforcement standards for possible inclusion in the Land Development Code. A.

Sponsor: Board of County Commissioners/The East Lee County Council.

CPA2005-09 - Palm Beach Community Plan

Amend the Future Land Use Element to add a Goal, Objectives, and Policies specific to the Palm Beach Community.

Sponsor: Board of County Commissioners/The East Lee County Council CPA2005-10 - Airport Noise Boundaries and Number of Gas Pumps

C. Amend the Future Land Use Element Policies 1.2.2., 1.7.1., and 5.1.4. and the Community Facilities and Services Element Policy 66.3.11., and the Future Land Use Map Series, Map 1, Page 5 of 5, to reflect the revised FAR Part 150 Noise Study for the Southwest Florida International Airport. In addition, amend Table 5, Southwest Florida International Airport Proposed Development Schedule, to increase the number of gas pumps allowed from twelve (12) to twenty-four (24).

Sponsor: Board of County Commissioners/Port Board.

CPA2005-11 - Greenways Recreational Trail Master Plan
Incorporate the Lee County Multi-Propose Recreational Trails and Greenways Master Plan into the Lee Plan. Revise Goal 85, Objective 85.1., Policy 85.1.2., Policy 85.1.3., Policy 85.1.4., Policy 85.1.5., and Policy 107.1.1.(4)(d). Incorporate proposed new Policy 40.4.6., Policy 40.4.7., Policy 40.4.8., Policy 77.3.6., Policy 77.3.7., new Objective 85.4., Policy 85.4.1., Policy 85.4.2., new Goal 80, new Objective 80.1.1., Policy 80.1.2., new Objective 125.3., and Policy 125.3.1. Incorporate proposed new Map 22 (Lee County Greenways Multi-Purpose Recreational Trails Master Plan Map).

Sponsor: Board of County Commissioners. CPA2005-12 - Captiva Community Plan

Amend Goal 13, Policy 6.1.2, Chapter XIII Single-Family Residence Provision and the definition of Density specific to the Captiva Community to incorporate the recommendations of the Captiva Island Community Planning

Sponsor: Board of County Commissioners/Captiva Community Planning Panel.

CPA2005-13 - Community Planning

Amend the Future Land Use Element to evaluate incorporating community planning policies into the Lee Plan.

Sponsor: Board of County Commissioners/Smart Growth Committee.

CPA2005-16 - San Carlos/Estero Community Boundary

Amend the Future Land Use Map Series, Map 16, Lee County Planning Communities, to adjust the boundary between the Estero and San Carlos Planning Communities west of U.S. 41. Sponsor: Board of County Commissioners. CPA2005-18 – LOS Standards For SIS/FIHS/TRIP Funded Roads

Amend the Transportation Element to update Policy 37.1.1. to reflect new State LOS standards for SIS/FIHS/TRIP-funded roads **Sponsor:** Board of County Commissioners. CPA2005-19 - FDOT Quality LOS Handbook

Amend the Transportation Element to update Policy 37.1.4. to refer to the 2002 FDOT Quality LOS Handbook. **Sponsor:** Board of County Commissioners.

CPA2005-20 - Deletion of Policy 38.2.3 Amend the Transportation Element to delete Policy 38.2.3. **Sponsor:** Board of County Commissioners.

CPA2005-21 – Update Reference to the LeeScape Master Plan

Amend the Transportation Element to update Objective 40.3. to refer to the latest version of the LeeScape (Lee County Roadway Landscape) Master Plan. **Sponsor:** Board of County Commissioners.

L. CPA2005-22 – Mass Transit Update

Amend the Transportation Element Mass Transit Sub-Element's Goals, Objectives and Policies as identified in the most recent Evaluation and Appraisal Report. **Sponsor:** Board of County Commissioners.

CPA2005-23 – Ports, Aviation and Related Facilities Update
Amend the Transportation Element Ports, Aviation and Related Facilities Sub-Element's Goals, Objectives and Policies as identified in the most recent Evaluation and Appraisal Report.

Sponsor: Board of County Commissioners.

CPA2005-24 - Update Transportation Concurrency Policies N.

Amend the Transportation Element to update transportation concurrency related Objectives and Policies to reflect current County policy and recent changes in State law. Sponsor: Board of County Commissioners

0.

CPA2005-28 – Conservation Lands Update

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

Sponsor: Board of County Commissioners.

P.

CPA2005-29 - Public Facilities Update

Amend the Future Land Use Map Series, Map 1, the Future Land Use Map, to update the mapped Public Facilities future land use category by adding and/or removing lands to more accurately identify publicly owned lands. Sponsor: Board of County Commissioners

Q.

CPA2005-33 - Police and Justice Sub-Element Update

Amend the Community Facilities and Services Element Police and Justice Sub-Element Objective 69.1 to delete the referenced date and to acknowledge the ongoing nature of the objective. In addition, amend Policies 69.2.2. and 69.2.3. to reflect the existing status of substation facilities.

Sponsor: Board of County Commissioners. CPA2005-39 – Commercial FLUM Category

Amend Goal 1 of the Future Land Use Element, the Future Land Use Map Series, Map 1, and Table 1(a), by adding a new "commercial only" future land use category. **Sponsor:** Board of County Commissioners.

CPA2005-40 – Sub-Outlying Suburban FLUM Category

Amend Goal 1 of the Future Land Use Element, the Future Land Use Map series, Map 1, and Table 1(a) and Table 1(b), Summary of Residential Densities, by adding a new future land use category having a maximum density of 2 dwelling units per acre.

Sponsor: Board of County Commissioners.

CPA2005-41 – Manatee Protection Plan

Amend the Conservation and Coastal Management Element and the Future Land Use Element to incorporate the "boating facility siting element" of the Manatee Protection Plan required by F.S. 370.12.(2)(t)(3).

T.

Sponsor: Board of County Commissioners.
CPA2005-42 - Economic Element Update U.

V.

Amend the Lee Plan, Economic Element, for general updates as the element has not been updated since its creation in 1993.

Sponsor: Board of County Commissioners.

CPA2005-43 – Single Family Residence Provision Update

Amend the Procedures and Administration Element by updating the Single-Family Residence Provision.

Sponsor: Board of County Commissioners.

CPA2005-45 – Beach and Dune Management Plans

Amend Policy 113.3.1 in order to update the list of critical erosion areas under Beach and Dune Management Plans. **Sponsor:** Board of County Commissioners.

Adopt the following Ordinance, which incorporates the substance of the items on the consent agenda into the Lee Plan:

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 2005/2006 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT, MAPS AND TABLES; PURPOSE AND SHORT TITLE; LEGAL EFFECT; GEOGRAPHICAL APPLICABILITY, SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

Administrative Agenda CPA2005-05 - Three Oaks North

Amend the Future Land Use Map Series, Map 1, for 83+/- acres in the northwest quadrant of I-75 and Alico Road, Section 3, Township 46 South, Range 25 East, Lee County, Florida, lying west of I-75 from "Industrial Development" to "Industrial Commercial Interchange." Sponsor: Paul H. Freeman, Trustee. Adopt the following Ordinance, which incorporates the contents of CPA2005-05 into the Lee Plan:

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 CPA2005-05 (PERTAINING TO THE FUTURE LAND USE MAP CHANGE FOR AN 83±-ACRE PARCEL NORTH OF ALICO ROAD FROM INDUSTRIAL DEVELOPMENT TO INDUSTRIAL COMMERCIAL INTERCHANGE) APPROVED DURING THE COUNTY'S 2005/2006 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED MAPS; PURPOSE AND SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE. CPA2005-07 - Riverhall (fka Hawk's Haven) Amend the Future Land Use Map Series for specified parcel (approximately 1,727 acres) located in Sections 25, 26, 27, 34, 35, and 36, Township 43 South, Range 26 East, to change the Future Land Use classification shown on Map 1 from "Rural" and "Suburban" to "Outlying Suburban" and "Public Facilities." Amend Table 1(a), Footnote 6, to limit development in the plan amendment area to two units per acre and place a specific cap on residential development of 2,800 dwelling units on the specified property.

Sponsor: Hawks Haven Investment, LLC.

Adopt the following Ordinance, which incorporates the contents of CPA2005-07 into the Lee Plan: 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 CPA2005-07 (PERTAINING TO AN AMENDMENT TO THE FUTURE LAND USE MAP SERIES FOR A PARCEL OF 1,727 ACRES TO CHANGE THE FUTURE LAND USE CLASSIFICATION SHOWN ON MAP 1 FROM "RURAL" AND "SUBURBAN" TO "OUTLYING SUBURBAN" AND "PUBLIC FACILITIES" AND ALSO AMENDING TABLE 1(a), FOOTNOTE 6, TO RESTRICT PERMISSIBLE DENSITY AND UNITS) APPROVED DURING THE COUNTY'S 2005/2006 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVING FOR AMENDMENT 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.

CPA2005-17 - Long Range Transportation Plan Amend the Transportation Element to update Policy 36.1.1. and the Transportation Map Series, Map 3, to reflect the new 2030 MPO Long Range Transportation Plan. **Sponsor:** Board of County Commissioners.

Adopt the following Ordinance, which incorporates the contents of CPA 2005-17 into the Lee Plan:

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 CPA2005-17 (PERTAINING TO THE LONG RANGE TRANSPORTATION PLAN) APPROVED DURING THE COUNTY'S 2005/2006 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.

CPA2005-25 - Change Lee Plan Horizon to the year 2030

Amend the Lee Plan to change the references from the year 2020 to the year 2030 and update the Vision Statements to the year 2030. **Sponsor:** Board of County Commissioners.

Adopt the following Ordinance, which incorporates the contents of CPA2005-25 into the Lee Plan: 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 CPA2005-25(PERTAINING TO CHANGING THE LEE PLAN HORIZON YEAR TO 2030) APPROVED DURING THE COUNTY'S 2005/2006 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.

CPA2005-26 - Update BEBR Population Projections

Amend the Lee Plan text and tables to reflect the latest BEBR population projections. Amend Map 16 to reflect current City boundaries and amend Map 8 to reflect updated potable wellfield cones of influence.

Sponsor: Board of County Commissioners. Adopt the following Ordinance, which incorporates the contents of CPA2005-26 into the Lee Plan:

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 CPA2005-26 (PERTAINING TO THE BEHR POPULATION PROJECTION AND MAPS 8 AND 16 UPDATE) APPROVED DURING THE COUNTY'S 2005/2006 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.

CPA2005-27 - Update Capital Improvement Element (CIE) Tables 3 and 4

Amend the Capital Improvement Element (Tables 3 and 4) to reflect the latest adopted Capital Improvement Program. **Sponsor:** Board of County Commissioners.

Adopt the following Ordinance, which incorporates the contents of CPA2005-27 into the Lee Plan:

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 CPA2005-27 (PERTAINING TO TABLES 3 AND 4 OF THE CAPITAL IMPROVEMENT ELEMENT) APPROVED DURING THE COUNTY'S 2005/2006 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT AND TABLES; PURPOSE AND SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

CPA2005-35 - New Urbanism Definitions

CPA2005-37 - New Urbanism

Amend the Lee Plan Glossary to add new, and amend existing, definitions to incorporate the principles of New Urbanism.

Sponsor: Board of County Commissioners.

Adopt the following Ordinance, which incorporates the contents of CPA2005-35 into the Lee Plan: 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 CPA2005-35 (PERTAINING TO THE INCORPORATION OF THE PRINCIPLES OF NEW URBANISM INTO THE LEE PLAN GLOSSARY) APPROVED DURING THE COUNTY'S 2005/2006 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.

Amend the Future Land Use Element to include and revise Goals, Objectives, and Policies to incorporate the concepts and principles of New Urbanism, Traditional Neighborhood Design, and Transit Oriented Development.

Amend the Future Land Use Map Series to include an overlay depicting areas where mixed use development will be allowed to calculate residential density from commercial property when smart growth principles are Sponsor: Board of County Commissioners Adopt the following Ordinance, which incorporates the contents of CPA2005-37 into the Lee Plan:

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 CPA2005-37 (PERTAINING TO NEW URBANISM) APPROVED DURING THE COUNTY'S 2005/2006 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.

#### NOTICE OF AMENDMENT TO THE LEE COUNTY COMPREHENSIVE PLAN

Q. CPA2005-46 – Smart Growth Recommendations

to be considered for adoption

- Amend the Lee Plan to incorporate the recommendations from the County's Smart Growth Initiative into the Lee Plan
- Adopt the following Ordinance, which incorporates the contents of CPA2005-46 into the Lee Plan:

  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 CPA2005-46 (PERTAINING TO THE RECOMMENDATIONS FROM THE SMART GROWTH INITIATIVE) APPROVED DURING THE COUNTY'S 2005/2006 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.
- CPA2005-47 Housing Element Update
   Amend the Housing Element to reflect the findings of the most current Housing Needs Assessment.

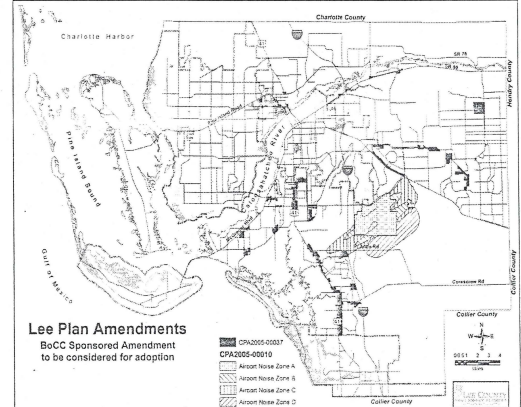
   Sponsor: Board of County Commissioners.
- T. Adopt the following Ordinance, which incorporates the contents of CPA2005-47 into the Lee Plan:

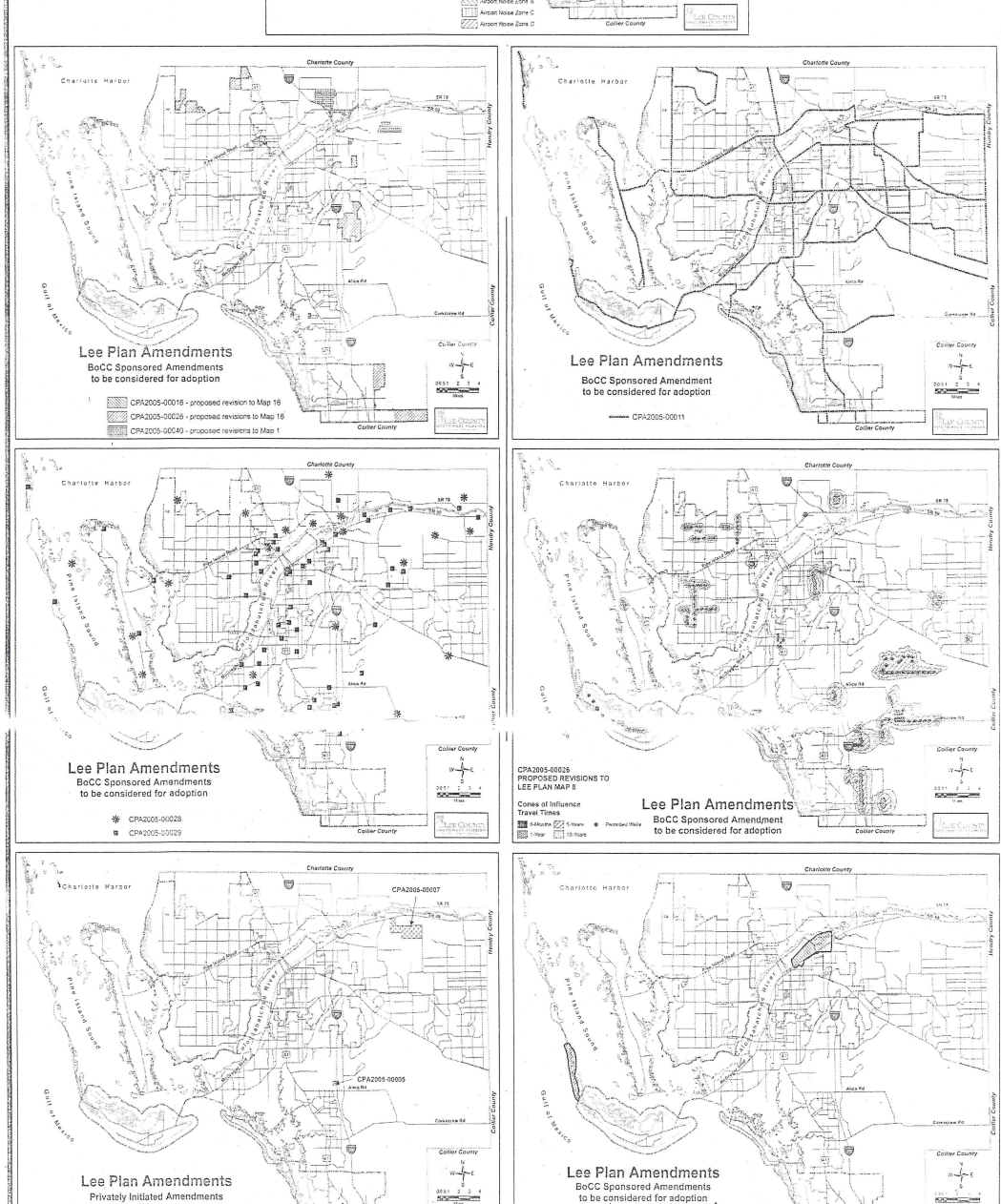
  AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN," ADOPTED BY ORDINANCE NO. 39-02, AS AMENDED, SO AS TO ADOPT AMENDMENT CPA2005-47 (PERTAINING TO THE HOUSING ELEMENT UPDATE) APPROVED DURING THE COUNTY'S 2005/2006 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING 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.

This meeting is open to the public and all interested parties are encouraged to attend. Interested parties may appear and be heard with respect to all proposed actions. Pursuant to Florida Statutes Section 163.3184(7), persons participating in the Comprehensive Plan Amendment process, who provide their name and address on the record, will receive a courtesy informational statement from the Department of Community Affairs prior to the publication of the Notice of Intent to find a plan amendment in compliance.

If a person decides to appeal a decision made by the Board with respect to any matter considered at this hearing, he or she will need a record of the proceedings, and, for such purpose, he or she may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. Further information may be obtained by contacting the Lee County Division of Planning at 479-8585.

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





CPA2005-09 - Palm Beach Community Plan CPA2005-12 - Captiva Community Plan

#### LEE COUNTY ORDINANCE NO. 07-09 (Consent Ordinance)

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 2005/2006 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED TEXT, MAPS AND TABLES; PURPOSE AND SHORT TITLE; LEGAL EFFECT; GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

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

WHEREAS, the Lee County Board of County Commissioners, in accordance with Section 163.3181, Florida Statutes, and Lee County Administrative Code AC-13-6 provide an opportunity for the public to participate in the plan amendment public hearing process; and,

WHEREAS, the Lee County Local Planning Agency ("LPA") held public hearings on the proposed amendments in accordance with Chapter 163, Part II, Florida Statutes, and the Lee County Administrative Code on May 22, 2006, June 26, 2006, July 24, 2006, August 28, 2006, September 25, 2006, October 23, 2006, and November 27, 2006; and,

WHEREAS, the Board of County Commissioners, pursuant to Florida Statutes and the Lee County Administrative Code held a public hearing for the transmittal of the proposed amendments on December 13, 2006. At that hearing, the Board approved a

motion to send, and did later send, the proposed amendment to the Florida Department of Community Affairs ("DCA") for review and comment; and,

WHEREAS, at the transmittal hearing on December 13, 2006, the Board announced its intention to hold a public hearing after the receipt of DCA's written comments commonly referred to as the "ORC Report." DCA issued their ORC report on March 2, 2007; and,

WHEREAS, the Board conducted public hearings on the adoption of the proposed amendments to the Lee Plan on April 11 and May 16, 2007; and,

WHEREAS, the Board adopted the proposed amendments to the Lee Plan set forth herein during the statutorily prescribed public hearing for the plan amendments on May 16, 2007.

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

#### SECTION ONE: PURPOSE, INTENT AND SHORT TITLE

The Board of County Commissioners of Lee County, Florida, in compliance with Chapter 163, Part II, Florida Statutes, and with Lee County Administrative Code AC-13-6, conducted a series of public hearings to consider proposed amendments to the Lee Plan. The purpose of this ordinance is to adopt the certain amendments to the Lee Plan discussed at those meetings and approved by a majority of the Board. The short title and proper reference for the Lee County Comprehensive Land Use Plan, as amended, will continued to be the "Lee Plan." This ordinance may be referred to as the "2005/2006 Regular Comprehensive Plan Amendment Cycle Consent Ordinance."

### SECTION TWO: ADOPTION OF LEE COUNTY'S 2005/2006 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE (Consent Agenda Items)

The Lee County Board of County Commissioners amends the existing Lee Plan, adopted by Ordinance Number 89-02, as amended, by adopting amendments, as revised by the Board of County Commissioners on May 16, 2007, known as: CPA2005-08, CPA2005-09, CPA2005-10, CPA2005-11, CPA2005-12, CPA2005-13, CPA2005-16, CPA2005-18, CPA2005-19, CPA2005-20, CPA2005-21, CPA2005-22, CPA2005-23, CPA2005-24, CPA2005-28, CPA2005-29, CPA2005-33, CPA2005-39, CPA2005-40, CPA2005-41, CPA2005-42, CPA2005-43, and CPA2005-45. The aforementioned amendments amend the text of the Lee Plan including the Future Land Use Map series and the Lee Plan Land Use Allocation Table (Table 1b). A brief summary of the content of those amendments is set forth below:

#### CPA2005-08 - Caloosahatchee Shores Community Plan

Adopt a new Policy 21.1.4. directing the Caloosahatchee Shores Community to draft enhanced code enforcement standards for possible inclusion in the Land Development Code.

Sponsor: Board of County Commissioners/The East Lee County Council.

#### CPA2005-09 - Pam Beach Community Plan

Amend the Future Land Use Element to add a Goal, Objectives, and Policies specific to the Palm Beach Community.

Sponsor: Board of County Commissioners/The East Lee County Council

#### CPA2005-10 – Airport Noise Boundaries and Number of Gas Pumps

Amend the Future Land Use Element Policies 1.2.2, 1.7.1., and 5.1.4. and the Community Facilities and Services Element Policy 66.3.11., and the Future Land Use Map Series, Map 1, Page 5 of 5, to reflect the revised FAR Part 150 Noise Study for the Southwest Florida International Airport. In addition, amend Table 5, Southwest Florida International Airport Proposed Development Schedule, to increase the number of gas pumps allowed from twelve (12) to twenty-four (24).

Sponsor: Board of County Commissioners/Port Board.

#### CPA205-11 - Greenways Recreational Trail Master Plan

Incorporate the Lee County Multi-Propose Recreational Trails and Greenways Master Plan into the Lee Plan. Revise Goal 85, Objective 85.1., Policy 85.1.2., Policy 85.1.3., Policy 85.1.4., Policy 85.1.5., and Policy 107.1.1.(4)(d). Incorporate proposed new Policy 40.4.6., Policy 40.4.7., Policy 40.4.8., Policy 77.3.6., Policy 77.3.7., new Objective 85.4., Policy 85.4.1., Policy 85.4.2., new Goal 80, new Objective 80.1., Policy 80.1.1., Policy 80.1.2., new Objective 125.3., and Policy 125.3.1. Incorporate proposed new Map 22 (Lee County Greenways Multi-Purpose Recreational Trails Master Plan Map).

Sponsor: Board of County Commissioners.

#### CPA2005-12 – Captiva Community Plan

Amend Goal 13, Policy 6.1.2., Chapter XIII Single-Family Residence Provision and the definition of Density specific to the Captiva Community to incorporate the recommendations of the Captiva Island Community Planning effort.

Sponsor: Board of County Commissioners/Captiva Community Planning Panel.

#### CPA2005-13 - Community Planning

Amend the Future Land Use Element to evaluate incorporating community planning policies into the Lee Plan.

Sponsor: Board of County Commissioners/Smart Growth Committee

#### CPA2005-16 - San Carlos/Estero Community Boundary

Amend the Future Land Use Map Series, Map 16, Lee County Planning Communities, to adjust the boundary between the Estero and San Carlos Planning Communities west of U.S. 41.

Sponsor: Board of County Commissioners.

#### CPA2005-18 - LOS Standards For SIS/FIHS/TRIP Funded Roads

Amend the Transportation Element to update Policy 37.1.1 to reflect new State LOS standards for SIS/FIHS/TRIP-funded roads.

Sponsor: Board of County Commissioners.

#### CPA2005-19 - FDOT Quality LOS Handbook

Amend the Transportation Element to update Policy 37.1.4 to refer to the 2002 FDOT Quality LOS Handbook.

Sponsor: Board of County Commissioners.

#### CPA2005-20 – Deletion of Policy 38.2.3

Amend the Transportation Element to delete Policy 38.2.3.

Sponsor: Board of County Commissioners.

#### CPA2005-21 - Update Reference to the LeeScape Master Plan

Amend the Transportation Element to update Objective 40.3 to refer to the latest version of the LeeScape (Lee County Roadway Landscape)

Master Plan.

Sponsor: Board of County Commissioners.

#### CPA2005-22 – Mass Transit Update

Amend the Transportation Element Mass Transit Sub-Element's Goals,
Objectives and Policies as identified in the most recent Evaluation and
Appraisal Report.

Sponsor: Board of County Commissioners.

#### CPA2005-23 – Ports, Aviation and Related Facilities Update

Amend the Transportation Element Ports, Aviation and Related Facilities Sub-Element's Goals, Objectives and Policies as identified in the most recent Evaluation and Appraisal Report.

Sponsor: Board of County Commissioners.

#### CPA2005-24 - Update Transportation Concurrency Policies

Amend the Transportation Element to update transportation concurrency related Objectives and Policies to reflect current County policy and recent changes in State law.

Sponsor: Board of County Commissioners

#### CPA2005-28 – Conservation Lands Update

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

Sponsor: Board of County Commissioners.

#### CPA2005-29 – Public Facilities Update

Amend the Future Land Use Map Series, Map 1, the Future Land Use Map, to update the mapped Public Facilities future land use category by adding and/or removing lands to more accurately identify publicly owned lands.

Sponsor: Board of County Commissioners.

#### CPA2005-33 – Police and Justice Sub-Element Update

Amend the Community Facilities and Services Element Police and Justice Sub-Element Objective 69.1. to delete the referenced date and to acknowledge the ongoing nature of the objective. In addition amend Policies 69.2.2. and 69.2.3. to reflect the existing status of substation facilities.

Sponsor: Board of County Commissioners.

#### CPA2005-39 – Commercial FLUM Category

Amend Goal 1 of the Future Land Use Element, the Future Land Use Map Series, Map 1, and Table1(a), by adding a new "commercial only" future land use category.

Sponsor: Board of County Commissioners.

#### CPA2005-40 – Sub-Outlying Suburban FLUM Category

Amend Goal 1 of the Future Land Use Element, the Future Land Use Map series, Map 1, and Table 1(a) and Table1(b), Summary of Residential Densities, by adding a new future land use category having a maximum density of two dwelling units per acre.

Sponsor: Board of County Commissioners.

#### CPA2005-41 – Manatee Protection Plan

Amend the Conservation and Coastal Management Element and the Future Land Use Element to incorporate the "boating facility siting element" of the Manatee Protection Plan required by F.S. 370.12.(2)(t)(3).

#### CPA2005-42 - Economic Element Update

Amend the Lee Plan, Economic Element, for general updates as the element has not been updated since its creation in 1993.

Sponsor: Board of County Commissioners.

Sponsor: Board of County Commissioners.

#### CPA2005-43 – Single Family Residence Provision Update

Amend the Procedures and Administration Element by updating the Single-Family Residence Provision.

Sponsor: Board of County Commissioners.

#### CPA2005-45 – Beach and Dune Management Plans

Amend Policy 113.3.1 in order to update the list of critical erosion areas under Beach and Dune Management Plans.

Sponsor: Board of County Commissioners.

The corresponding Staff Reports and Analysis, along with all attachments for these amendments are adopted as "Support Documentation" for the Lee Plan.

#### SECTION THREE: LEGAL EFFECT OF THE "LEE PLAN"

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

#### SECTION FOUR: GEOGRAPHIC APPLICABILITY

The Lee Plan is applicable throughout the unincorporated area of Lee County,

Florida, except in those unincorporated areas included in joint or interlocal agreements

with other local governments that specifically provide otherwise.

#### SECTION FIVE: SEVERABILITY

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

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

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

#### SECTION SEVEN: EFFECTIVE DATE

The plan amendments adopted herein are not effective until a final order is issued by the DCA or Administrative Commission finding the amendment in compliance with Section 163.3184, Florida Statutes, whichever occurs earlier. No development orders, development permits, or land uses dependent on this amendment may be issued or commence before the amendment has become effective. If a final order of noncompliance is issued by the Administration Commission, this amendment may nevertheless be made effective by adoption of a resolution affirming its effective status. A copy of such resolution will be sent to the DCA, Bureau of Local Planning, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

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

Aye

Robert P. Janes

Brian Bigelow Aye

Ray Judah Aye

Tammy Hall Aye

Frank Mann Aye

#### DONE AND ADOPTED this 16th day of May 2007.

ATTEST: CHARLIE GREEN, CLERK COMMISSIONERS LEE COUNTY BOARD OF COUNTY

BY: Marcia Wulson
Deputy Clerk

Robert P. Janes, Chairman

DATE: 5-16-07

SEAL

Approved as to form by:

Donna Marie Collins County Attorney's Office



STATE OF FLORIDA

COUNTY OF LEE

I Charlie Green, Clerk of Circuit Court, Lee County, Florida, and ex-Officio Clerk of the Board of County Commissioners, Lee County, Florida, do hereby certify that the above and foregoing, is a true and correct copy of Ordinance No. 07-09, adopted by the Board of Lee County Commissioners, at their meeting held on the 16th day of May, 2007 and same filed in the Clerk's Office.

Given under my hand and seal, at Fort Myers, Florida, this 21st day of May 2007.

CHARLIE GREEN, Clerk of Circuit Court Lee County, Florida

ria Wilson

\_/na

Deputy Clerk

# CPA2005-05 THREE OAKS NORTH PRIVATELY INITIATED AMENDMENT TO THE

#### LEE COUNTY COMPREHENSIVE PLAN

#### THE LEE PLAN

Privately Initiated Application and Lee County Staff Analysis

#### **BoCC Adoption Document**

Lee County Planning Division 1500 Monroe Street P.O. Box 398 Fort Myers, FL 33902-0398 (239) 479-8585

May 16, 2007

# LEE COUNTY DIVISION OF PLANNING STAFF REPORT FOR COMPREHENSIVE PLAN AMENDMENT CPA2005-05

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

STAFF REPORT PREPARATION DATE: November 14, 2006

#### PART I - BACKGROUND AND STAFF RECOMMENDATION

#### A. SUMMARY OF APPLICATION

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- 1. APPLICANT/REPRESENTITIVE:
  - Paul H. Freeman, Trustee represented by Quattrone and Associates, Inc.
- 2. REQUEST: Amend the Lee Plan's Future Land Use Map series for 169.2± acres in northwest quadrant of I-75 and Alico Road. Section 3, Township 46 South, Range 25 East, Lee County, Florida, lying west of I-75 from Industrial Development and Wetlands to Industrial Commercial Interchange and Wetlands.
- 3. REVISED REQUEST: Amend the Lee Plan's Future Land Use Map series for 82.86± acres in northwest quadrant of I-75 and Alico Road. Section 3, Township 46 South, Range 25 East, Lee County, Florida, lying west of I-75 from Industrial Development and Wetlands to Industrial Commercial Interchange and Wetlands.

#### B. STAFF RECOMMENDATION AND FINDINGS OF FACT SUMMARY

 RECOMMENDATION: Planning staff recommends that he Board of County Commissioners not adopt the proposed amendment to the Lee Plan to the Department of Community Affairs.

#### 2. BASIS AND RECOMMENDED FINDINGS OF FACT:

- Alico Road from US 41 to I-75 is projected to fail by 2030, based on the network contained in the Financially Feasible Plan.
- The change is not a "spot" redesignation of the Industrial Commercial Interchange category and does not create an isolated island of the Industrial Development category.
- The change will improve on the ability to maintain a diverse economy.
- The change may help to facilitate a working partnership with the Florida Gulf Coast University.
- The change will not impact the population accommodation of the adopted Lee Plan Future Land Use Map.

#### C. BACKGROUND INFORMATION

#### 1. EXISTING CONDITIONS:

SIZE OF PROPERTY: 82.86 acres (4.522 wetland acres)

PROPETY LOCATION: The property is generally located north of Alico Road, West of Interstate 75, east of the proposed Three Oaks Parkway extension.

EXISTING USE OF LAND: The applicant has provided information that the subject property is currently use is "vacant/agriculture".

CURRENT ZONING: The property is currently zoned AG-2.

CURRENT FUTURE LAND USE CATEGORY: The subject property is designated Industrial Development and Wetlands.

#### 2. BACKGROUND DISCUSSION:

The applicant is requesting a change in the property's future land use category from Industrial Development to Industrial Commercial Interchange to allow the creation of "a commercial office, retail and recreation center, a dedication to FGCU to anchor a proposed research park and to expand off campus functions, and a light industrial park that is sensitive to and compatible with the abutting areas with a sensitivity to this highly visible Interstate Corridor Location."

The application states: "The change would allow the property to increase the permitted commercial and office building uses for a comprehensive business park and increase the usefulness for FGCU, to anchor a proposed research park and to expand off campus functions onto land the applicant intends to donate."

#### **PART II - STAFF ANALYSIS**

#### A. STAFF DISCUSSION

#### INTRODUCTION

The proposed amendment is the result of a desire to expand the allowable uses of the property from the limited commercial and office uses allowed in the Industrial Development future land use category to allow greater flexibility of those uses. The property fronts on Interstate – 75 and has a high visibility.

#### COMPREHENSIVE PLAN BACKGROUND

In 1984 the property was designated as Industrial Development. The property to the north was designated Rural. In 1996 staff proposed changing the property to the north from Rural to Industrial Development. That change was approved by the Board of County Commissioners. The adjacent properties to the south were also designated Industrial Development. During the 1994 Evaluation and Appraisal amendments the Industrial Commercial Interchange located along Alico Road was expanded to the north and now is contiguous to the subject property. The request would therefore be a further expansion to the north of the interchange use.

#### SURROUNDING ZONING, LAND USES, AND FUTURE LAND USE DESIGNATION

The application states:

North of subject parcel is zoned AG-2 South of subject parcel is zoned CPD East of subject parcel is zoned MPD West of subject parcel is zoned AG-2 and pending IPD

#### TRANSPORTATION/TRAFFIC CIRCULATION IMPACTS

The Lee County Department of Transportation has review this proposal and sent a memorandum to the Director of Planning. The text of that October 25, 2006 memo follows:

"The Department of Transportation has reviewed the above-referenced privately-initiated future land use map plan amendment, to change 169.2 acres north of Alico Road

and west of I-75 from the "Industrial" to "Industrial Commercial Interchange" land use category. As indicated in an October 11<sup>th</sup> e-mail from your staff, the new designation would allow a maximum of 1,692,000 square feet of commercial retail use as a worst case scenario assuming development of the full 169.2 acres, and about 1,152,000 square feet of commercial retail use based on only 93 developable acres on the site. We have run the 2030 Financially Feasible Plan FSUTMS travel demand model for three scenarios: (1) no project; (2) with the project (1,152,000 square feet of commercial); and (3) with the maximum allowable (1,692,000 square feet of commercial).

Under all three scenarios, the six lane section of Alico Road from US 41 to I-75 is projected to fail by 2030, based on the network contained in the Financially Feasible Plan. There is an improvement contemplated in the 2030 Needs Plan network that would relieve Alico Road, the four lane Alico Expressway from Summerlin Road to SR 82, but a definitive source of funding for that improvement has not yet been identified. The potential alignment of the Alico Expressway could affect the property subject to this proposed Three Oaks North comprehensive plan amendment, but no right-of-way has been reserved through the site. The MPO plan suggests the Alico Expressway should be evaluated as a toll facility. Nevertheless, the projected condition of Alico Road based on the Financially Feasible Plan (without the Alico Expressway) begs the question of whether we should be approving any intensity increases in the area that could make a bad situation worse.

Beyond the Alico Road issue, the second scenario with 1,152,000 square feet of commercial also results in the failure of the four lane Three Oaks Parkway from Alico Road up to the project entrance by 2030. Without the project that segment is at Level of Service "B", so the addition of the project clearly has a detrimental effect. The third scenario with 1,692,00 square feet of commercial makes the situation worse, extending the failure on Three Oaks Parkway the entire length between Alico Road and Daniels Parkway. The six laning of this segment is not currently part of the financially feasible plan.

The County's plan amendment package states "(a)n inability to accommodate the necessary modifications within the financially feasible limits of the plan will be a basis for denial of the requested land use change." An applicant in this scenario has two options to avoid a staff recommendation of denial: (1) make the financial commitment to cover the full cost of the needed improvement (in this case six laning Three Oaks Parkway) so it can be added to the financially feasible plan; or (2) reduce the level of development so that the impacts don't cause the need for an additional improvement."

Subsequent to these comments the applicant has amended the application to exclude 86.6 acres of the northern half of the proposal. The new impacts from the reduced proposal

assume 783,380 square feet of commercial. DOT staff reran the proposal with the new reduced impacts. The new reduced impacts do affect the level of service for Three Oaks Parkway. Under the new scenario Three Oaks Parkway maintains a level of service of C and is therefore not a problem. Unfortunately, as indicated above in the first scenario with no impacts from this project Alico Road fails. The recommendation not to increase intensity in the area that could make the failing of this roadway facility worse remains.

#### POPULATION ACCOMMOCATION

The request is to change from Industrial Development to Industrial Commercial Interchange. Neither of these categories allows residential uses. Therefore the population accommodation of the Future Land Use Map (FLUM) is not affected.

#### ENVIRONMENTAL CONSIDERATIONS

Environmental Sciences staff is currently reviewing an application to the South Florida Water Management (SFWMD) district for an Environmental Resource Permit (ERP) for the Three Oaks Parkway and Oriole Road extension. This permit encompasses some 56.86 acres. Associated with this permit application is a request for conceptual approval of the surface water management system serving an additional 538.48 acres, known as the Three Oaks Commerce Park. The subject property is included in that acreage. The SFWMD staff is recommending approval of the ERP application. No objection is expected from Environmental staff.

#### **SOILS**

A map of the soils for the property is included in the application as Exhibit C-1 and C-2.

#### HISTORIC RESOURCES

According to the application, there are not any historical resources located on the property and the subject parcel is not located in one of the two levels of the archeological sensitivity areas.

#### **SCHOOL IMPACTS**

With no increase in population the proposed amendment will not impact the school district. No additional classrooms will be required.

#### PARKS, RECREATION, AND OPEN SPACE

With no increase in population the proposed amendment will not impact Community or Regional Park needs.

#### POLICE

The subject property is located within the service area of Lee County Sheriff's Office. A letter confirming the availability of service has been submitted.

#### FIRE

The subject property is located within the service area of the San Carlos Fire District. To date no letter confirming the availability of service has been submitted. Staff understands that the services will be available.

#### **EMERGENCY MEDICAL SERVICES (EMS)**

The subject property is located within the service area of Lee County Emergency Medical Services. To date no letter confirming the availability of service has been submitted. Staff understands that the services will be available.

#### SOLID WASTE

The subject property is served by Lee County Solid Waste. To date no letter confirming the availability of service has been submitted. Staff understands that the services will be available.

#### **MASS TRANSIT**

Lee Tran Rout 60 runs along Alico Road from Oriole Road to Three Oaks Parkway. The opening of the Three Oaks Parkway and the Oriole Road extensions and the establishment of an employment center on the subject property mass transit could be revised to serve this area.

#### UTILITIES

The subject property is located within the future service area of Lee County Utilities. To date no letter confirming the availability of service has been submitted. Staff understands that the services will be available.

#### B. CONCLUSIONS

Most of the urban services necessary to support the proposed change of use are in place or can be made available. The proposed changes to the allowable uses for the subject property have merit. Development of a wider range of uses, including research and development facilities, on property with such a high visibility from Interstate—75 has a certain appeal. However, with or without the proposed Lee Plan amendment, Alico Road is projected to fail by the year 2030. This fact makes recommending approval of an increase in intensity for the subject property unfeasible.

#### C. STAFF RECOMMENDATION

Staff recommends that the proposed amendment not be transmitted. Staff further recommends that the county through the Office of Economic Development, the Department of Transportation, and the Department of Community Development work with the property owner to try to address the transportation issues on Alico Road. If a

solution to the roadway problems can be identified this amendment should be brought back for additional consideration.

STAFF REPORT FOR CPA2005-05

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

PUBLIC HEARING DATE: November 27, 2006

#### A. LOCAL PLANNING AGENCY REVIEW

Staff made a brief presentation to the LPA to introduce the amendment and stated the recommendation. This was followed by the applicant's presentation which emphasized the working partnership with Florida Gulf Coast University including the donation of land for a 50,000sf office building for research and development activities. The applicant explained the intended development would include office uses not necessarily related to the industrial uses within the development. Per the Lee Plan Industrial Development category, office uses must be specifically related to adjoining industrial uses. commercial retail uses envisioned for the site will serve the workers not only of this site, but also the employees of the over 6 million square feet of industrial uses already approved in the Industrial Development lands to the west of the project. The applicant also stated the projects proximity along I-75 (a corridor approximately 1,900 feet in length) and closeness to the entrance of The Southwest Florida International Airport establishes this project as a gateway to Lee County. This amendment will allow some flexibility in producing an attractive commercial corridor at this location. The applicant explained how the proposal was "scaled back" to address the impacts on the future Three Oaks Parkway extension from Alico Road to Daniels Parkway. The property included in the request was reduced from over 169 acres to less than 83 acres. The applicant realizes that this reduction in the request does not eliminate the concerns raised by Lee County DOT regarding Alico Road. The applicant stated they understand that the issues with Alico Road will need to be addressed prior to any development occurring on the site. It was also stated that, since Alico Road is projected to fail regardless of how the subject property is developed. Therefore, the problem is not isolated to this site but needs to be addressed for the entire Alico Road corridor.

No public comment was received on this amendment.

The LPA discussed the fact that this proposal was an appropriate change on the Future Land Use Map to allow a public/private partnership with the university and related uses that are not possible with the existing Future Land Use Designation. One LPA member inquired about the service providers specifically utilities. When the report for the LPA was printed, this information was not available, since that time staff has received the letters from the applicant from the San Carlos Fire Department, State of Florida Division of Historical Resources, Lee County Utilities, Lee County Solid Waste, Lee County School District, Lee County Sheriff's Department, and the Southwest Florida International Airport. These letters are now included in the attached application

package. The discussion then focused primarily on the issue which was the basis for staff's recommendation, the fact that Alico road is projected to fail by the Year 2030. The LPA was informed that Alico Road will fail regardless of the development on the subject site and the Level of Service situation requires a solution with or without this amendment being approved. The proposed site is less than 4% of the entire area north of Alico Road designated Industrial Development and Industrial Commercial Interchange. The LPA continued the discussion on the most appropriate designation for the site in terms of furthering the goals of the County. The LPA concluded that the county needed to be "forward thinking" regarding Future Land Use decisions. One LPA member stated -"Don't hold the property from good planning based on a technical issue that will need to be resolved prior to permitting". The motion was made and seconded to recommend transmittal of this amendment.

### B. LOCAL PLANNING AGENCY RECOMMENDATION AND FINDINGS OF FACT SUMMARY

- 1. **RECOMMENDATION:** The LPA recommends that the Board of County Commissioners transmit the proposed amendment.
- BASIS AND RECOMMENDED FINDINGS OF FACT: The LPA advances the findings of fact presented by staff and additionally finds that the Alico Road LOS issue should be address by Lee County and the applicant prior to development occurring on the site.

#### C. VOTE:

Aye
Aye
Aye
Absent
Aye
Aye

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

DATE OF TRANSMITTAL HEARING: December 13, 2006

#### A. BOARD REVIEW:

Staff made a brief introduction for the amendment and stated the staff recommendation was to not transmit based on transportation issues and that the LPA recommendation was to transmit the amendment.

The applicant presentation followed staffs. The applicant's representative presented the history of the amendment including the reduction in the size of the property included in the request from 169± to 83± acres. This was done in response to issues with the level of service on the extension of Three Oaks Parkway which will be built from Alico Road to Daniels Parkway. The proposed change would allow the development of a research and development complex for the Florida Gulf Coast University as well as office space for the university on a portion of the property that will be donated by the land owner to the university. It was stated that the anticipated development is still primarily industrial. However, the existing Future Land Use Map Category would precludes the proposed projects due to the requirement that commercial be ancillary to the industrial uses within the development. It was stated that development intended for the site will be mixed use with 50% industrial, 30% commercial, and 20% retail. The Industrial Development category limits commercial development to 10% of the total project and limits retail development within a Planned Development to 30,000 square feet. Also, the property is located on major corridors in Lee County (Three Oaks Parkway and Interstate 75) and this change would allow a cleaner look on these corridors. The speaker stated it was understood the road issue would need to be resolved prior to development.

The applicant spoke next and re-emphasized that the change would allow development that would present a better image along the interstate and Three Oaks Pkwy.

A representative from the Florida Gulf Coast University spoke in favor of the amendment. The university spokesperson made three points for supporting the change;

- 1. The current designation will not allow the university to add office space on the site,
- 2. The university has a stated need for research and development space, and
- **3.** There is a fear that maintaining the current designation will only add more industrial truck traffic in the area.

The discussion went back to the board and staff was asked if there were concerns with the amendment beyond the transportation issues. Staff responded that the proposed change to the Future Land Use Map was generally considered favorably and that if it were not for

the transportation issue the recommendation would have been to transmit the amendment. Staff stated that the only improvement that might alleviate the LOS problem is the Alico Expressway which is not on the financially feasible plan. To find this change consistent with the Lee Plan, this project would have to be listed in the comprehensive plan as financially feasible. Staff added making the change on the Future Land Use Map would not eliminate the LOS issue from being raised at the time of concurrency and development order review. A board member then asked if the Three Oaks Parkway LOS could become an issue as well. Staff stated that in a worst case situation the segment of Three Oaks Parkway between Alico Rd and Daniels Parkway might have a LOS problem. Staff was asked if mining would be allowed in the Industrial Development category. Staff responded that it was allowed in Industrial Development, but not in the Industrial Commercial Interchange category. A general consensus among the board members was that the transportation issues, that were the basis for the recommendation of denial, would be resolved before development occurred. They also agreed that the Alico Expressway option east of US 41 should be revisited as an option to address the situation. The Alico Expressway met with opposition due to environmental concerns west of US 41. One board member had concerns with approving an amendment that could increase the impacts on a failing roadway. The motion was made and seconded to transmit the amendment.

#### B. BOARD ACTION AND FINDINGS OF FACT SUMMARY:

- BOARD ACTION: The Board voted to transmit the proposed amendment, as recommended by the local planning, to the Florida Department of Community Affairs for their review.
- **2. BASIS AND RECOMMENDED FINDINGS OF FACT:** The Board advanced the Local Planning Agency Findings of Fact.

### C. VOTE:

A. BRIAN BIGELOW	NAY
TAMMARA HALL	AYE
BOB 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: March 2, 2007

### A. DCA OBJECTIONS, RECOMMENDATIONS AND COMMENTS:

### Al: CPA 2005-05; Three Oaks North:

This is a request to change the land use designation on an 82.86-acre site from Industrial Development to Industrial Commercial Interchange. The Department raises the following issues with the proposed land use change:

### **OBJECTION**

1) Traffic Impact: The proposed amendment is not supported by data and analysis of the impact of the amendment on transportation facilities and a demonstration that transportation facilities are available or planned to be available within the next five years to accommodate the impact of the amendment. No analysis is included that assesses the impact of the amendment within the short range planning timeframe of five years to identify the existing and fiture road capacity that can accommodate the maximum amount of development allowed by the proposed Future Land Use Map category. In addition, according to the County's staff report, Alico Road, one of the roadways to be impacted, is projected to fail by 2030 with or without the amendment. Furthermore, according to the Florida Department of Transportation (FDOT), the proposed amendment could create potentially 20,000 additional trips which will worsen the traffic situation at the intersection of Alico Road and 1-75 that is currently operating at a level of service "F". Thus, this amendment is inconsistent with the requirements of state law which requires comprehensive plans be coordinated with the availability of public facilities. [Chapter 163.3177(2), (6)(a) & (b), & (S), Florida Statutes (F.S.); 9J-5.006(3)(b)l.,(3)(c)3., and 9J-5.019(3)(d), (0, & (h), Florida Administrative Code (F.A.C.)]

Recommendation: Provide data and analysis that shows the impact of the maximum development allowed by the proposed land use change on transportation facilities within the study area at the adopted level of service standards and also demonstrating that roadway capacity exist or is planned to accommodate the impact of the amendment within the next five years. The analysis should show the existing condition of the roadways with and without the amendment and the condition during the short term planning timefiame of five years with and without the amendment. If the analysis shows that there is no capacity on the impacting roadways to accommodate the amendment, the County should include improvements in a financially feasible Five-Year Schedule of Capital Improvements to provide the needed capacity. If the improvement will be paid for by a developer, the schedule of capital improvements should be accompanied by an executed agreement between the County and the developer to demonstrate the financial feasibility of the schedule.

### **OBJECTION**

2) Water and Sewer Facility Analysis: With respect to water and sewer according to information provided the amendment will create a demand for water and sewer of 110,088 GPD. No analysis is provided to identify the demand individually, for water and sewer, based on the adopted level of service standards and the maximum development allowed by the proposed designation, and taking into account the existing and committed demands, as well as the existing capacity in order to identify any surplus or deficit that exists. [Chapter 163.3 177(6)(a) & (c), & (8), F.S.; 9J-5.006(3)(b)l., (3)(c)3., Rules 9J-5.011(l)(f); F.A.C.]

Recommendation: Revise the supporting data and analysis for this amendment to analyze the impact of this amendment on water and sewer facilities capacity and delivery system in order to address the issues raised above. The analysis should show the current demand, committed demand, and the demand due to this amendment based on the City's adopted level of service standards, and indicating the surplus or deficit that exist in the system. If the analysis shows a deficit, include in the Capital Improvements Element, a schedule of improvements that is financially feasible which will enable the facilities to be available to serve the needs of this amendment.

#### **OBJECTION**

3) **Potable Water Supply Sources:** The potable water information provided does not address the availability and adequacy of water at the sources to meet the demand of this amendment plus the existing and committed demands. This is not consistent with State law which requires each local government to address in their comprehensive plan the water supply sources necessary to meet and achieve the projected water use demand for the established planning period. [Chapter 163.3 167(13), F.S., and Rule 9]-5.013(l)(c), F.A.C.]

Recommendation: Revise the analysis to identify the potable water source or sources that will be relied upon for this amendment and demonstrate the adequacy of water at that source to meet the projected demand. The analysis should take into account the existing demand, the committed demand, and the demand due to this amendment, and demonstrate that adequate water is available at the identified source or planned to be available to meet the need created by this amendment. This information is necessary in order to demonstrate consistency with the above cited provisions of the law.

### **B. STAFF RESPONSE:**

The applicant's response to the ORC is attached (see attached).

The first objection raised in the ORC Report relates to transportation issues. Staff has worked with the applicant to revise the policy language for the Industrial Commercial Interchange category. The proposed amendment will increase the amount of land in this designation and reduce the amount of land designated Industrial Development. The Industrial Commercial

Interchange category is only in place on the north side of Alico Road on the east and west sides of Interstate 75. Any expansion of this category will reduce the amount of either the Industrial Development category or the Tradeport category, both of which are considered as primary resources for accommodating the industrial needs of Lee County. As stated in the staff analysis portion of this report, staff is supportive of the change from Industrial Development to Industrial Commercial Interchange in this area to allow the development proposed (see staff analysis conclusion). Staff recommended to "not transmit" this amendment based on transportation issues. A large factor in the transportation issue is due to the fact that the current policy language (Policy 1.3.4) will allow the site to be developed entirely with retail commercial uses which generate higher trip counts. The revised language to the category description, provided below, limits the amount of retail allowed and also establishes a minimum amount of industrial uses. Staff had concerns that there were no guarantees that projects in the "Industrial Commercial Interchange" would contain any industrial uses. In fact, both projects due south of the subject property and the project at the north east quadrant of the I-75/Alico Road interchange are approved for commercial planned developments containing primarily retail uses. These projects are all in the Industrial Commercial Interchange Category. Lee County is currently analyzing the commercial and industrial needs of the county due to the acknowledgement that good locations for employment centers are becoming scarce. The proposed amendment language to Policy 1.3.4 provides a guarantee that no less than half of a project will be industrial. It also does not preclude the entire site from being developed for industrial uses. This language change will only affect property that is re-designated to the Industrial Commercial Interchange category.

POLICY 1.3.4: The Industrial Commercial Interchange areas are designated to permit a mixture of light industrial and/or commercial uses. This category does not permit heavy industrial uses. Within areas expanded beyond the existing Industrial Commercial Interchange boundaries (on January 1, 2007), retail commercial uses will be limited to 20% of the total floor area and light industrial uses will be a minimum of 50% of the total floor area.

The limitations added by the proposed policy language will reduce the daily trips by 53%, to 12,128 trips, for the "worst case scenario" analysis and the PM Peak Trips by 43%, to 1,326 trips, from what was reviewed for the initial staff report. The applicant has stated that Alico Road is still expected to fail by 2030 with or without the project but will remain "above failing" in the five-year time frame. The ORC report requests that an analysis of the short term conditions with and without this amendment be provided. The response is not clear and data has not been provided, by the applicant, to show the LOS of Alico Road in the five-year time frame with this project. Additionally a memo from Lee County Department of Transportation (attached) dated April 5, 2007 indicates that the construction phase of the Three Oaks Parkway Extension north from Alico Road to Daniels Parkway is expected to be moved outside of the five-year window (beyond Fiscal Year 2011/2012). Without this improvement, all trips from this project would be forced onto Alico Road, provided that the

developer came to an agreement with Lee County to construct the portion of the Three Oaks Parkway extension needed to access this site. Staff's concern regarding the LOS of Alico Road in 2030 still exists. Additionally, if the construction of the Three Oaks Parkway extension is moved beyond the five-year time frame, staff is concerned what the impact of this amendment will be on the level of service of Alico Road

The second and third objections from the ORC Report address the water and sewer facility analysis and the availability of potable water. The applicant has provided development parameter engineering plans for infrastructure associated with the Three Oaks North development plan. These plans show a 16" water main and 8" force main adjacent to the subject property which will be financed by the developer.

Potable water to the site is provided by Lee County Utilities. The applicant has provided a "Potable Water and Wastewater Availability" letter from Lee County Utilities. The two closest water treatment plants (WTP) are the Green Meadows WTP and the Corkscrew WTP. The Green Meadows WTP has an existing Design Capacity of 10,500,000 gallons per day. This plant has a planned expansion currently in the design phase which will add 4,500,000 gallons per day to the capacity. This project is funded in the CIP and will be completed in FY08/09. The maximum daily flow for this plant is expected to be 9,900,000 gallons per day in 2008. The Corkscrew WTP has recently been expanded and has a design capacity of 15,000,000 gallons per day. The projected 2008 maximum daily flow for the Corkscrew WTP is 11,300,000 gallons per day. The estimated daily flow for the subject site with the proposed land use designation is 64,000 gallons per day. The two closest WTP combined are projected to have an excess capacity of 8.8 MGD.

Sanitary Sewer services are also provided by Lee County Utilities. The applicant has provided a "Potable Water and Wastewater Availability" letter from Lee County Utilities. The site is served by the Three Oaks Sewage Treatment Plant (STP). This facility has an existing capacity of 3,000,000 gallons per day which is currently being expanded to 6,000,000 gallons per day. This project is funded in the CIP and is in the completion stage.

#### C. STAFF RECOMMENDATION:

Planning staff recommends that the Board of County Commissioners not adopt this proposed amendment to the Future Land Use Map (Map 1 page 1) changing 82.86 acres from Industrial Development to Industrial Commercial Interchange.

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

DATE OF ADOPTION HEARING: May 16, 2007

A. BOARD REVIEW: This amendment was scheduled on the administrative agenda. Staff presented this amendment with an explanation regarding proposed new language for Policy 1.3.4. Staff stated that this new language addressed concerns that the area could be developed entirely as a retail site. The applicant agreed with the proposed language and stated that it is consistent with their intended project. Staff stated the recommendation was still to deny the project based on long range transportation issues; however, the applicant's response to the ORC report does address and satisfies the objections raise by DCA. At the hearing, the applicant was able to supply the BoCC with an analysis of the impacts the change would have on the surrounding road network. This analysis demonstrated that the existing and planned improvements are sufficient to accommodate the trips anticipated to be generated by the proposed development. Members of the board asked about the future conditions of Alico Road to clarify that it is a facility that will need to be addressed regardless of the outcome of this decision. The Board voted to adopt the proposed change to the Future Land Use Map and amend Policy 1.3.4 with the language presented by staff.

### B. BOARD ACTION AND FINDINGS OF FACT SUMMARY:

- BOARD ACTION: The Board of County Commissioners voted to adopt the proposed plan amendment.
- 2. BASIS AND RECOMMENDED FINDINGS OF FACT: The Board of County Commissioners found that the applicant has addressed the objections raised by the DCA in the ORC report. The BoCC also found that the transportation issues regarding Alico Road need to be addressed regardless of the adoption of this amendment and that this proposal is not causing the deficiencies. The BoCC also accepted the facts advanced by staff and the LPA.

### C. VOTE:

<b>BRIAN BIGELOW</b>	NAY
TAMMARA HALL	AYE
BOB JANES	AYE
RAY JUDAH	AYE
FRANK MANN	AYE



### DEPARTMENT OF TRANSPORTATION

### Memo

To:

Paul O'Connor, Planning Director

From:

David Loveland, Manager, Transportation Planning

Date:

April 5, 2007

Subject:

CPA 2005-00005 (Three Oaks North)

The Department of Transportation had previously reviewed the above-referenced privately-initiated future land use map plan amendment, to change 169.2 acres north of Alico Road and west of I-75 from the "Industrial" to "Industrial Commercial Interchange" land use category. Last October, we ran the 2030 Financially Feasible Plan FSUTMS travel demand model for three scenarios: (1) no project; (2) with the project limited based on 93 developable acres (1,152,000 square feet of commercial); and (3) with the maximum allowable (1,692,000 square feet of commercial). Under all three scenarios, the six lane section of Alico Road from US 41 to I-75 was projected to fail by 2030, based on the network contained in the Financially Feasible Plan. Beyond the Alico Road issue, the second scenario with 1,152,000 square feet of commercial also resulted in the failure of the four lane Three Oaks Parkway from Alico Road up to the project entrance by 2030. Without the project that segment was projected at Level of Service "B", so the addition of the project clearly had a detrimental effect. The third scenario with 1,692,00 square feet of commercial made the situation worse, extending the failure on Three Oaks Parkway the entire length between Alico Road and Daniels Parkway. The six laning of this segment is not currently part of the financially feasible plan.

We have now been asked to run the 2030 model again with a fourth scenario, limiting the project to 399,000 square feet of industrial use, 225,000 square feet of office use, and 160,000 square feet of retail use. The segment of Three Oaks Parkway from Alico Road to Daniels Parkway does not degrade under the new scenario by 2030, remaining at Level of Service "B". As would be expected, the segment of Alico Road from US 41 to I-75 is still projected to be Level of Service "F". We had previously noted that there is a potential solution for the Alico Road situation identified in the 2030 Needs Plan, which would be contingent upon additional funding to become financially feasible. That improvement is the four lane Alico Expressway from Summerlin Road to SR 82, which could potentially be a toll facility, but would require significant analysis to determine whether it is toll feasible and whether there is a suitable alignment (which could potentially affect the property that is the subject of this amendment). This situation was previously highlighted for the Board of County Commissioners at the transmittal hearing, and they felt the project was still worthy of transmittal.

Memo to Paul O'Connor April 5, 2007 CPA 2005-00005 Page 2

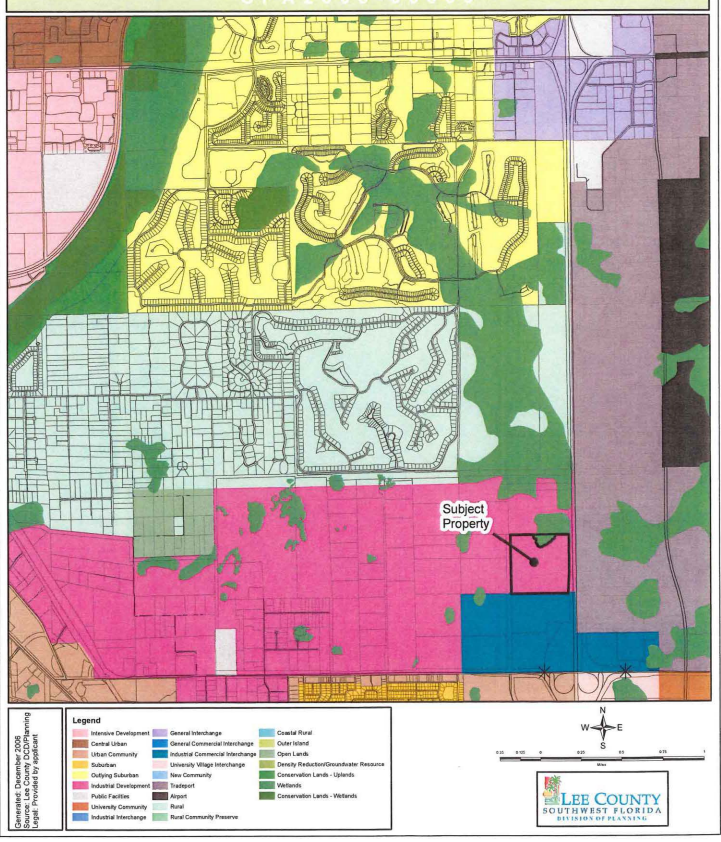
One final note that relates to the short-term analysis requested by the Florida Department of Community Affairs. The County's current adopted Transportation Capital Improvement Program includes the four-lane extension of Three Oaks Parkway from north of Alico Road (connecting to a segment that is supposed to be built by this same applicant) to Daniels Parkway. The construction phase is currently identified in Fiscal Year 2009/2010 at a total cost of \$21.2 million. That same program assumes a right-of-way acquisition phase of \$8.4 million. Lee County DOT has recently drafted the annual update of the Transportation Capital Improvement Program, and the Three Oaks North Extension is expected to change significantly. Most notably, the right-of-way acquisition costs have increased by \$14.6 million and the construction costs have increased by \$3 million, which has led to the construction phase being moved outside the five-year window (beyond Fiscal Year 2011/2012). Although the draft CIP is still going through internal review and won't be presented to the Board of County Commissioners until June and adopted until September, we do not expect this programming status to change.

Thank you for this opportunity to comment. Please let me know if you have any questions.

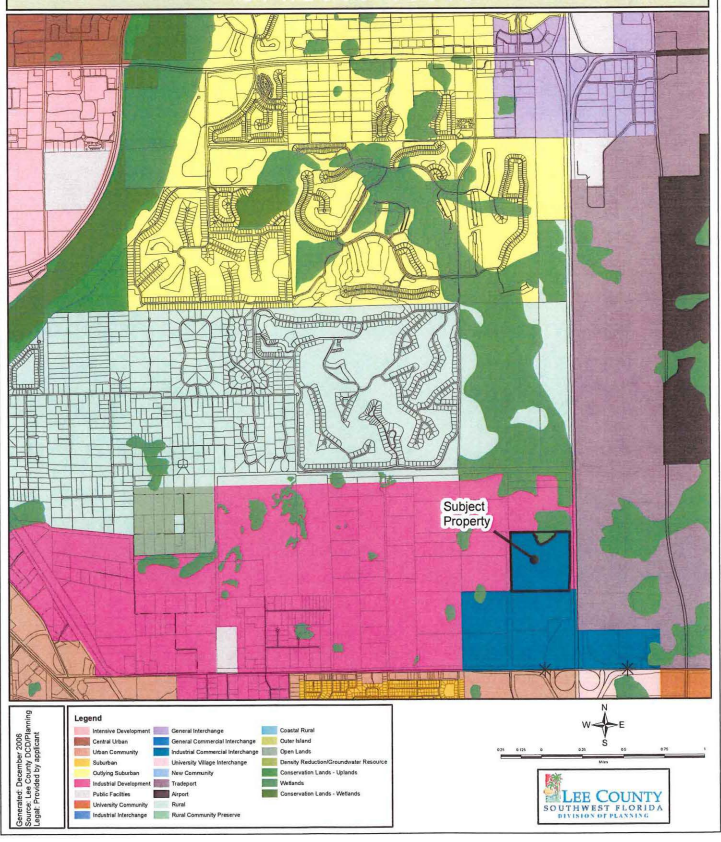
cc: Rick Burris

Donna Marie Collins

# THREE OAKS NORTH EXISTING FUTURE LAND USE MAP CPA2005-00006



## THREE OAKS NORTH PROPOSED FUTURE LAND USE MAP CPA2005-00005



## THREE OAKS NORTH CPA CPA2005-00005

APPLICATION FOR A
LARGE-SCALE COMPREHENSIVE
PLAN AMENDMENT

LEE COUNTY, FLORIDA



SUFFICIENCY RESPONSE Revised Application and Supplemental Data CPA2005-00005 (11-15-2006)



Lee County Board of County Commissioners Department of Community Development 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:
APPLICANT PLEASE NOTE: Answer all questions completely and accurately. Please print or type responses. If additional space is needed, number and attach additional sheets. The total number of sheets in your application is: 19
Submit 6 copies of the complete application and amendment support documentation, including maps, to the Lee County Division of Planning. Additional copies may be required for Local Planning Agency, Board of County Commissioners hearings and the Department of Community Affairs' packages.
I, the undersigned owner or authorized representative, hereby submit this application and the attached amendment support documentation. The information and documents provided are complete and accurate to the best of my knowledge.
11/15/06
DATE SIGNATURE OF OWNER OR AUTHORIZED REPRESENTATIVE

Lee County Comprehensive Plan Amendment Page 1 of 20 Application Form (02/04) P:\2006 Projects\060820 FREEMAN THREE OAKS NORTH CPA\PLANNING\CompPlanAmendmentApp(revision2).doc

### I. APPLICANT/AGENT/OWNER INFORMATION

Paul H. Freeman, Trustee		
APPLICANT		
19091 Tamiami Trail, SE		
ADDRESS		
Fort Myers	FLORIDA	33908
CITY	STATE	ZIP
239.267.3999	239.267.7622	
TELEPHONE NUMBER	FAX NUMBER	
AL QUATTRONE – QUATTRONE AND	ASSOCIATES INC	
AGENT*	ASSOCIATES, INC.	
AGENT		
11000 METRO PARKWAY, SUITE 30		
ADDRESS		
		*****
FORT MYERS	FLORIDA	33912
CITY	STATE	ZIP
239.936.5222	239.936.7228	
TELEPHONE NUMBER	FAX NUMBER	
Paul H. Freeman, Trustee		
OWNER(s) OF RECORD		
OVINER(S) OF RECORD		
1940 West 49 <sup>th</sup> Street, Suite #410		
ADDRESS		
Hialeah	FLORIDA	33012
CITY	STATE	ZIP
305.827.3331	305.826.2092	
TELEPHONE NUMBER	FAX NUMBER	

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

<sup>\*</sup> This will be the person contacted for all business relative to the application.

II. REQUESTED CHANGE (Please see Item 1 for Fee S	I.	REQUESTED	CHANGE	(Please see	Item 1	for	Fee	Schedule	)
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A. TYPE: (Check appropriate type)

Text Amendment

✓ Future Land Use Map Series Amendment

(Maps 1 thru 20)

List Number(s) of Map(s) to be amended

Map 1

B. SUMMARY OF REQUEST (Brief explanation):

1. Amend the Future Land Use designation (Map 1) from Industrial to Industrial Commercial Interchange for 82.86 acres, less 4.522 acres of jurisdictional wetlands which are to remain in the Wetland FLUM, contained in TWO parcels lying in Section 3, Township 46 South, Range 25 East, Lee County, Florida, lying west of I-75, in the Gateway/Airport Planning Community on the west side of I-75 south of the SWFIA Drainage Conveyence, north of Alico Road and east of the planned Three Oaks Parkway North Extension.

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

- A. Property Location: Subject parcels are located west of I-75, east of Three Oaks Parkway Extension North, south of Daniels Parkway and north of Alico Road.
  - 1. Site Address: Access undetermined (will be Three Oaks Parkway North)
  - 2. STRAP(s): **03-46-25-00-00001.1020**, **03-46-25-00-00001.1050**
- B. Property Information

Total Acreage of Property: 78.338 acres

Total Acreage included in Request: 78.338 acres

Area of each Existing Future Land Use Category:

82.860 acres Industrial Development

Total Uplands: 78.338 acres

Total Wetlands: 4.522 acres(excluded from legal description for inclusion

in land use change – to remain in wetland FLUC)

	Current Zoning: AG-2			
	Current Future Land Use Designation	ation:		
	INDUSTRIAL DEVELOPMENT (	and some WETLANDS)		
	Existing Land Use: Vacant Agric	ultural Land		
C.	State if the subject property is loc does the proposed change effect	cated in one of the following areas and if so how the area:		
	Lehigh Acres Commercial Overla	y: <b>No</b>		
	Airport Noise Zone 2 or 3: No, sr	nall portion in DNL 60 contour		
	Acquisition Area: No			
	Joint Planning Agreement Area (a	adjoining other jurisdictional lands): No		
	Community Redevelopment Area	: <u>No</u>		
D.	(1) designation to <u>Industrial</u> office, retail and recreation of proposed research park and to industrial park that is sensitive.	t Property: Amend the Future Land Use Map Commercial Interchange for a commercial center, a dedication to FGCU to anchor a compand off campus functions, and a light e to and compatible with the abutting areas visible Interstate Corridor Location.		
E.	Potential development of the sub	ject property:		
	1. Calculation of maximum allow	able development under existing FLUM:		
	Residential Units/Density:	0.0 SF not permitted in the Industrial FLUM.		
	Commercial intensity:	30,000 SF retail 760,000 SF industrial with an approximate 25% commercial office mix.		
	Industrial intensity:	790,000 SF calculating 79 acres developable (pavement and building areas at an intensity of approximately 10,000 SF of building per acre (no commercial).		
	2. Calculation of maximum a	llowable development under proposed FLUM:		
	Residential Units/Density:	0.0 - not permitted in land use category		
	Commercial intensity:	existing or requested. 790,000 SF calculating 79 acres at an intensity of approximately 10,000 SF of building per acre (no industrial).		

Industrial intensity:

790,000 SF calculating 79 acres at an intensity of approximately 10,000 SF of building per acre (no commercial).

### IV. AMENDMENT SUPPORT DOCUMENTATION

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

### A. General Information and Maps

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

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

- Provide any proposed text changes.
   See attached document Exhibit A-1.
- Provide a Future Land Use Map showing the boundaries of the subject property, surrounding street network, surrounding designated future land uses, and natural resources.
   See Attached Map - Exhibit A-2.
- 3. Map and describe existing land *uses* (not designations) of the subject property and surrounding properties. Description should discuss consistency of current uses with the proposed changes.

See Attached Map - Exhibit A-3 and A-4.

### **Proposal Overview**

The subject property is located within the Gateway/Airport Planning Community with a Future Land Use designation of Industrial and is zoned AG-2. The subject property is currently vacant and is being used for cattle grazing. The site is in close proximity to the SWFIA and FGCU between Alico Road and Daniels Parkway. The property will have approximately 1,900 linear feet of frontage on Three Oaks Parkway North Extension and a similar amount of frontage on I-75.

The Gateway/Airport Planning Community has allocated 3,096 acres of land for industrial of which 262 acres are used leaving 2,834 available.

Most of this land is to the west of the subject property across the Three Oaks right-of-way north of Alico Road. The great majority of this land is accessed by service roads that connect the industrial land to Alico Road and do not connect to other roads. Appropriately these Industrial designated properties with the potential for heavy industrial development are isolated helping to reduce the potential impacts such as visual, noise, odor, dust, truck traffic, etc from other less intense uses.

In contrast, the subject property dominates a significant amount of Three Oaks Parkway and I-75 road frontage between Daniels Parkway and Alico Road. It is not unreasonable to argue that this corridor will be highly traveled by commuters, shoppers, tourists and other local traffic that is non-commercial and non-industrial based.

The Industrial future land use category limits the amount of office, retail and other non-industrial land uses understandably so the county can retain land for industrial uses that are necessary for balanced growth. We agree this is important and are not proposing to eliminate industrial uses from the land, hence the Industrial Commercial Interchange request. We feel that the highest and best use of the subject property is industrial park development mixed with office, retail and business park and for FGCU off-campus research park development along Three Oaks Parkway. The aforementioned uses are unable to be pursued under the Industrial FLUC since commercial, retail and office uses would need to exceed the Industrial FLUC limitation of 10% of potential development within the planned development.

The proposed land use change would allow:

- FGCU to expand off-campus activities by increasing the permitted commercial and office building uses necessary for a comprehensive business park and enabling FGCU to anchor a proposed research park onto land the applicant intends to donate;
- 2. A recapturing of developable Industrial Commercial Interchange land lost to the Alico Road/I-75 Interchange improvements that has resulted in moving nearly 60 acres of Industrial Commercial Interchange land into the I-75 right-of-way. The recent expansion of the I-75 interchange at the northwest corner of Alico Road and the interstate reduced the developable acreage by approximately 30 acres. The expansion on the northeast corner of Alico Road and I-75 reduced the developable acreage by approximately 15 acres. The requirements of detention ponds along I-75 is causing a decrease developable acreage in the southwest quadrant of Alico Road and I-75 by another 15 acres;
- An improvement of visual impacts upon Three Oaks Parkway and I by diversifying the development potential with a greater

percentage of commercial, retail, and office uses as opposed to domination by an industrial park;

- 4. An improvement of services to county residents, FGCU students and personnel, and tourists by providing retail, office and other professional employment centers along an easily accessible, and highly visible major arterials; and
- A diversification of the employment center beyond industrial and warehouse jobs to professional office, research park, retail and business services.

As statistics show less than 10% of the industrial land in the Gateway/Airport Planning Community have been utilized. The planning community has been allocated 824 acres of land for commercial of which 178 acres are used, therefore, 646 acres remain available for use. Neither category are in short supply so we had to look at the highest and most appropriate use of the property with the greatest long term benefits to the county given its location and characteristics.

### Surrounding Land Uses

EAST: The property to the east is I-75. Across I-75 is a large tract of land that is part of a 275 acre mixed-use planned development. The property is currently vacant, zoned MPD (Airport Interstate Commerce Park, Z-05-029) approved for up to 1.4 million SF industrial and 309,000 SF retail and office commercial located within the Tradeport FLUC.

SOUTH: The property to the south is currently vacant but with an approved commercial planned development. The Alico Crossroads Center CPD (Z-03-017) is approved for 300,000 SF retail and 51,000 SF office. The CPD extends from the southern most property boundary of the subject property to Alico Road/Three Oaks Parkway North/I-75 interchange.

WEST: Directly west of the site is the future Three Oaks Parkway North Extension right-of-way. Then, west at the Three Oaks Parkway right-of-way just south of the SWFIA Conveyence, is a pending rezoning for Three Oaks Commerce Park to an industrial planned development. The property is currently zoned AG-2 in the Industrial FLUC. Next, is the planned extension of Oriole Road and vacant lands zoned AG-2 in the Industrial FLUC.

NORTH: North of the property are three parcels that are vacant and contain a borrow pit, wetland and a lot of designated preserve areas. Further north is the 200' SWFIA Conveyence canal, buffering the property from the vacant Rural category land to the north.

 Map and describe existing zoning of the subject property and surrounding properties.

See Attached Map - Exhibit A-3 and A-4.

Subject parcel is zoned AG-2
North of subject parcel is zoned AG-2
South of subject parcel is zoned CPD
East of subject parcel is zoned MPD
West of subject parcel is zoned AG-2 and pending IPD

5. The legal description(s) for the property subject to the requested change.
A tract or parcel of land lying in Section 3, Township 46 South, Range 25
East, Lee County, Florida, described as follows:

Commencing at the Northwest comer of the aforesaid Section 3; thence run N.89°24'36"E. along the North line of said Section 3 for 1508.74 feet; thence run S.00°36'43"E. for 2097.19 feet to a point on the centerline of Three Oaks Parkway (150.00 feet wide); thence run N.89°23'17"E. for 75.00 feet to the point of beginning; thence continue N.89°23'17"E. for 1908.17 feet to the Westerly right-of-way line of Interstate Highway No. 75; thence run S.00°37'07"E. along said Westerly right-of-way line for 1222.63 feet; thence run S.03°23'08"W. along said Westerly right-of-way line for 672.48 feet; thence run N.89°23'08"E. along said Westerly right-of-way line for 18.08 feet; thence run S.00°36'52"E. along said Westerly right-of-way line for 6.32 feet; thence run S.89°23'17"W. for 1879.51 feet to the East right-of-way line of the aforesaid Three Oaks Parkway; thence run N.00°36'43"W. along said East right-of-way line for 1899.80 feet to the point of beginning.

Said tract contains 82.860 acres, more or less. Bearings are based on the North line of the aforesaid Section 3 as being N.89°24'36"E.

### LESS AND EXCEPT:

DESCRIPTION: (Wetlands Tract)

A tract or parcel of land lying in Section 3, Township 46 South, Range 25 East, Lee County, Florida, described as follows:

Commencing at the Northwest corner of the aforesaid Section 3; thence run N.89°24'36"E. along the North line of said Section 3 for 1580.74 feet; thence run S.00°36'43"E. for 2097.19 feet; thence run N.89°23'17"E. for 825.20 feet to the point of beginning; thence run N.89°23'17"E. for 720.28 feet; thence run S.11°00'37"W. for 34.26 feet; thence run S.24°37'07"W. for 36.35 feet; thence run S.12°11'29"W. for 34.25 feet; thence run S.39°52'32"W. for 31.31 feet; thence run S.57°48'11"W. for 44.14 feet; thence run S.75°46'55"W. for 30.68 feet; thence run S.05°00'27"W. for 12.23 feet; thence run S.36°54'53"W. for 47.21 feet; thence run S.57°31' 16"W. for 38.73 feet; thence run S.69°12'52"W. for 33.49 feet; thence run

S.34°25'01"W. for 54.39 feet; thence run S.67°31'56"W. for 40.02 feet; thence run S.53°50'19"W. for 33.26 feet; thence run S.77°23'35"W. for 54.51 feet; thence run S.60°28'16"W. for 44.67 feet; thence run S.36°38'58"W. for 20.09 feet; thence run S.79°45'22"W. for 33.60 feet; thence run S.63°58'04"W. for 26.69 feet; thence run N.87°00'47"W. for 54.82 feet; thence run N.54°09'32"W. for 83.78 feet; thence run N.37°17'40"W. for 24.61 feet; thence run N.03°30'58"E. for 29.57 feet; thence run N.62°49'03"W. for 31.54 feet; thence run N.11°21'38"W. for 13.32 feet; thence run N.33°07'40"W. for 33.80 feet; thence run N.11°54'15"E. for 82.92 feet; thence run N.61°53'42"W. for 37.48 feet; thence run N.26°19'11"W. for 16.34 feet; thence run N.75°59'12"W. for 23.99 feet; thence run N.35°10'35"W. for 25.24 feet; thence run N.28°35'00"W. for 40.25 feet; thence run N.12°05'22"E. for 46.56 feet; thence run N.00°51'37"E. for 19.06 feet to the point of beginning.

Said tract contains 4.522 acres, more or less. Bearings are based on the North line of the aforesaid Section 3 as being N.89°24'36"E.

- A copy of the deed(s) for the property subject to the requested change.See Attached.
- 7. An aerial map showing the subject property and surrounding properties. See Attached Map Exhibit A-7.
- If applicant is not the owner, a letter from the owner of the property authorizing the applicant to represent the owner.
   Applicant is agent for the owners. Affidavits are attached from all owners authorizing agent to proceed with CPA.

### B. Public Facilities Impacts

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

Traffic Circulation Analysis

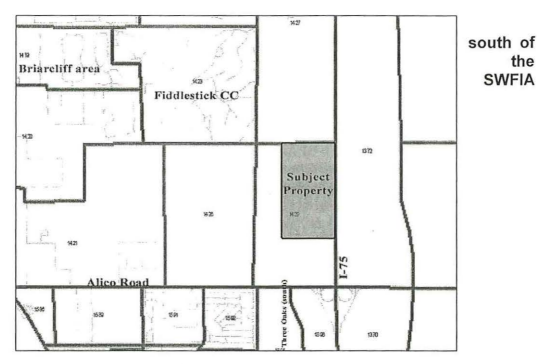
The analysis is intended to determine the effect of the land use change on the Financially Feasible Transportation Plan/Map 3A (20-year horizon) and on the Capital Improvements Element (5-year horizon). Toward that end, an applicant must submit the following information:

### Long Range – 20-year Horizon:

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

See Attached Document - Exhibit B-1a.

The subject parcel is located in TAZ 1429 encompassing the area



the

**SWFIA** 

Conveyence, west of I-75, east of Three Oaks North Extension and north of Alico Road as shown below. It is anticipated that the socioeconomic data will require updates since the intended use after the future land use category change will permit the same industrial uses, but expand the commercial possibilities. The updating will be done per Lee DOT running the FSUTMS model on the 2020 or 2030 Financially Feasible Plan network.

See graphic below:

b. Determine whether the requested change requires a modification to the socio-economic data forecasts for the host zone or zones. The land uses for the proposed change should be expressed in the same format as the socio-economic forecasts (number of units by type/number of employees by type/etc.);

It is likely given the density and intensity possibilities for this parcel that the data will need to be updated. A change to Industrial Commercial Interchange on 78.338 acres makes provisions for:

- O residential units (NO CHANGE); or
- Up to 790,000 square feet of commercial office, retail and recreational uses (+760,000 SF but in exchange of 790,000 SF industrial); or
- Up to 790,000 square feet of light industrial development (NO CHANGE).

In a meeting with Lee DOT and planning we were advised to provide development parameters for this analysis to be conducted by Lee DOT.

c. If no modification of the forecasts is required, then no further analysis for the long range horizon is necessary. If modification is required, make the change and provide to Planning Division staff, for forwarding to DOT staff. DOT staff will rerun the FSUTMS model on the current adopted Financially Feasible Plan network and determine whether network modifications are necessary, based on a review of projected roadway conditions within a 3mile radius of the site:

We anticipate that the modifications are going to be minor given the TAZ includes intense development areas near Alico Road, I-75 and Three Oaks Parkway. Additionally, the 2020 Financially Feasible Network includes 6-laning I-75, improving the I-75 interchange, an Airport Entrance Road, and extending Three Oaks Parkway north to Daniels Parkway. Alico Road was recently improved to six lanes and the I-75 interchange is currently undergoing improvements to provide a full cloverleaf. Within the three-mile radius I-75 is to be 6 lanes by 2010 and Three Oaks Parkway will connect from Alico and continue north to Daniels Parkway. Further a corridor study is taking place involving an Airport entrance road that will provide additional traffic relief connecting the Airport, Treeline Boulevard, I-75 and US 41 across Three Oaks Parkway (see 2020 FFN graphic).

Given the road expansions underway, the road network for 2020 and the newly proposed 2030 FFN, the overall minor traffic impact changes from the full development potential of the parcel should be able to be adequately absorbed by the roadway network.

In a meeting with Lee DOT and Planning we were advised that Lee DOT would run the FSUTMS to determine if, given our development parameters, an improvement to the road network would be necessary.

d. If no modifications to the network are required, then no further analysis for the long range horizon is necessary. If modifications are necessary, DOT staff will determine the scope and cost of those modifications and the effect on the financial feasibility of the plan;

It is not anticipated that improvements to the road network beyond the 2020 FFN will be required. It is our understanding that the road impact fees being contributed from the proposed development would more than offset the cost of the improvements necessary for the road network to absorb the traffic impacts created by the development.

- e. An inability to accommodate the necessary modifications within the financially feasible limits of the plan will be a basis for denial of the requested land use change;
   Understood.
- f. If the proposal is based on a specific development plan, then the site plan should indicate how facilities from the current adopted Financially Feasible Plan and/or the Official Trafficways Map will be accommodated. See Attached Three Oaks Development Parameters Exhibit.

### Short Range – 5-year CIP horizon:

a. Besides the 20-year analysis, for those plan amendment proposals that include a specific and immediate development plan, identify the existing roadways serving the site and within a 3-mile radius (indicate laneage, functional classification, current LOS, and LOS standard);

It is anticipated that the subject parcel will have a development plan prepared upon approval of the Future Land Use Amendment and rezoning to follow by the various respective owners. The major roads within a 3-mile radius are as follows:

Road Name	Laneage	Funct	LOS	LOS
		Class	Crnt	Stnd
Three Oaks Parkway	2 Lane	Art	C	C
Alico Road	6 Lane	Art	В	C
Interstate 75 N. of Alico	4 Lane	Art	E	C
Interstate 75 S. of Alico	4 Lane	Art	E	C
Treeline Boulevard	4 Lane	Art	В	C
US 41	6 Lane	Art	D	D

- Identify the major road improvements within the 3-mile study area funded through the construction phase in adopted CIP's (County or Cities) and the State's adopted Five-Year Work Program;
  - Alico Road Widening to 6 lanes (4030), Three Oaks Parkway North Extension 4 lane (4053), Three Oaks Parkway South Extension 4 lane (4043), Three Oaks Parkway Widening 4 lane from Corkscrew Road to Alico Road (4081), Alico Road/US 41/Old US 41 intersection improvements and Metro Parkway extension south of Six Mile Cypress.
- Projected 2020 LOS under proposed designation (calculate anticipated number of trips and distribution on roadway network, and identify resulting changes to the projected LOS);
  - In a meeting with Lee DOT and Planning, we were advised that Lee DOT would run the FSUTMS and determine the resulting number of trips, distribution and impact on LOS for impacted roadways projected to 2020.
- d. For the five-year horizon, identify the projected roadway conditions (volumes and levels of service) on the roads within the 3-mile study area with the programmed improvements in place, with and without the proposed development project. A methodology meeting with DOT staff prior to submittal is required to reach agreement on the projection methodology;
  - In a meeting with Lee DOT and Planning, we were advised that Lee DOT would run the FSUTMS and determine the resulting number of trips, distribution and impact on LOS for impacted roadways projected to 2020.
- e. Identify the additional improvements needed on the network beyond those programmed in the five-year horizon due to the development proposal.
  - In a meeting with Lee DOT and Planning, we were advised that Lee DOT would run the FSUTMS and determine the improvements necessary, if any, to accommodate the project on the road network

within a 3-mile radius. We do not anticipate improvements will need to be made beyond those deemed financially feasible in the 2020 FFN map.

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

The site is located within the Lee County Utilities service area. We understand LCU has the capacity to serve the project. Currently the subject parcel is located within the future water or sewer franchise areas as depicted on Lee Plan Maps 6 and 7. Utilities infrastructure is planned as part of the Three Oaks Parkway construction.

We anticipate that the plan amendment will intensify the development potential of the property by increasing the permissible amount of commercial but overall, will not result in an increase in total permissible square footage of development. Currently the FLUM is Industrial which allows the following development density/intensity:

Residential Units/Density:

0.0 not permitted in Industrial FLUC

Commercial intensity:

30,000 SF retail and approximately 25% commercial, or (760,000\*.25) 190,000 SF

for 220,000 total commercial. (570,00 SF industrial remaining)

Industrial intensity:

790,000 SF

The maximum allowable development under proposed FLUM based on the proposed site plan enclosed and/or maximum development potential:

Residential Units/Density:

0 Units

NO CHANGE

Commercial intensity:

790,000 SF

 AN INCREASE OF 760,000 SF, but in substitution of 760,000 SF currently permitted industrial and 30,000 retail.

Industrial intensity:

### 790,000 SF

### NO CHANGE

Based on these calculations the total expected water and wastewater treatment volumes will be approximately 110,088 GPD.

Franchise Area, Basin, or District in which the property is located;

The property falls into the Lee County Utilities potable water and sanitary sewer future service areas (Maps provided in submittal package). LCU will have capacity to service the project according to the 2005-2007 Concurrency Report. Lee County Utilities has begun construction of a 3.0 MGD expansion of the Three Oaks STP which will bring the capacity of the plant to 6.0 MGD to serve rapidly growing areas of Estero and San Carlos Park. It is our understanding that this plant will serve the project and we are waiting for confirmation from LCU from a letter sent October 4, 2006.

c. Surface Water/Drainage Basins

Drainage has been determined and established by the Three Oaks Parkway Extension North and Oriole Road Extension North permitting completed by Source Engineering for the SFWMD. See attached Three Oaks Development Parameters exhibit or contact Source Engineering and LCDOT for more details.

· Basin in which the property is located;

Coastal Ecosystems Watershed of the South Florida Water Management District in the Six Mile Slough drainage basin.

d. Parks, Recreation, and Open Space.

Three Oaks Community Park is located approximately 2 miles south of the site. On-site open space will be provided as required. Recreational amenities may be incorporated into the site as provided by employers or as auxiliary commercial development in the form of health and exercise clubs and by day care providers.

 Anticipated revisions to the Community Facilities and Services Element and/or Capital Improvements Element (state if these revisions are included in this amendment).

We do not anticipate the need for parks or recreation to increase in

the area due to the proposed possible development. The overall development parameters actually change very little. The major change is substituting commercial for industrial but overall intensity of square footage will not increase.

District in which the property is located;

South Fort Myers Unincorporated Benefit District.

 Improvements/expansions currently programmed in 5 year CIP, 6-10 year CIP, and long range improvements; and

The required (Regulatory) Level of Service standard for community parks is currently eight tenths (0.8) acres of developed standard community parks per 1,000 permanent residents in the unincorporated area of each district. The "Desired Future Level of Service Standard" is two acres per 1,000 permanent residents which has been in effect since September 30, 1998. The South Fort Myers Unincorporated District has a total of 145 acres. The regulatory standard (66 acres in 2005) and the "Desired" standard (165 acres in 2005) were met in 2005 and will continue to be met through 2009. The South Fort Myers Community Park is planned for the district in 2006/2007 and will occupy 30 acres.

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

Letters were sent September 21, 2006 and have been attached to the submittal file. Letters from the above listed agencies are attached or pending arrival.

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

### C. Environmental Impacts

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

 A map of the Plant Communities as defined by the Florida Land Use Cover and Classification system (FLUCCS).

See Attached Map - Exhibit C-1 and C-2.

2. A map and description of the soils found on the property (identify the source of the information).

See Attached Map - Exhibit C-1 and C-2.

3. A topographic map with property boundaries and 100-year flood prone areas indicated (as identified by FEMA).

See Attached Map - Exhibit C-3.

4. A map delineating wetlands, aquifers recharge areas, and rare & unique uplands.

See Attached Map - Exhibit C-4.

5. A table of plant communities by FLUCCS with the potential to contain species (plant and animal) listed by federal, state or local agencies as endangered, threatened or species of special concern. The table must include the listed species by FLUCCS and the species status (same as FLUCCS map). See Attached Map – Exhibit C-5.

### D. Impacts on Historic Resources

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

 A map of any historic districts and/or sites, listed on the Florida Master Site File, which are located on the subject property or adjacent properties.

There are not any historical resources located on the property. A letter has been provided from the State of Florida.

A map showing the subject property location on the archeological sensitivity map for Lee County.

See Attached Exhibit D-1.

The subject parcel is NOT located in one of the two sensitivity areas.

### E. Internal Consistency with the Lee Plan

 Discuss how the proposal affects established Lee County population projections, Table 1(b) (Planning Community Year 2020 Allocations), and the total population capacity of the Lee Plan Future Land Use Map.

See Attached Exhibit E, Section 1.

2. List all goals and objectives of the Lee Plan that are affected by the proposed amendment. This analysis should include an evaluation of all relevant policies under each goal and objective.

See Attached Exhibit E, Section 2.

3. Describe how the proposal affects adjacent local governments and their comprehensive plans.

See Attached Exhibit E, Section 3.

4. List State Policy Plan and Regional Policy Plan goals and policies which are relevant to this plan amendment.

See Attached Exhibit E, Section 4.

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

The subject parcel will be located with over 3,000 linear feet of road frontage and access onto Three Oak Parkway North Extension, a 4 lane arterial which will connect to Alico Road, a 6 lane arterial and Daniels Parkway, a 6 lane arterial. Both Alico and Daniels connect directly to I-75 interchanges.

b. Provide data and analysis required by Policy 2.4.4.

The land use category change will not alter the current industrial employment opportunities but will serve to expand the mix of employment possibilities by permitting more retail and office uses in direct support of this policy.

c. The affect of the proposed change on county's industrial employment goal specifically policy 7.1.4.

The proposed land use amendment will not impact the goal of policy 7.1.4. since the current and proposed land use categories both support industrial development.

- 2. Requests moving lands from a Non-Urban Area to a Future Urban Area
  - a. Demonstrate why the proposed change does not constitute Urban Sprawl. Indicators of sprawl may include, but are not limited to: low-intensity, low-density, or single-use development; 'leap-frog' type development; radial, strip, isolated or ribbon pattern type development; a failure to protect or

conserve natural resources or agricultural land; limited accessibility; the loss of large amounts of functional open space; and the installation of costly and duplicative infrastructure when opportunities for infill and redevelopment exist.

The lands are currently in the Future Urban Areas and the request is compatible with uses allowed in the future urban areas.

3. Requests involving lands in critical areas for future water supply must be evaluated based on policy 2.4.2.

The lands are not in critical areas for future water supply.

4. Requests moving lands from Density Reduction/Groundwater Resource must fully address Policy 2.4.3 of the Lee Plan Future Land Use Element.

The lands are not in the DR/GR.

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.

See Attached Exhibit E (Introduction to the Project).

#### 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 up to a maximum of \$2,255.00
Small Scale Amendment (10 acres or less)	\$1,500.00 each
Text Amendment Flat Fee	\$2,500.00 each

### EXHIBIT "A"

#### DESCRIPTION:

A tract or parcel of land lying in Section 3, Township 46 South, Range 25 East, Lee County, Florida, described as follows:

Commencing at the Northwest corner of the aforesaid Section 3; thence run N.89°24'36"E. along the North line of said Section 3 for 1508.74 feet; thence run S.00°36'43"E. for 2097.19 feet to a point on the centerline of Three Oaks Parkway (150.00 feet wide); thence run N.89°23'17"E. for 75.00 feet to the point of beginning; thence continue N.89°23'17"E. for 1908.17 feet to the Westerly right-of-way line of Interstate Highway No. 75; thence run S.00°37'07"E. along said Westerly right-of-way line for 1222.63 feet; thence run S.03°23'08"W. along said Westerly right-of-way line for 672.48 feet; thence run N.89°23'08"E. along said Westerly right-of-way line for 18.08 feet; thence run S.00°36'52"E. along said Westerly right-of-way line for 6.32 feet; thence run S.89°23'17"W. for 1879.51 feet to the East right-of-way line of the aforesaid Three Oaks Parkway; thence run N.00°36'43"W. along said East right-of-way line for 1899.80 feet to the point of beginning.

Said tract contains 82.860 acres, more or less. Bearings are based on the North line of the aforesaid Section 3 as being N.89°24'36"E.

LESS AND EXCEPT:

DESCRIPTION: (Wetlands Tract)

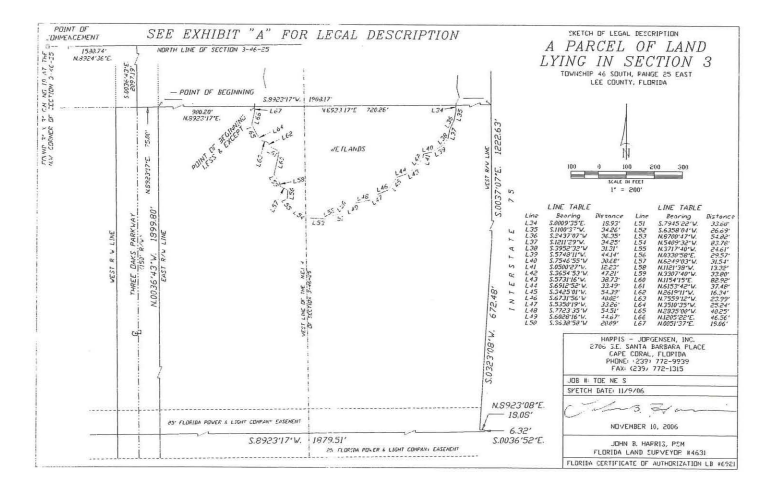
A tract or parcel of land lying in Section 3, Township 46 South, Range 25 East, Lee County, Florida, described as follows:

Commencing at the Northwest corner of the aforesaid Section 3; thence run N.89°24'36"E. along the North line of said Section 3 for 1580.74 feet; thence run S.00°36'43"E. for 2097.19 feet; thence run N.89°23'17"E. for 825.20 feet to the point of beginning; thence run N.89°23'17"E. for 720.28 feet; thence run S.11°00'37"W. for 34.26 feet; thence run S.24°37'07"W. for 36.35 feet; thence run S.12°11'29"W. for 34.25 feet; thence run S.39°52'32"W. for 31.31 feet; thence run S.57°48'11"W, for 44.14 feet; thence run S.75°46'55"W, for 30.68 feet; thence run S.05°00' 27"W. for 12.23 feet; thence run S.36°54'53"W. for 47.21 feet; thence run S.57°31' 16"W. for 38.73 feet; thence run S.69°12'52"W. for 33.49 feet; thence run S.34°25'01"W. for 54.39 feet; thence run S.67°31'56"W. for 40.02 feet; thence run S.53°50'19"W. for 33.26 feet; thence run S.77°23'35"W. for 54.51 feet; thence run S.60°28'16"W. for 44.67 feet; thence run S.36°38' 58"W. for 20.09 feet; thence run S.79°45'22"W. for 33.60 feet; thence run S.63°58' 04"W. for 26.69 feet; thence run N.87°00'47"W. for 54.82 feet; thence run N.54°09'32"W. for 83.78 feet; thence run N.37°17'40"W. for 24.61 feet; thence run N.03°30'58"E. for 29.57 feet; thence run N.62°49'03"W. for 31.54 feet; thence run N.11°21'38"W. for 13.32 feet; thence run N.33°07' 40"W. for 33.80 feet; thence run N.11°54'15"E. for 82,92 feet; thence run N.61°53' 42"W, for 37.48 feet; thence run N.26°19'11"W. for 16.34 feet; thence run N.75°59'12"W. for 23.99 feet; thence run N.35°10'35"W. for 25.24 feet; thence run N.28°35'00"W. for 40.25 feet; thence run N.12°05'22"E. for 46.56 feet; thence run N.00°51'37"E. for 19.06 feet to the point of beginning.

Said tract contains 4.522 acres, more or less. Bearings are based on the North line of the aforesaid Section 3 as being N.89°24'36"E.

John B. Harris

P.S.M. #4631 November 10, 2006



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### EXHIBIT A-1 PROPOSED TEXT CHANGES

### THREE OAKS NORTH CPA Future Land Use Map Amendment

STRAP#: 03-46-25-00-00001.1030 and 03-46-25-00-00001.103C Three Oaks Ext North, Fort Myers, Florida 33912

### TABLE 1(b) (Planning Community Year 2020 Allocations)

We are requesting a change in the Planning Communities Map 16 for **82.86** acres (revised from 169.2 acres) from Industrial to Industrial Commercial Interchange.

We are <u>NOT</u> requesting a change to the 2020 allocations for the Gateway/Airport planning community Table 1(b) because the planning community has ample acreage dedicated to the industrial and commercial uses proposed within the project. The planning community has been allocated 824 acres of land for commercial of which 178 acres are used, therefore, 646 acres remain available for use. The project contains 82.86-4.52=**78.34** gross acres. The planning community has been allocated 3,096 acres of land for industrial of which 262 acres are used leaving 2,834 available.

According to development parameters determined by the Three Oaks Parkway Extension North corridor study and mapping produced by Source Engineering for the South Florida Water Management District permit, the development parameters are as follows:

LOT	Total Parcel	Preserve	Wetland	Three Oaks ROW	Pavement	Building	Dry Detention	Other (Open Space)	Percent Imperv.
18	38.49	6.22	4.52	0.00	18.40	9.20	2.90	1.77	72%
17	44.37	0.00	0.00	0.00	22.17	11.09	3.99	6.85	75%
тот	82.86	6.22	4.52	0.00	40.57	20.29	6.89	8.62	

table summary next page . . .



### **Table Summary**

GROSS ACRES	4	82.86	(100.0%)
CONSTRAINED (Wetland, Preserve):		10.74	(13.0%)
DEVELOPABLE:		72.12	(87.0%)
PAVEMENT		40.57	(49.0%)
BUILDING		20.29	(24.5%)
TOTAL IMPERVIOUS:		60.86	(73.5%)
DRY DETENTION	((€)	6.89	(8.3%)
OPEN SPACE		8.62	10.4%)
OTHER:		15.51	(18.7%)

# LEE PLAN GOALS & OBJECTIVES





### EXHIBIT E1-4 INTERNAL CONSISTENCY WITH THE LEE PLAN

#### THREE OAKS NORTH CPA

**Future Land Use Map and Text Amendment** 

STRAP#: 03-46-25-00-00001.1030 and 03-46-25-00-00001.103C Three Oaks Ext North, Fort Myers, Florida 33912

#### PROPOSAL OVERVIEW

The subject property is located within the Gateway/Airport Planning Community with a Future Land Use designation of Industrial and is zoned AG-2. The subject property is currently vacant and is being used for cattle grazing. The site is in close proximity to the SWFIA and FGCU between Alico Road and Daniels Parkway. The property will have 1,900 linear feet of frontage on Three Oaks Parkway North Extension and a similar amount of frontage on I-75.

The Gateway/Airport Planning Community has allocated 3,096 acres of land for industrial of which 262 acres are used leaving 2,834 available. Most of this land is to the west of the subject property across the Three Oaks right-of-way north of Alico Road. The great majority of this land is accessed by service roads that connect the industrial land to Alico Road and do not connect to other roads. Appropriately these Industrial designated properties with the potential for heavy industrial development are isolated helping to reduce the potential impacts such as visual, noise, odor, dust, truck traffic, etc from other less intense uses.

In contrast, the subject property dominates a significant amount of Three Oaks Parkway and I-75 road frontage between Daniels Parkway and Alico Road. It is not unreasonable to argue that this corridor will be highly traveled by commuters, shoppers, tourists and other local traffic that is non-commercial and non-industrial based.

As statistics show, less than 10% of the industrial land in the Gateway/Airport Planning Community have been utilized. The planning community has been allocated 824 acres of land for commercial of which 178 acres are used, therefore, 646 acres remain available for use. Neither category are in short supply so we looked at the highest and most appropriate use of the property with the greatest long term benefits to the county given its location and characteristics.

#### WHY A LAND USE CATEGORY CHANGE?

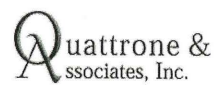
The basis for our request lies within the three primary limitations of the Industrial future land use category on the types and amount of commercial, office and retail uses:

- 1. Commercial uses limited to 10% of potential development within a PD; and
- 2. Commercial office must be directly related to on-site industrial businesses; and
- 3. Retail 30,000 square feet.

What we intend to do is build a mixed use industrial park, commercial center and supporting retail made up of approximately 50% industrial, 30% commercial/office and 20%

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retail. The primary element is a 50,000 square foot FGCU off-campus research park with high visibility to I-75, a clean commercial office corridor along I-75 ROW, clean, supporting retail and additional office components along Three Oaks Parkway and an internal industrial park. (MCP EXHIBIT)

The proposed land use change would allow:

- FGCU to expand off-campus activities by increasing the permitted commercial and office building uses necessary for a comprehensive business park and enabling FGCU to anchor a proposed research park onto land the applicant intends to donate;
- 2. A recapturing of developable Industrial Commercial Interchange land lost to the Alico Road/I-75 Interchange improvements that has resulted in moving nearly 60 acres of Industrial Commercial Interchange land into the I-75 rightof-way. The recent expansion of the I-75 interchange at the northwest corner of Alico Road and the interstate reduced the developable acreage by approximately 30 acres. The expansion on the northeast corner of Alico Road and I-75 reduced the developable acreage by approximately 15 acres. The requirements of detention ponds along I-75 is causing a decrease developable acreage in the southwest quadrant of Alico Road and I-75 by another 15 acres;
- An improvement of visual impacts upon Three Oaks Parkway and I-75 by diversifying the development potential with a greater percentage of commercial, retail, and office uses as opposed to domination by an industrial park;
- An improvement of services to county residents, FGCU students and personnel, and tourists by providing retail, office and other professional employment centers along an easily accessible, and highly visible major arterials; and
- 5. A diversification of the employment center beyond industrial and warehouse jobs to professional office, research park, retail and business services.

#### What we do NOT intend to do is build a regional shopping center.

However, the uses necessary for FGCU and a business/industrial park are unable to be pursued under the Industrial FLUC for three reasons:

- 1. The proposed commercial office uses will be unrelated to the industrial development on-site as required by the Industrial FLUC; and
- 2. The amount of commercial for the business park and FGCU research facility would need to exceed the Industrial FLUC limitation of 10% of potential development within the planned development; and
- 3. Demand for supporting retail along the Three Oaks corridor will exceed the 30,000 square feet limit.

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#### BENEFITS OF A LAND USE CHANGE

- Overcome the limitations placed on commercial uses in the industrial land use category.
- <u>Use of 44.11</u> acres of Industrial Commercial Interchange acreage by the I-75 ROW for the new interchange. Recouping some of the loss.
- Location: an extensive road system is in place. The site will be located on and arterial that connects directly to two major arterials on e of which is at an interchange for I-75. In addition, Alico Road connects to US 41 and the future Metro Parkway north extension to the west. Three Oaks is being four-laned to the south and will connect to Naples. If this area is not appropriate for a commercial and industrial mixed development, then where in the county is?
- Reduction of local trips lengths: San Carlos Park, Three Oaks regional park, schools, etc. are nearby.
- A significant amount of <u>industrial development is coming on-line</u> west of this project, millions of square feet with room for millions more. Is necessary for more pure industrial to be located along to major corridors with high visibility?
- Meet demand: FGCU needs off-site room to expand. Mr. Freeman is willing to dedicate land to the University for a 50,000 square foot office, research and possibly business incubator.
- Demand does not call for a regional retail center it is simply not the proper location.
- Likewise it is not the proper location for a purely industrial development either. The
  corridor and visibility is to significant to "dirty" with industrial uses. Clean corridors,
  well designed integrated architecture along the arterials is the intention.

#### **DETAILS OF REQUEST**

The property is located in the Gateway/Airport Planning Community on the west side of I-75 south of the SWFIA Drainage Conveyence, north of Alico Road and east of the planned Three Oaks Parkway North Extension. The property occupies 82.86 acres (revised from 169.2). The property is currently in the Industrial future land use category. The application is requesting a change from Industrial to Industrial Commercial Interchange FLUM with development plans to create a commercial office, retail and recreation center, a dedication to FGCU to anchor a proposed research park and to expand off campus functions, and a light industrial park that is sensitive to and compatible with the abutting areas with a sensitivity to this highly visible corridor location.

#### PROJECT ACREAGE

GROSS ACRES CONSTRAINED (Wetland, Preserve): DEVELOPABLE:	82.86 10.74 <b>72.12</b>	(100.0%) (13.0%) <b>(87.0%)</b>
PAVEMENT BUILDING TOTAL IMPERVIOUS:	40.57 20.29 <b>60.86</b>	(49.0%) (24.5%) (73.5%)
DRY DETENTION OPEN SPACE	6.89 8.62	(8.3%) 10.4%)

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OTHER:

**15.51** (18.7%)

The projects proximity to I-75, **1,900** linear feet of frontage on Three Oaks North, access to the SWFI Airport via Treeline Avenue and location near FGCU make this a prime place for uses beyond those traditionally permitted in the Industrial FLUC. Allowing a change to Industrial Commercial Interchange retains the industrial potential base while encouraging and providing for additional employment and service opportunities.

One such opportunity is commercial and educational space to be used by FGCU as the landowners cooperate with FGCU to create a research and business park to attract new industry to the area. Without the land use change, the uses required by the University would not be permitted on the property. The particular region has a significant amount of industrial land use. Commercial and office uses would provide a much needed mix of employment opportunities. Another opportunity lies in the land use category permitting many commercial and office uses that are less intense than industrial development. These commercial uses will be along the Interstate and along Three Oaks Parkway to provide a visual buffer for the traveling public. Any more intense industrial activities will take place near the central portions of the site away from the likely lower density and possible multi-family housing development north of the SWFIA Conveyence.

#### CONCLUSION

It seems that all parties feel that the potential development of a FGCU research park, office and retail corridor along I-75 and Three Oaks and an internal industrial park is a good thing. Give this development a chance, let the LDC and concurrency requirements limit the project, let the zoning staff restrict the development through condition of the MPD, but do not let this development not have a chance because of a long-term resolvable issue with no solution.

#### SECTION II

#### THE LEE PLAN

This request is consistent with the goals, objectives, policies and intent of the Lee Plan in accordance with the following:



#### LEE PLAN VISION

#### **Planning Community**

Gateway/Airport - This Community is located South of SR 82, generally east of I-75, and north of Alico Road including those portions of the Gateway development that either have not been or are not anticipated to be annexed into the City of Fort Myers, the Southwest Florida International Airport and the properties the airport expects to use for its expansion, the lands designated as Tradeport, and the land designated as Industrial Development west of I-75 north of Alico Road. In addition to these two land use designations, properties in this community are designated New Community (the Gateway development), Airport, Density Reduction/Groundwater Resource (primarily the anticipated airport expansion areas), Rural, and General Interchange. The road network in this community is planned to change dramatically over time creating access to and from this community to the north, south, and east without relying on I-75.

There are three distinct areas within this community . . . The airport expansion and the completion of Florida Gulf Coast University are expected to energize the remaining area in this community, including the commercial and industrial components. This portion of the community is to the south and west of Gateway and the airport and extends west of I-75 along Alico Road. While this segment of the community is not expected to build out during the timeframe of this plan, the area will be much more urbanized with hi-tech/clean industry businesses. (Amended by Ordinance No. 04-16)

The "energizing" of the community in the area north of Alico and west of I-75 will occur to a greater extent if some additional commercial, office, educational and retail activities are permitted. The subject parcels have 1,900 linear feet of the I-75 and Three Oaks North road frontage. It seems like a natural fit to better use such visibility for uses beyond light manufacturing, especially uses that serve to expand the presence of FGCU and create a business and research park that will be at the Gateway to the major Lee County Airport/University Interstate Interchange.

#### **GOAL 1: FUTURE LAND USE**

OBJECTIVE 1.1: FUTURE URBAN AREAS. Designate on the Future Land Use Map (Map 1) categories of varying intensities to provide for a full range of urban activities. These designations are based upon soil conditions, historic and developing growth patterns, and existing or future availability of public facilities and services.

POLICY 1.1.1: The Future Land Use Map contained in this element is hereby adopted as the pattern for future development and substantial redevelopment within the unincorporated portion of Lee County. Map 16 and Table 1(b) are an integral part of the Future Land Use Map series (see Policies 1.7.6 and 2.2.2). They depict the extent of development through the year 2020. No development orders or extensions to development orders will be issued or approved by Lee County which would allow the Planning Community's acreage totals for residential, commercial or industrial uses established in Table 1(b) to be exceeded (see

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Policy 1.7.6). The cities of Fort Myers, Cape Coral, and Sanibel arc depicted on these maps only to indicate the approximate intensities of development permitted under the comprehensive plans of those cities. Residential densities are described in the following policies and summarized in Table 1(a). (Amended by Ordinance No. 94-29, 98-09)

The intent is to amend the Future Land Use Map to Industrial Commercial Interchange to allow the subject property to be developed with a light industrial, research and business park, educational center and commercial uses. The properties are currently in the Industrial FLUM, included in the future urban areas category. The change to Industrial Commercial Interchange will not overwhelmingly change the potential of the property, it simply adds commercial uses as a flexibility option and opens opportunities for FGCU.

**POLICY 1.3.4:** The Industrial Commercial Interchange areas are designated to permit a mixture of light industrial and/or commercial uses. This category does not permit heavy industrial uses.

The proposed amendment will provide enhanced workplace and job opportunities beyond light and heavy industrial manufacturing and warehousing. This amendment provides the opportunity to improve visual appearance of the development along I-75. Mixing in retail, commercial and research uses will add visual diversification to a typical industrial subdivision including commercial architectural standards, additional open space requirements, and additional buffer requirements.

#### GOAL 2: GROWTH MANAGEMENT

<u>OBJECTIVE 2.1: DEVELOPMENT LOCATION.</u> Contiguous and compact growth patterns will be promoted through the rezoning process to contain urban sprawl, minimize energy costs, conserve land, water, and natural resources, minimize the cost of services, prevent development patterns where large tracts of land are by-passed in favor of development more distant from services and existing communities. (Amended by Ordinance No. 94-30, 00-22)

The subject parcel is going to be served by adequate roadways and infrastructure such as sewer and water is scheduled to be in place as Three Oaks Parkway North is being constructed.

OBJECTIVE 2.2: DEVELOPMENT TIMING. Direct new growth to those portions of the Future Urban Areas where adequate public facilities exist or are assured and where compact and contiguous development patterns can be created. Development orders and permits (as defined in F.S. 163.3164(7)) will be granted only when consistent with the provisions of Sections 163.3202(2)(g) and 163.3180, Florida Statutes and the county's Concurrency Management Ordinance. (Amended by Ordinance No. 94-30, 00-22)

Three Oaks Parkway North is on the 2005-2010 LCDOT CIP which will prompt rapid development of the corridor. Additional roadways to be completed like the I-75 Alico interchange and the 6-laning of I-75 will also prompt development whose timing should coincide with the subject property, especially considering the properties are 12-18 months

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away from having zoning in place. Action is taking place on nearly all surrounding properties. To the northwest proposals are out for rezoning, to the west is a pending IPD, to the south of that parcel a rezoning will take place soon, to the south is an approved CPD and to the east is an approved MPD under construction.

OBJECTIVE 2.4: FUTURE LAND USE MAP AMENDMENTS. Regularly examine the Future Land Use Map in light of new information and changed conditions, and make necessary modifications.

**POLICY 2.4.1:** The County will accept applications from private landowners or non-profit community organizations to modify the boundaries as shown on the Future Land Use Map. Procedures, fees, and timetables for this procedure will be adopted by administrative code. (Amended by Ordinance No. 94-30).

In accordance with this policy the applicant is requesting approval to amend the Land Use Map to put in place a Land Use that is more appropriate for the subject parcel given its location, visibility and proximity to major population and future employment centers.

**POLICY 2.4.4:** Lee Plan amendment applications to expand the Lee Plan's employment centers, which include light industrial, commercial retail and office land uses, will be evaluated by the Board of County Commissioners in light of the locations and cumulative totals already designated for such uses, including the 1994 addition of 1,400 acres to the Tradeport category just south of the Southwest Florida International Airport. (Added by Ordinance No. 97-05, Amended by Ordinance No. 00-22. 04-16)

This application is driven by the need for a mix of industrial, commercial and office uses on the subject parcel beyond what is typically permitted in the Industrial land use category.

#### **GOAL 6: COMMERCIAL LAND USES**

**Policy 6.1.1:** All applications for commercial development will be reviewed and evaluated as to:

- Traffic and access impacts are minimal given projected trip ends.
   Access points are predetermined by the Three Oaks Parkway road design.
- Screening and buffering can be provided to meet County standards.
   The future development will be an MPD and the county can condition buffers to make the uses visually appealing and compatible with surrounding uses if the standard buffers are deemed inadequate.
- Sewer and water facilities are available, as well as all other utilities.
   Lee County Utilities intends to add sewer and water along Three Oaks Parkway as it is constructed.
- No residential uses adjacent to the project are impacted.

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Residential areas do not exist in close proximity to the parcels. The county can condition buffering and uses in the future mixed-use planned development.

- Similar uses are located in the area.
   Industrial uses will be located to the west and southwest, the Interstate to the east followed by mixed commercial and industrial and commercial uses of intense nature to the south.
- There are no environmental concerns with this property.
   The site has a moderate amount of wetlands that have been determined by the Three Oaks Parkway engineering and the SFWMD permitting. Any impacts will be mitigated both on and off site as required by the permitting agencies.

**POLICY 6.1.2:** All commercial development must be consistent with the location criteria in this policy, except where specifically excepted by this policy or by Policy 6.1.7, or in Lehigh Acres by Policies 1.8.1 through 1.8.3.

The property is located on a future 4 lane arterial with access to Daniels Parkway north, Oriole Road to the west, Alico Road to the south and the I-75 interchange to the east. Commercial retail activities will be limited by the site location standards.

**POLICY 6.1.3:** Commercial developments requiring rezoning and meeting Development of County Impact (DCI) thresholds must be developed as commercial planned developments designed to arrange uses in an integrated and cohesive unit in order to:

- provide visual harmony and screening;
- reduce dependence on the automobile:
- · promote pedestrian movement within the development;
- utilize joint parking, access and loading facilities;
- avoid negative impacts on surrounding land uses and traffic circulation;
- protect natural resources; and
- provide necessary services and facilities where they are inadequate to serve the proposed use. (Amended by Ordinance No. 94-30, 00-22)

The project intends to provide appropriate screening and buffering along Three Oaks, and to preserve the cypress wetlands on site. Compliance with the Planned Development regulations will insure visual harmony and avoid other negative impacts.

**Policy 6.1.6:** The land development regulations will require that commercial development provide adequate and appropriate landscaping, open space, and buffering. Such development is encouraged to be architecturally designed so as to enhance the appearance of structures and parking areas and blend with the character of existing or planned surrounding land uses.

The project intends to adhere to all LDC requirements of the Lee Plan.



#### **GOAL 7: INDUSTRIAL LAND USES**

OBJECTIVE 7.1: All development approvals for industrial land uses must be consistent with the following policies, the general standards under Goal 11, and other provisions of this plan. (Amended by Ordinance No. 94-30)

**POLICY 7.1.1:** In addition to the standards required herein, the following factors apply to industrial rezoning and development order applications:

- 1. The development must comply with local, state, and federal air, water, and noise pollution standards.
- 2. When located next to residential areas, industry must not generate noise levels incompatible with the residential development.
- 3. Bulk storage or production of toxic, explosive, or hazardous materials will not be permitted near residential areas.
- 4. Contamination of ground or surface water will not be permitted.
- 5. Applications for industrial development will be reviewed and evaluated as to:
  - a. air emissions (rezoning and development orders);
  - b. impact and effect on environmental and natural resources (rezoning and development orders);
  - c. effect on neighbors and surrounding land use (rezoning);
  - d. impacts on water quality and water needs (rezoning and development orders);
  - e. drainage system (development orders);
  - f. employment characteristics (rezoning);
  - g. fire and safety (rezoning and development orders):
  - h. noise and odor (rezoning and development orders);
  - i. buffering and screening (planned development rezoning and development orders);
  - j. impacts on transportation facilities and access points (rezoning and development orders);
  - k. access to rail, major thoroughfares, air, and, if applicable, water (rezoning and development orders);
  - I. Utility needs (rezoning and development orders); and
  - m. Sewage collection and treatment (rezoning and development orders). (Amended by Ordinance No. 00-22)

The property is ideally suited for complying with the above standards. The project is bordered by industrial FLUC lands to the north and north of them is a 200' SWFIA Conveyence canal to the north, I-75 to the east, Three Oaks Parkway Extension North to the west and an intense commercial CPD to the south. The property has certain required wetland preserves and an existing borrow lake on site. The mixed use potential created by the Industrial Commercial Interchange category will lessen the intensity of the project from heavy industrial to light industrial, commercial and office uses. This should create greater compatibility with possible residential uses on the north side of the SWFIA Conveyence, improve the visual impact on I-75 and Three Oaks Parkway and provide development flexibility so that lesser intense uses can be placed accordingly. Infrastructure will be available through Lee County Utilities and will be installed at the time Three Oaks Parkway North Extension is developed.



**POLICY 7.1.2:** Industrial developments requiring rezoning and meeting Development of County Impact (DCI) thresholds must be developed as Planned Developments designed to arrange uses as an integrated and cohesive unit in order to:

- promote compatibility and screening;
- reduce dependence on the automobile;
- promote pedestrian movement within the development;
- utilize joint parking, access and loading facilities;
- avoid negative impacts on surrounding land uses and traffic circulation;
- protect natural resources; and
- provide necessary facilities and services where they are inadequate to serve the proposed use. (Amended by Ordinance No. 94-30, 98-09, 00-22)

The project intends to adhere to all requirements of a mixed use planned development and capture trips by providing a mix of employment and employment services on the site. The site provides central access to employees living in San Carlos Park, the communities in Estero and the Corkscrew Road corridor, the communities along Daniels Parkway extending to the residents of Lehigh. The surrounding transportation network is adequate and in line to be expanded in the 2020 Financially Feasible Plan.

POLICY 7.1.3: Industrial land uses must be located in areas appropriate to their special needs and constraints, including, but not limited to, considerations of topography; choice and flexibility in site selection; access by truck, air, deep water, and rail; commuter access from home-to-work trips: and utilities: greenbelt and other amenities; air and water quality considerations; proximity to supportive and related land uses; and compatibility with neighboring uses. (Amended by Ordinance No. 93-25, 94-30, 00-22)

The project has excellent road access. Three Oaks North is to be a 4 lane arterial which connects to the 6-laned Daniels Parkway to the north and 6-laned Alico Road to the south. The Alico Road intersection is less than 1 mile south and abuts the redesigned (under construction) I-75 interchange which is also slated to be expanded to 6 lanes. Major residential densities are within a few miles of the property with San Carlos Park to the south on Three Oaks Parkway and to the north along or near Daniels Parkway.

POLICY 7.1.4: The Future Land Use Map must designate a sufficient quantity of land to accommodate industrial development that will employ 3% of the county's population in manufacturing activities by the year 2010. A report will be prepared by county staff every two years to monitor the county's progress towards this employment goal. (Amended by Ordinance No. 93-25, 94-30, 00-22)

The request maintains industrial development potential while adding a greater diversity of potential uses.

**POLICY 7.1.5:** The timing and location of industrial development will be permitted only with the availability and adequacy of existing or planned services and facilities. (Amended by Ordinance No. 00-22)

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Fred Drovdlic Page 10 of 14 November 30, 2006



The region is growing fast and the roadway will be constructed soon. A mixed-use industrial and commercial center at this prime location will serve as an employment center.

**POLICY 7.1.8:** Land development regulations will require that industrial uses be adequately buffered and screened from adjacent existing or proposed residential areas so as to prevent visual blight and noise pollution. (Amended by Ordinance No. 00-22)

The property is ideally suited for complying with the above standards. The project is bordered by a 200' SWFIA Conveyence canal to the north, I-75 to the east, Three Oaks Parkway Extension North to the west and an intense commercial CPD to the south. The property has certain required wetland preserves and an existing borrow lake on site. The mixed use potential created by the Industrial Commercial Interchange category will lessen the intensity of the project from heavy industrial to light industrial, commercial and office uses. This should create greater compatibility with possible residential uses on the north side of the SWFIA Conveyence, improve the visual impact on I-75 and Three Oaks Parkway and provide development flexibility so that lesser intense uses can be placed accordingly. Infrastructure will be available through Lee County Utilities and will be installed at the time Three Oaks Parkway North Extension is developed.

**POLICY 7.1.9:** Industrial development will not be permitted if it allows industrial traffic to travel through predominantly residential areas. (Amended by Ordinance No. 00-22)

There are no residential areas currently located on Three Oaks Parkway Extension North nor any planned within an area that traffic from the subject property would have to travel through.

#### GOAL 11: WATER, SEWER, TRAFFIC, AND ENVIRONMENTAL REVIEW STANDARDS

Standard 11.1: Water Standard 11.2: Sewer

Utility connections are available through Lee County Utilities and will be available at the time the roadway is completed.



#### GOAL 39: DEVELOPMENT REGULATIONS.

Maintain clear, concise, and enforceable development regulations that fully address on-site and off-site development impacts and protect and preserve public transportation facilities. (Amended by Ordinance No. 98-09, 99-15)

**OBJECTIVE 39.1: DEVELOPMENT IMPACTS.** The county will maintain and enforce development regulations to ensure that impacts of development approvals occur concurrently with adequate roads, and to achieve maximum safety, efficiency, and cost effectiveness. (Amended by Ordinance No. 99-15)

#### POLICY 39.1.1: New development must:

- Have adequate on-site parking.
- Have access to the existing or planned public road system except where other public policy would prevent such access.
- Fund all private access and intersection work and mitigate all site-related impacts on the public road system; this mitigation is not eligible for credit against impact fees. (Amended and Relocated by Ordinance No. 99-15)

The project intends to adhere or exceed all LDC requirements.

**POLICY 39.1.4:** Main access points from new development will not be established where traffic is required to travel through areas with significantly lower densities or intensities (e.g. multifamily access through single-family areas, or commercial access through residential areas) except where adequate mitigation can be provided. (Amended and Relocated by Ordinance No. 99-15)

Direct access to the project is to be on Three Oaks Parkway Extension North, an arterial road with direct access to Alico Road, US 41, I-75 and Treeline Avenue, all without traveling through low density areas of development.

**POLICY 39.1.5:** The Land Development Code will continue to require appropriate landscaping for developments abutting arterial and collector roads. (Amended and Relocated by Ordinance No. 99-15)

The project plans to meet buffer requirements conditioned through the rezoning process.

**POLICY 39.1.6:** Through the zoning process, the county will direct high-intensity land uses to parcels which abut designated future transit corridors identified in Map 3C. (Amended by Ordinance No. 98-09, Amended and Relocated by Ordinance No. 99-15)

While the location is appropriate for the uses requested, Lee Tran does not at this time have plans to provide services to Three Oaks North.



#### GOAL 53: POTABLE WATER INFRASTRUCTURE.

To ensure the public health, welfare, and safety by the provision of high-quality central potable water ser ice throughout the future urban areas of unincorporated Lee County, and to ensure that the costs of providing facilities for the supply of potable water are borne by those who benefit from them.

<u>OBJECTIVE 53.1</u>: The County will ensure the provision of acceptable levels of potable water service throughout the future urban areas of the unincorporated county. either directly by Lee County Utilities, or indirectly through franchised utility companies. (Amended by Ordinance No. 94-30, 00-22, 03-04)

POLICY 53.1.1: The Board of County Commissioners hereby establishes service areas for the Lee County Utilities water systems throughout which it will provide standard service as required by demand, and within which it will challenge applications by private water utilities to obtain a Certificate of Operation from the Florida Public Service Commission and reject all applications for a county franchise therein. These service areas are illustrated in Map 6. Within the Fort Myers urban reserve area, the service areas shown on the map are subject to modifications in accordance with existing and future interlocal agreements. (Amended by Ordinance No. 93-25)

Lee County Utilities plans to provide sewer and water as Three Oaks North is constructed. The development intends to connect.

#### **GOAL 53: SANITARY SEWER INFRASTRUCTURE.**

To protect the public health and environmental quality by encouraging and ensuring the provision of sanitary sewer service and wastewater treatment and disposal throughout the future urban areas of the unincorporated county and to Fort Myers Beach. (Amended by Ordinance No. 98-09)

<u>OBJECTIVE 56.1</u>: The comity will ensure the provision of acceptable levels of sanitary sewer service throughout the future urban areas of the unincorporated county, either directly by Lee County Utilities or a utility authority, or indirectly through franchised utility companies. (Amended by Ordinance No. 00-22)

POLICY 56.1.1: The Board of County Commissioners hereby establishes service areas for the Fort Myers Beach lona sewer system, the South Fort Myers sewer system, the East Lee County sewer system, and the Matlacha sewer system throughout which it will provide standard service as required by demand, and within which it will challenge applications by private sanitary sewer utilities to obtain a Certificate of Operation from the Florida Public Service Commission and reject all applications for a county franchise therein. These service areas are illustrated in Map 7. Within the Fort Myers urban reserve area, the service areas shown on the map are subject to modifications in accordance with existing and future interlocal agreements. (Amended by Ordinance No. 93-25)Although this property is not located in the City of Fort Myers Utility Franchise Area the City has extended potable water

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and sewer lines to the incinerator west of the property which is adequately sized to serve future development on the subject parcel.

Lee County Utilities plans to provide sewer and water as Three Oaks North is constructed. The development intends to connect.

#### **SECTION III**

### AFFECTS ON ADJACENT LOCAL GOVERNMENT AND ITS COMPREHENSIVE PLAN

The subject property is located within the unincorporated portion of Lee County.

#### **SECTION IV**

#### STATE POLICY PLAN AND REGIONAL POLICY PLAN GOALS AND POLICIES

State and Regional Policy Plans are consistent with the Lee County Comprehensive Plan and as such have been addressed.

Fred Drovdlic Page 14 of 14 November 30, 2006



### FLORIDA DEPARTMENT OF STATE Sue M. Cobb Secretary of State DIVISION OF HISTORICAL RESOURCES

September 25, 2006

Fred Drovdlic, AICP Quattrone & Associates, Inc. 11000 Metro Parkway, Suite 30 Fort Myers, FL 33912 Fax: 239-936-7228

Dear Mr. Drovdlic:

In response to your inquiry of September 21, 2006, the Florida Master Site File lists no previously recorded cultural resources in the following parcels:

T:46S R:25E Section 3 (also known as parcels 03-46-25-00-00001.1020, 103C, 1050, 1030, 103B)

In interpreting the results of our search, please remember the following points:

- Areas which have not been completely surveyed, such as yours, may contain unrecorded archaeological sites, unrecorded historically important structures, or both.
- As you may know, state and federal laws require formal environmental review for some
  projects. Record searches by the staff of the Florida Master Site File do not constitute
  such a review of cultural resources. If your project falls under these laws, you should
  contact the Compliance Review Section of the Bureau of Historic Preservation at 850245-6333 or at this address.

If you have any further questions concerning the Florida Master Site File, please contact us as below.

Sincergly,

Ginny Jones / / Senior Database Analyst, Florida Master Site File

Division of Historical Resources

R. A. Gray Building

500 South Bronough Street

Tallahassee, Florida 32399-0250

Phone: 850-245-6440, Fax: 850-245-6439

State SunCom: 205-6440 Email: fmsfile@ dos.state.fl.us

Web: http://www.dos.state.fl.us/dhr/msf/

500 S. Bronough Street . Tallahassec, FL 32399-0250 . http://www.flheritage.com



#### THE SCHOOL DISTRICT OF LEE COUNTY

2055 CENTRAL AVENUE • FORT MYERS, FLORIDA 33901 • (239) 334-1102 • TTD/TTY (239) 335-1512

STEVEN K. TEUBER, J.D. CHAIRMAN · DISTRICT 4

ELINOR C. SCRICGA, PH.D. VICE CHAIRMAN · DISTRICT 5

ROBERT D. CHILMONIK

JEANNE S. DOZIER

JANE E. KUCKEL, PH.D.

JAMES W. BROWDER, ED.D.

KEITH B. MARTIN BOARD ATTORNEY

Mr. Fred Drovdlic Quattrone & Associates, Inc. 11000 Metro Parkway, Suite 30 Fort Myers, FL 33912

Re: Three Oaks North CPA

Dear Mr. Drovdlic:

October 6, 2006

Thank you for the opportunity to review the proposed Three Oaks North CPA for comments with regard to educational impacts. This proposed development is in the South Choice Zone of the District. This letter is in response to your request dated September 21, 2006.

This development should have no impact on classroom needs based on the your indication that this is a commercial project only and will not have any residential units.

Thank you for your attention to this issue. If I may be of further assistance, please give me a call at (239) 337-8678.

Sincerely,

Ellen Lindblad, Long Range Planner Planning, Growth & School Capacity

#### Fred Drovdlic

From:

Bibeau, Melissa B. [MBibeau@leegov.com]

Sent:

Friday, October 13, 2006 7:53 AM

To:

Fred Drovdlic

Subject: RE: Three Oaks North CPA

Good morning Fred,

The Request for Letters of Availability form submitted does not provide sufficient information for us to prepare the requested letter.

Although the subject parcels are located within Lee County Utilities' service area and potable water and sanitary sewer facilities are currently in operation in the vicinity of these parcels, developer funded system enhancements will be required in order to provide service. Service is contingent upon Lee County Board of County Commissioners' final acceptance of these developer funded system enhancements and is subject to available capacity at the time connection to Lee County Utilities' facilities is completed. Capacity is reserved on a first come first serve basis & only upon receipt of applicable fees, a signed request for service and/or an executed service agreement, and the approval of all State and local regulatory agencies.

Lee County Utilities may provide Letters of Availability for specific purposes upon request however, in order to process we will need to know the estimated flow demands for the project. Please be aware that issuance of Letters of Availability should in no way be construed as a commitment to serve but only as to the availability of service at the time the letter is requested

If you should have any questions or require further assistance, please contact our office.

Please email or call if you need additional information. Thanks!

Melissa Bibeau Engineering Tech I Lee County Utilities 1500 Monroe Street Fort Myers, FL 33901 Ph. 239-479-8525 Fax 239-479-8709

Tax 239-479-0709

Email: mbibeau@leegov.com

From: Fred Drovdlic [mailto:fred@qainc.net]
Sent: Tuesday, October 10, 2006 9:38 AM
To: Bibeau, Melissa B.; Wegis, Howard S.
Subject: RE: Three Oaks North CPA

Inia in our office completed it. Here is the scanned submittal. It may have not gotten to you yet. Thanks for the update.

Fred Drovdlic, AICP 239.936.5222



From: Bibeau, Melissa B. [mailto:MBibeau@leegov.com]

**Sent:** Tuesday, October 10, 2006 9:33 AM **To:** Fred Drovdlic; Wegis, Howard S. **Subject:** Three Oaks North CPA

Good morning Fred. I am just touching base with you regarding this project. We have not processed this letter of availability yet due to the fact that we are waiting for the required form to be filled out and submitted. I have again attached the required document needed for you. Thanks. Let me know if I can help with anything else.

Please email or call if you need additional information. Thanks!

Melissa Bibeau
Engineering Tech I
Lee County Utilities
1500 Monroe Street
Fort Myers, FL 33901
Ph. 239-479-8525
Fax 239-479-8709
Email: mbibeau@leegov.com

Business: (239) 267-7525 or 267-2424

Fax: (239) 267-7505

## San Carlos Park Fire Protection And Rescue Service District

19591 Ben Hill Griffin Parkway, Ft. Myers, FL 33913

To: Fre	ed Drovdlic	Fax # 936-7228	
 From:	Thomas M.Beard		
Date:	10-5-06		
Num	ber of pages being	sent including this cover sheet: 2	
Comments:  letter of availability for fire protection			
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#### CONFIDENTIALITY NOTICE

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## San Carlos Park Fire Protection and Rescue Service District

19591 Ben Hill Griffin Parkway • Fort Myers, Florida 33913-8989

Emergency 911 Office 239.267.7525 Fax 239.267.7505

October 5, 2006

Mr. Fred Drovdlic, AICP
Quattrone & Associates
11000 Metro Parkway, Suite 30
Fort Myers, Fl 33913
Re: Three Oaks North CPA
CPA2005-00005

Dear Mr. Drovdlic

Thank you for this opportunity to let me inform you about our fire district. The San Carlos Park Fire Protection and Rescue Service District is one of 17 Special Fire Districts in Lee County. The Insurance Service Office (ISO) currently rates our department as a Class 3 / 9. Your location for this project would be classified as a 3. We currently have 3 fire stations and are in the process of planning a fourth station off of Three Oaks Parkway. We have 44 full-time firefighters ready to respond to any emergency, supported by an administrative staff.

The project location is approximately two miles or less from the fire station # 1 located at 8013 Sanibel Blvd. The response time would be about 2 minutes or less. At this time, we use Lee County Emergency Medical Services for Advanced Life Support (ALS) transport and have our own Firefighter Paramedics on shift to provide non-transport ALS services.

The San Carlos Park Fire District is also responsible for all of your fire-related inspections that will be needed for your project throughout the construction phase. We currently have 3 full-time fire inspectors that work a 40 hour week to handle all the fire related inspections. The plan review and building permit process will go through Lee County Codes and Building Services.

If you have any questions or concerns, please feel free to contact me at 239-267-7525.

Sincerely,

Thomas M. Beard

Fire Marshal



(239) 590-4624 Direct Dial:

(239) 590-4688

ROBERT M. BALL, A.A.E. EXECUTIVE DIRECTOR

October 18, 2006

Пами М Ошен PORT AUTHORITY ATTORNEY

Mr. Fred Drovdlic, AICP Quattrone & Associates, Inc. 11000 Metro Parkway, Suite 30 Fort Myers, FL 33912

BOARD OF PORT COMMISSIONERS

RE:

Preliminary Airspace Analysis

JOHN E. ALBION

Proposed Industrial, Retail, & Commercial Business Park Development Three Oaks North CPA

TAMMY HALL

STRAP # 03-46-25-00-00001.1020; .1050; .103B; .103C and .1030

BOR JAMES

Dear Mr. Drovdlic:

RAY JUDAH

DOUGLAS R. ST. CERNY

The Lee County Port Authority Department of Planning and Environmental Compliance has performed a preliminary airspace analysis for the parcels located in your September 21, 2006 letter at the proposed Three Oaks Parkway North site. Please note that this analysis does not constitute any type of approval or denial of the proposed property development. It is only designed to offer an overview of the potential federal and local airspace regulations that may apply to the subject parcels due to their close proximity to Southwest Florida International Airport (RSW).

The analysis concludes that any new buildings, antennas, signs, lighting, flag poles, or temporary construction equipment that exceed a height of 78 feet above ground level (AGL) or 105 feet above mean sea level at this site, must first obtain airspace approval from the Lee County Port Authority and the Federal Aviation Administration (FAA). However, it would appear that the controlling imaginary airport surfaces will be the conical surface and both approach surfaces for the existing runway and planned future runway, which in the area is approximately 200 feet above mean sea level. Structures that exceed this height will be considered obstructions by the FAA.

Based on the year 2020 composite noise contour map for RSW, the planned development is located within the 55 day-night average sound level (DNL) and 60 DNL noise contours. As the new proposed noise zones are currently going through the Lee Plan and Comprehensive Plan Amendment process based on the composite 2020 noise contours and should be adopted sometime in the year 2007 by the County, parcels located within the these noise contours will be

subjected to the following notices:

- → 55 DNL noise contour No restrictions on development, but parcels will have notices advising of aircraft noise and over-flight exposure recorded in the official county records and tied to the title of the properties within the zones.
- → 60 DNL noise contour No new noise sensitive uses such as homes, schools or places of worship will be allowed.

Local and federal notification criteria, existing federal obstruction standards governing height hazards near airports, and noise contours nearby are discussed on the two attached sheets. The above-referenced property is located under the Federal Aviation Administration (FAA) imaginary conical and approach surfaces for RSW. Please find enclosed the following information regarding airspace and noise issues with potential impacts:

- Airspace analysis of subject parcels;
- Lee County Land Development Code Section 34-1001/34-1008 "Airport Hazard District;"
- · Lee County Tall Structure Review Application;
- Exhibit of year 2020 composite Noise Contours for Southwest Florida International Airport.

All cited FAA Advisory Circulars and other FAA documents addressing airspace review and obstruction marking and lighting can be located through the FAA website <a href="www.oeaaa.faa.gov">www.oeaaa.faa.gov</a>. Your attention is also drawn to Chapter 333, "Airport Zoning", <a href="Florida Statutes">Florida Statutes</a>. Please call me if you have any questions. I would be happy to meet with you to discuss this information.

Sincerely,

LEE-COUNTY PORT AUTHORITY

Herman Lawrence, Jr.

Project Coordinator Noise & Airspace

HL/ams

Attachments

C: Peter Eckenrode, Director, Lee County Development Services Tom Nichols, Operations William Horner, Planning Manager

#### PRELIMINARY AIRSPACE ANALYSIS

For Three Oaks North CPA Parcels Identified by STRAP #:03-46-25-00-00001.1020; .1050; .103B; .103C & .1030 West of I-75 & north of Alico Rd, Fort Myers, FL 33913

Lee County Airspace Notification/Review Criteria: Section 34.1001-34.1008, Lee County Land Development Code (copy enclosed) states that any proposed object (including new buildings, building alterations, antennas, signs, or temporary construction equipment) which would penetrate an imaginary surface extending outward and upward at a slope of 125 to 1 (one foot vertically for every 125 feet horizontally) from any point of Southwest Florida International Airport (RSW) will require review and approval by the Lee County Port Authority. Please complete and submit the enclosed Lee County Tall Structures Review Application to the Port Authority for any proposed object that will exceed 78 feet AGL/105 feet AMSL.

Federal Notification/Review Criteria: Federal Aviation Regulations Part 77.13 requires FAA review of any construction or alteration involving a height greater than an imaginary surface extending outward and upward at a slope of 100 to 1 (one foot vertically for every 100 feet horizontally) from the nearest point of the nearest public airport runway. The closest point of your project to RSW, the northeast corner, appears to be approximately 9,796 feet from the end of RSW Runway 6. For any permanent structure, sign, antenna tower, or temporary construction equipment that will exceed 78 feet AGL/105 feet AMSL, please request an FAA airspace review electronically through the FAA website <a href="www.oeaaa.faa.gov">www.oeaaa.faa.gov</a> by completing FAA 7460-1 form, "Notice of Proposed Construction or Alteration."

A copy of the FAA airspace determination must then be submitted to the Port Authority along with the completed and signed Lee County Tall Structures Review Application.

Existing Obstruction Surfaces: Federal Aviation Regulations Part 77 also defines various imaginary approach, horizontal, and transitional surfaces necessary for the safe arrival and departure of aircraft at RSW. Any object proposed to penetrate these imaginary surfaces is considered to be an obstruction to air navigation and a potential hazard to aircraft using RSW. FAA review may determine that obstruction marking and/or lighting of the object can eliminate the hazard. These surfaces are described below:

Approach Surface -- The Runway 6 imaginary approach surface is centered along the extended runway centerline and begins sloping up and away from the runway at the end of the primary surface (where it is 1,000 feet wide at an elevation of 26.5 feet AMSL [NAVD 88]). The primary surface extends 200 feet beyond the runway end. The approach surface increases in width and rises at a slope of 50:1 (one foot vertically for every 50 feet horizontally) along the extended centerline for a horizontal distance of 10,000 feet and then at a slope of 40:1 for an additional horizontal distance of 40,000 feet. The subject parcels are located within both approach surfaces for the existing and planned future parallel south runway.

*Horizontal Surface* – The Horizontal Surface is centered over RSW at an elevation of 180 feet AMSL. The subjected parcels are not located inside this imaginary surface.

Conical Surface – This surface extends outward and upward at a slope of 20:1 (one foot vertically for every 20 feet horizontally) from the outer limits of the horizontal surface for a distance of 4,000 feet. This surface overlays the mentioned parcels but begins at an elevation above 180 feet AMSL.

Potential Aircraft Noise Impacts: The subjected parcels are located southwest of Runway 6 and within the extended runway centerline for aircraft landings and takeoffs. As it is sometimes difficult to gauge the impact of aircraft noise on people as their response often varies, but based on the location of the planned development, the noise impact from aircraft operations might be annoying or disturbing on occasion. These parcels will also be impacted by an additional increase in aircraft noise from operations on the planned south parallel runway to be constructed sometime after the year 2010. This new runway will be constructed based on FAA criteria to allow for simultaneous operation of aircraft landings and takeoffs. Based on the 2004 Master Plan Update Study for RSW, air traffic is expected to almost double by the year 2020 and it should also be noted that the airport has been experiencing record growth in passenger service for the past two years. Future noise contours are depicted in the attached exhibit taken from the recently FAA approved Part 150 Noise & Land Use Compatibility Study.

#### http://www.municode.com/resources/gateway.asp?pid=12625&sid=9

Sec. 34-1001. Applicability.

Through the development and implementation of this subdivision, it is hereby determined that county airports consist of the Southwest Florida International Airport, Page Field and all existing and proposed state-licensed airports and heliports, public and private, in the county.

(Ord. No. 93-24, § 7(492), 9-15-93; Ord. No. 94-24, § 28, 8-31-94)

#### Sec. 34-1002. Purpose and intent.

- (a) The purpose and intent of this subdivision shall be as follows:
- (1) To promote the maximum safety of aircraft arriving at and departing from county airports;
- (2) To promote the maximum safety of residents and property within areas surrounding county airports;
- (3) To promote the full utility of county airports, so as to ensure the maximum prosperity, welfare and convenience to the Lee, Charlotte, Collier, Hendry and Glades County areas and their residents;
- (4) To provide building height standards for use within the approach, transitional, horizontal and conical surfaces so as to encourage and promote proper and sound development beneath such areas;
- (5) To provide development standards for land uses within prescribed noise zones associated with the normal operation of county airports; and
- (6) To provide administrative procedures for the efficient and uniform regulation of all development proposals within such zones.
- (b) The regulations set out in this subdivision are adopted pursuant to the authority conferred by F.S. § 333.03. It is hereby found that an airport obstruction has the potential for being hazardous to aircraft operations as well as to persons and property on the ground in the vicinity of the obstruction. An obstruction may affect land use in its vicinity and may reduce the size of areas available for the taking-off, maneuvering and landing of aircraft, thus tending to impair or destroy the utility of county airports and the public investment therein. It is hereby found that aircraft noise may be an annoyance or may be objectionable to residents in the county. Accordingly, it is declared that:
- (1) The creation or establishment of an airport obstruction which may be hazardous to aircraft operations, or which reduces the size of the area available for such operations, or which inhibits the safe and efficient use of airspace surrounding a county airport, is a public nuisance and an injury to the county;
- (2) It is necessary in the interest of the public health, safety and general welfare that the creation of airport obstructions and the incompatible use of land within the designated airport noise zones be prevented; and
- (3) The prevention of these obstructions and incompatible land uses should be accomplished, to the extent legally possible, by the exercise of police power without compensation.
- (c) It is further declared that the prevention of the creation of airport obstructions and incompatible land uses and the elimination, removal, alteration, mitigation or marking

and lighting of existing airport obstructions are public purposes for which the political subdivision may raise and expend public funds and acquire land or interests in land. (Ord. No. 93-24, § 7(492(A)), 9-15-93)

#### Sec. 34-1003. Definitions.

The following words, terms and phrases, when used in this subdivision, will have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Aircraft means any vehicle which is used or designed for navigation of or flight in the air.

Airport means the Southwest Florida International Airport, Page Field and any state-licensed area of the county intended to be used for the taking-off, maneuvering and landing of aircraft, including any state-licensed seaplane base, helistop or emergency landing area.

Airport elevation means the highest point of the airport's usable landing area, measured in feet above mean sea level (AMSL).

Airport obstruction means any manmade structure, object of natural growth or use of land which would exceed the federal obstruction standards as contained in Federal Aviation Administration Handbook 8260.38, United States Standards for Terminal Instrument Procedures (TERPS), Federal Aviation Regulations part 77, as revised, and aircraft manufacturer's operating manuals for turbine-powered aircraft capable of landing or taking off at a county airport, or which obstructs the airspace or may otherwise be hazardous to aircraft taking off, maneuvering or landing at an airport.

Airport surveillance radar (ASR) means approach control radar used to detect and display an aircraft's position in the terminal area. ASR provides range and azimuth information, and coverage of the ASR can extend up to 60 miles.

Airspace height means the height limits as established and set forth in this subdivision. Above mean sea level (AMSL) elevation shall be the datum unless otherwise specified. Aviation easement means the transference by grant of a property owner's legal property rights pertaining to airspace above his property, and the waiving of all possible claims for damages resulting from the operation of aircraft above the surface of the grantor's property, to include but not be limited to noise, vibrations, fumes, dust, fuel particles and all other effects that may be caused due to present and future aircraft flights over the grantor's property.

A-weighted decibels means a logarithmic quantification designed to compress the full range of sound pressures and incorporating a filter that deemphasizes sound pressure levels of very high-pitched or low-pitched components to better correlate with subjective judgments of loudness.

Balloon means any type of dirigible, balloon or other type of hovering or floating object, tethered or untethered.

Civil airport means any county airport not operated strictly for military use.

Climb gradient means an aircraft instrument departure procedure requiring adherence to a minimum climb slope or grade expressed in feet per nautical mile.

Day-night average sound level DNL means a 24-hour average noise level incorporating a ten-decibel penalty for noise during nighttime hours between 10:00 p.m. and 7:00 a.m.

DNL noise contour means a line linking together a series of points of equal cumulative noise exposure. Such contours are developed based upon aircraft flight patterns, number of daily aircraft operations by type of aircraft, and typical runway utilization patterns in terms of percentage of use.

Decision height means the height at which a pilot must decide, during an instrument landing system (ILS) approach, to either continue the approach or to execute a missed approach.

Instrument approach procedure means a landing approach utilizing electronic guidance aids and made without visual reference to the ground.

Instrument flight rules (IFR) means rules governing the procedures for conducting instrument flight according to Federal Aviation Regulations part 91. These rules usually go into affect during bad weather conditions with low visibility minimums.

Instrument landing system (ILS) means a landing approach system that establishes a course and a descent path to align aircraft with a runway for final approach.

Minimum descent altitude (MDA) means the lowest altitude above mean sea level to which descent is authorized on final approach or during circling-to-land maneuvering in execution of a standard instrument approach procedure (SIAP) where electronic glide slope is not provided.

Minimum en route altitude (MEA) means the lowest published altitude between radio fixes that ensures acceptable navigational signal coverage and meets obstruction clearance requirements between those fixes.

Minimum obstruction clearance altitude (MOCA) means the lowest published altitude between radio fixes on federal VOR airways, off-airway routes or route segments that meets obstruction clearance requirements for the entire route segment and ensures acceptable navigational signal coverage only within 22 miles of a VOR.

Minimum vectoring altitude (MVA) means the lowest altitude above mean sea level at which aircraft operating under instrument flight rule (IFR) conditions will be vectored by a radar controller, except when otherwise authorized for radar approaches, departures or missed approaches.

Noise zones means areas representative of specific airport DNL noise contours in which land use is limited due to the level of noise associated with these areas surrounding an airport.

Nonprecision-instrument runway means a runway having a nonprecision-instrument approach procedure utilizing air navigation facilities with only horizontal guidance, or area type of navigation equipment, for which a straight-in nonprecision-instrument approach procedure has been approved or planned, and for which no precision-instrument approach facilities are planned or indicated on an appropriate civil or military airport planning document.

Nonstandard take-off minimums means conditions of existing weather required for takeoff at an airport which exceed the standards prescribed in Federal Aviation Regulations part 91.

Owner means a mortgage holder, a lienholder or any person having any right, title or interest of any nature and kind whatsoever in and to any real estate within the boundaries of the zones established by this subdivision.

Precision-instrument runway means a runway having an instrument approach procedure utilizing horizontal and vertical guidance through an instrument landing system (ILS),

microwave landing system (MLS) or a precision approach radar (PAR), including a runway for which such a system is planned and is so indicated on an approved civil or military airport layout plan, other Federal Aviation Administration planning documents, or comparable military service planning documents.

Radar obstruction means any structure or object of natural growth or use of land which would shield or otherwise interfere with the full coverage of the airport surveillance radar (ASR) for the Southwest Florida Regional Airport, Page Field or any other county airport.

Runway means a defined area on an airport prepared, used or intended to be used for the taking off and landing of aircraft along its length.

Utility runway means a runway that is constructed for and intended to be used by propeller-driven aircraft of 12,500 pounds maximum gross weight or less.

Visual flight rules (VFR) means rules governing the procedures for conducting flight under visual conditions according to Federal Aviation Regulations part 91. These rules are usually in effect during good weather conditions with high visibility minimums. Visual runway means a runway intended solely for the operation of aircraft using visual approach procedures with no instrument approach procedure and no instrument designation planned or indicated on a Federal Aviation Administration approved civil or military airport layout plan, or by any other planning document submitted to the Federal Aviation Administration by competent authority.

VOR means a very high frequency omnidirectional range air navigation aid which provides bearing information to aircraft.

(Ord. No. 93-24, § 7(492(B)), 9-15-93; Ord. No. 94-24, § 28, 8-31-94; Ord. No. 00-14, § 5, 6-27-00)

Cross references: Definitions and rules of construction generally, § 1-2.

#### Sec. 34-1004. Flight obstruction surfaces.

In order to carry out the provisions of this subdivision, there are hereby created and established certain surfaces which include all of the land lying beneath the primary, horizontal, conical, approach and transitional surfaces as they apply to a particular airport. Such surfaces are shown on the airport layout plans and the approach and clear zone plans for the Southwest Florida International Airport and Page Field, as well as those surfaces described in the Federal Aviation Administration Terminal Approach Procedures Manual (TERPS) and under Federal Aviation Regulations part 77, on file at Southwest Florida International Airport. These surfaces apply to existing and proposed runway configurations. An area located in more than one of the described surfaces is considered to be only in the surface with the more restrictive height limitations. All height restrictions refer to height above mean sea level (AMSL).

- (1) Publicly owned, public-use county airports. The various surfaces established and defined for any publicly owned and operated, public-use county airport are as follows:
- a. *Primary surface*. The primary surface is an area longitudinally aligned along the runway centerline for each runway, extending 200 feet beyond each end of that runway with the width so specified for each runway for the most precise approach existing or planned for either end of that runway.
- 1. Primary surface widths. The width of each primary surface is as follows:

- i. Precision-instrument runways and nonprecision-instrument runways other than utility with visibility minimums lower than three-fourths of a statute mile: 1,000 feet in width.
- ii. Nonprecision-instrument runways having visibility minimums greater than three-fourths of a statute mile: 500 feet in width.
- iii. Visual runways other than utility: 500 feet in width.
- iv. Utility runways having only visual approaches: 250 feet in width.
- 2. Primary surface height. No structure or obstruction will be permitted within the primary surface that is not part of the landing, maneuvering and taking-off facilities and is of a greater height than the nearest point of the runway centerline.
- b. Horizontal surface. The horizontal surface is an area around each civil airport with an outer boundary, the perimeter of which is constructed by swinging arcs of specified radii from the center of each end of the primary surface of each airport's runways and connecting the adjacent arcs by lines tangent to those arcs. The radius of the arc specified for each end of the runway will have the same arithmetical value, being the higher determined for either end of that runway. When a smaller arc is encompassed by the tangent connecting two adjacent larger arcs, the smaller arc shall be disregarded in the construction of the perimeter of the horizontal surface.
- 1. Horizontal surface arc radius. The radius of each runway arc is as follows:
- i. All runways other than utility having precision- and nonprecision-instrument approaches: 10,000-foot radius.
- ii. Utility runways having visual or nonprecision approaches and other than utility runways having visual approaches: 5,000-foot radius.
- 2. Horizontal surface height. No structure or obstruction will be permitted in the horizontal surface that has a height greater than 150 feet above the airport elevation.
- c. Conical surface. The conical surface is an area extending outward from the periphery of the airport's horizontal surface for a distance of 4,000 feet. No structure or obstruction will be permitted in the conical surface that has a height greater than 150 feet above the airport elevation at the inner boundary (connecting to the horizontal surface) with permitted height increasing at a slope of 20 to 1 (one foot vertically for every 20 feet of horizontal distance) measured outward from the inner boundary to a height 350 feetabove the airport elevation at the outer boundary.
- d. Approach surface. The approach surface is an area longitudinally centered on the extended runway centerline and extending outward from the end of the primary surface. The approach surface is designated for each runway based upon the type of approach available or planned for that runway end.
- 1. Approach surface widths. The inner edge of the approach surface is the same width as the primary surface. The outer width of the approach surface is prescribed for the most precise approach existing or planned for that runway end expanding uniformly outward to a width of:
- i. Precision-instrument runways: 16,000 feet in width.
- ii. Nonprecision-instrument runways: 4,000 feet in width for that end of a nonprecision-instrument runway other than utility, having visibility minimums lower than three-fourths of a statute mile; 3,500 feet in width for that end of a nonprecision-instrument runway other than utility, having visibility minimums greater than three-fourths of a statute mile; and 2,000 feet in width for that end of a nonprecision-instrument utility runway.

- iii. Visual runways: 1,500 feet in width for that end of an other than utility runway with only visual approaches, and 1,250 feet in width for that end of a utility runway with only visual approaches.
- 2. Approach surface lengths. The approach surface extends for a horizontal distance of:
- i. Precision-instrument runways: 50,000 feet in length.
- ii. Nonprecision-instrument runways: 10,000 feet in length for other than utility runways having nonprecision-instrument approaches.
- iii. Visual and utility runways: 5,000 feet in length for utility runways having visual and nonprecision approaches and other than utility runways having visual approaches.
- 3. Approach surface heights. No structure or obstruction will be permitted within approach surfaces having a height greater than the runway end at its inner edge, increasing with horizontal distance outward from the inner edge as follows:
- i. Precision-instrument runways: A slope of 50 to 1 (one foot vertically for every 50 feet horizontally) for the first 10,000 feet, increasing to 40 to 1 (one foot vertically for every 40 feet horizontally) for an additional 40,000 feet.
- ii. Nonprecision-instrument runways: A slope of 34 to 1 (one foot vertically for every 34 feet horizontally) for the designated length for runways having nonprecision-instrument approaches.
- iii. Visual and utility runways: A slope of 20 to 1 (one foot vertically for every 20 feet horizontally) for the designated length for utility runways having visual and nonprecision approaches and other than utility runways having visual approaches.
- e. Transitional surface. The transitional surface is an area extending outward and upward from the sides of each primary surface and approach surface at a slope of 7 to 1 (one foot vertically for every seven feet horizontally) until the height matches the height of the horizontal surface or for a horizontal distance of 5,000 feet for a precision-instrument runway approach surface extending beyond the conical surface.
- f. Terminal instrument procedures (TERPS) departure surfaces. Terminal instrument procedures departure surfaces are areas designated for the instrument departure of aircraft as outlined in Federal Aviation Administration Handbook 8260.3B. The application of the terminal instrument procedures (TERPS) departure surfaces shall be made after application of the surfaces described in subsections (1)a through e of this section, to determine which of the surface's elevations are more constraining. The surface that is most constraining with regard to permitted heights will apply. The terminal instrument procedures (TERPS) departure surface is an area longitudinally centered on the extended runway centerline and extending outward from the departure end of each runway for two nautical miles. The width of the surface is 1,000 feet at the runway end, diverging 15 degrees outward from either side of the runway centerline out to the end of the surface (width at this point is approximately 7,512 feet). The beginning elevation of these surfaces is 35 feet above the runway end with thiselevation increasing at a slope of 40 to 1 (one foot vertically for every 40 feet horizontally) to the end of the surface.
- g. Airport surveillance radar (ASR) surface.
- 1. The airport surveillance radar (ASR) surface extends radially from the airport surveillance radar (ASR) facility located adjacent to the northwestern perimeter of the Southwest Florida International Airport. The beginning elevation of the airport surveillance radar (ASR) conical surface is designated as the ground elevation at the center of the airport surveillance radar (ASR) facility. The airport surveillance radar

- (ASR) surface extends upward and outward from this reference point in all directions at a 125 to 1 slope (one foot vertically for every 125 feet horizontally) until an elevation of 125 feet above mean sea level is reached.
- 2. Due to the fact that the operation of the airport surveillance radar (ASR) facility is electromagnetic in nature, objects not penetrating the 125 to 1 airport surveillance radar (ASR) surface may still have an adverse affect on the safe and efficient operation of the airport surveillance radar (ASR) facility. Therefore, the airport surveillance radar (ASR) obstruction zone is hereby created and is designated as an area that extends from the airport surveillance radar (ASR) facility reference point in all directions to a radius of 5,000 feet. No construction or alteration shall be permitted within this airport surveillance radar (ASR) obstruction zone without prior review and approval by the county port authority.
- h. Heliport primary surface. The area of the heliport primary surface coincides in size and shape with the designated takeoff and landing area of a heliport. This surface is a horizontal plane at the elevation of the established heliport elevation.
- i. Heliport approach surface. The heliport approach surface begins at each end of the heliport primary surface with the same width as the heliport primary surface and extends outward and upward for a horizontal distance of 4,000 feet where its width is 500 feet at a slope of 8 to 1 (one foot vertically for every eight feet horizontally).
- j. Heliport transitional surface. This surface extends outward and upward from the lateral boundaries of the heliport primary surface and from the heliport approach surface at a slope of 2 to 1 (one foot vertically for every two feet horizontally) for a distance of 250 feet measured horizontally from the centerline of the heliport primary and approach surfaces.
- k. Other areas. In addition to the height limitations imposed in subsections (1)a through j of this section, no structure or obstruction will be permitted within the county that would cause a minimum descent altitude (MDA), minimum obstruction clearance altitude (MOCA), minimum vectoring altitude (MVA) or decision height to be raised, or which would impose either the establishment of restrictive minimum climb gradients or nonstandard takeoff minimums. The following limitations apply to height restrictions within the county, in addition to those presented in subsections (1)a through j of this section. Where any two restrictions are in conflict, the more stringent applies.
- 1. Except as otherwise provided in this subdivision, no structure or object of natural growth shall be erected, altered or allowed to grow, or be maintained, to a height which penetrates any flight obstruction surfaces created in this subdivision.
- 2. Except as otherwise provided in this subdivision, no structure or object of natural growth shall be erected, altered or allowed to grow, or be maintained, without prior approval by the county port authority, which is or would be an obstruction to air navigation within the county or of a height greater than any of the following:
- i. A height of 500 feet above ground level at the site of the object.
- ii. A height of 200 feet above ground level or above the established airport elevation, whichever is higher, within three nautical miles of the established reference point of an airport, and which height increases at a slope of 100 to 1 (one foot vertically for every 100 feet horizontally) up to a maximum of 500 feet.

- iii. Any object within the approach segment, the departure area or any missed approach or circling approach area which is determined by the administrative director to be a hazard to the safe and efficient use of airspace around an airport.
- 3. Except as otherwise provided in this subdivision, no structure or object or natural growth shall be erected, altered or allowed to grow, or be maintained, which penetrates any of the imaginary surfaces outlined under Federal Aviation Regulations part 77, Notice of Construction or Alteration, as revised, without prior notification to the Federal Aviation Administration as outlined under the same regulations.
- (2) Other county airports. No structure or obstruction will be permitted within zones specified in the rules of the state department of transportation, chapter 14-60, Airport Licensing and Zoning, that is not part of the landing, maneuvering and taking-off facilities at any county airport, as determined by the county port authority. (Ord. No. 93-24, § 7(492(C)), 9-15-93; Ord. No. 94-24, § 28, 8-31-94)

#### Sec. 34-1005. Land use restrictions and obstruction identification.

- (a) Land use restrictions. Notwithstanding any other provisions of this subdivision, no use may be made of land or water within the county in such a manner as to interfere with the safe operation of an airborne aircraft. The following special requirements shall apply to each permitted use:
- (1) All lights or illumination used in conjunction with streets, parking, signs, or use of land and structures shall be arranged and operated in such a manner that it is not misleading or dangerous to aircraft operating from a county airport or in the vicinity thereof.
- (2) All floodlights and spotlights and any type of pulsating, flashing, rotating or oscillating light intended as an attention-gathering device shall be prohibited if determined to be a possible hazard to air navigation by the county port authority.
- (3) No operations of any type shall produce smoke, dust, visible fumes or vapors, glare or other visual hazards within three statute miles of any usable runway of an airport.
- (4) No operations of any type shall produce electronic interference with navigational signals or radio communication between aircraft, an airport or other types of air traffic controlling facilities.
- (5) Sanitary landfills shall be considered as an incompatible use if located within areas established for the airport through the application of the following criteria:
- a. Landfills located within 10,000 feet of any runway used or planned to be used by turbojet or turboprop aircraft.
- b. Landfills located within 5,000 feet of any runway used only by piston type aircraft. Landfills outside the perimeters described in this subsection, but still within the lateral limits of the surfaces described in this subdivision, will be reviewed on a case-by-case basis.
- (6) Any landfill located so that it places the runways or approach and departure patterns of an airport between bird feeding, water or roosting areas is not permitted.
- (7) Any type of dirigible, balloon or other type of hovering or floating object the height of which exceeds the airspace notification limitations outlined in section 34-1008 shall be reviewed by the county port authority as outlined in the procedures specified in section 34-1008.

- (8) No structure of any height, type or material shall be constructed or altered which could possibly cause interference to any airport surveillance radar system as determined by the Federal Aviation Administration or the county port authority.
- (b) Obstruction marking and lighting.
- (1) Any variance or permit granted which is determined to be a possible obstruction to air navigation as outlined in the provisions of this subdivision shall, as a specific condition, require the owner to mark and light the structure to indicate to aircraft pilots the presence of the obstruction. Such marking and lighting shall conform to the specific standards established by F.S. § 333.07 and Federal Aviation Administration Advisory Circular 70/7460-1, as amended.
- (2) Notwithstanding any other provisions within this subdivision, the owner of any existing nonconforming structure or tree is hereby required to install, operate and maintain thereon such markers and lights as shall be deemed necessary by the administrative director to indicate to the operators of aircraft in the vicinity of the airport the presence of such flight obstructions. Such markers and lights shall be installed, operated and maintained at the expense of the owner.

  (Ord. No. 93-24, § 7(492(D)), 9-15-93)

#### Sec. 34-1006. Airport noise zones.

- (a) *Purpose*. The purpose of this section is to establish standards for land use and for noise compatibility requirements with respect to noise associated with the normal operation of county airports. This section establishes noise zones of differing intensities and land uses in the vicinity of county airports, establishes permitted land uses within the noise zones, and establishes notification and easement procedures to prospective purchasers or developers of real estate within the noise zones.
- (b) Noise zones defined; permitted uses. There are hereby created and established two airport noise zones pertaining to land uses surrounding the Southwest Florida International Airport based upon the DNL contours for airport noise developed in accordance with the Federal Aviation Regulations, Part 150, Noise Compatibility Study for the Southwest Florida International Airport, as adopted by the Board of County Commissioners and on file at the county port authority. The purpose and intent of these noise zones is to define and set forth specific regulations for all properties within the described areas. These noise zones are set forth as overlay zoning districts in that they provide regulations and restrictions in addition to those set forth in the planned development or conventional zoning districts in which the property is located, as defined in this chapter. Except as otherwise provided in this section, no land, body of water or structure may be used or permitted to be used and no structure may be hereafter erected, constructed, moved, reconstructed or structurally altered or maintained in any of these airport noise zones which is designed, arranged or intended to be used or occupied for any purpose other than as defined in the following:
- (1) Airport Lands zone.
- a. Location. Airport Lands zone is the land within the airport boundary as identified in Appendix C.
- b. Restrictions. The Airport Lands zone is restricted to airport-related uses only, including but not limited to those necessary to provide services and convenience goods principally to airline passengers, and those uses generally associated with the airport

operations, including aircraft and aircraft parts manufacturers, air freight terminals, aviation and airline schools, aircraft repair shops, aerial survey offices, aircraft sales, equipment and parts storage, aviation research and testing laboratories, airline cateringservices and governmental facilities.

- (2) Noise sensitive zone.
- a. Location. The noise sensitive zone consists of that area of land located between the Airport Lands boundary and the 2020 Composite 60 DNL contour line as determined in the adopted 2005 FAR Part 150 Study for Southwest Florida International Airport and identified in Appendix C.
- b. Restrictions. This zone allows any use permitted by this chapter, provided that no residential living units, places of worship, libraries, schools, hospitals, correctional institutions or nursing homes are permitted. However, residential units, including mobile homes, that are lawfully existing as of June 27, 2000 will be treated as legally permitted uses and not as nonconforming uses. Lawfully existing mobile or manufactured homes may be replaced with new mobile or manufactured homes or conventional single-family construction and existing conventional single-family homes may be replaced with new conventional homes so long as such replacement would be otherwise allowed by this Code. However, an existing conventional home may not be replaced with a new mobile or manufactured home. One conventional single-family home is permitted on each lot in a plat properly recorded before June 27, 2000 if such use would have been permitted on the lot prior to June 27, 2000.

(Ord. No. 93-24, § 7(492(E)), 9-15-93; Ord. No. 94-24, § 28, 8-31-94; Ord. No. 96-25, § 2, 12-18-96; Ord. No. 00-14, § 5, 6-27-00; Ord. No. 01-03, § 5, 2-27-01; Ord. No. 01-18, § 5, 11-13-01; Ord. No. 05-15, § 1, 8-23-05)

#### Sec. 34-1007. Nonconforming uses.

Except as prescribed in section 34-1005(b), pertaining to obstruction marking and lighting, the requirements prescribed by this subdivision shall not be construed to necessitate the removal, lowering or alteration of any existing structure not conforming to the requirements set forth in this subdivision; nor shall it be construed to require the sound conditioning or other changes or alteration of any existing structure not conforming to the requirements as of September 1, 1989, or otherwise interfere with the continuance of any existing nonconforming use. Nothing contained in this subdivision shall require any change in construction or alteration which was begun prior to September 1, 1989, and is diligently pursued and completed within two years thereof. The cost of removing or lowering any tree or object of natural growth not conforming to the requirements of this section shall be borne by the owner of the nonconforming tree. (Ord. No. 93-24, § 7(492(F)), 9-15-93)

#### Sec. 34-1008. Permit for tall structures.

(a) It shall be the duty of the director to administer and enforce the requirements prescribed in this subdivision within the territorial limits over which the county has jurisdiction through the permitting process. The director shall implement airspace notification procedures through the use of the county airspace notification map, as developed by the county port authority, to assist the department in determining when a proposed structure or object would require a tall structures permit. This airspace

notification map shall be reviewed annually with the county port authority's attorney and executive director, or their designees, to ensure currency. The various surfaces displayed on the county airspace notification map are defined as follows. The penetration of the imaginary surfaces outlined in this section shall require review by the county port authority under the provisions provided in this section.

- (1) Publicly owned, public-use county airports. Any construction or alteration of a greater height than an imaginary surface extending outward and upward from any point of any publicly owned, public-use county airport at a slope of 125 to 1 (one foot vertically for every 125 feet horizontally) for a distance up to a height of 125 feet above mean sea level.
- (2) Other county airports. Any construction or alteration of a greater height than an imaginary surface extending outward and upward from any point of any privately owned or private-use county airport at a slope of 50 to 1 (one foot vertically for every 50 feet horizontally) for a distance up to a height of 125 feet above mean sea level.
- (3) Heliports. Any construction or alteration of a greater height than an imaginary surface extending outward and upward from any point of any public or private statelicensed county heliport at a slope of 25 to 1 (one foot vertically for every 25 feet horizontally) for a distance up to a height of 125 feet above mean sea level.
- (4) Airport surveillance radar notification areas. Any construction or alteration within 5,000 feet of any airport surveillance radar facility, and any construction or alteration of a greater height than an imaginary surface extending outward and upward from the reference point of any airport surveillance radar facility at a slope of 125 to 1 (one foot vertically for every 125 feet horizontally) for a distance up to a height of 125 feet above mean sea level.
- (5) Other areas. Any construction or alteration of a greater height than 125 feet above mean sea level.
- (b) If the director determines, for any proposed construction, including adding height to any existing structures, and for all alterations, repairs or additions that will change the use of the structure, or for erecting, altering or repairing any object of natural growth, that the height of the proposed structure or object exceeds the height limitations outlined on the county airspace notification map as determined by the director, then the applicant is required to obtain a tall structures permit prior to the issuance of any further development orders or permits.
- (c) Applications for a tall structures permit shall include the height and location of derricks, draglines, cranes and other boom-equipped machinery, if such machinery is to be used during construction.
- (d) Applicants intending to use derricks, draglines, cranes and other boom-equipped machinery for such construction, reconstruction or alteration as is consistent with the provisions of this subdivision shall, when the machine operating height exceeds the height limitations imposed by this subdivision, require a tall structures permit. Upon obtaining this permit through the procedures outlined in this section, the applicant shall mark, or mark and light, the machine to reflect conformity with the Federal Aviation Administration's or the county port authority's standards for marking and lighting obstructions, whichever is more restrictive, and shall be required in such cases to inform the county port authority, through this tall structures permit process, of the location,

height and time of operation for such construction equipment use prior to the issuance of any construction permit to the applicant.

- (e) The permitting procedures for a tall structures permit are outlined as follows. If a tall structures permit application is deemed necessary by the director, as determined through the use of the county airspace notification map, the following procedures shall apply:
- (1) The department shall give a written notice to the applicant that a tall structures permit is required and that no further permits or development orders can be issued until a tall structures permit is obtained.
- (2) The applicant shall then submit a completed tall structures permit application to the Lee County Port Authority, 16000 Chamberlin Parkway, Ft. Myers, Florida 33913. The county port authority shall review the application, and the following procedures will apply:
- a. If the county port authority determines that the proposed construction or alteration represented in the application does not violate the provisions of Federal Aviation Regulations, part 77, or the provisions of this subdivision or any other application of federal or state rules and regulations or does not adversely affect the airspace surrounding any county airport, the port authority shall indicate such determination on the tall structures permit application. The signed tall structures permit application will then be returned to the applicant. The applicant shall present the tall structures permit application to the administrative director in order that a tall structures permit may be issued. If the signed tall structures permit application is accompanied with stipulations of compliance as determined by the county port authority, it is the responsibility of the administrative director to ensure that these stipulations are adequately addressed prior to the issuance of a tall structures permit.
- b. If the county port authority determines that the proposed construction or alteration violates the notification criteria of Federal Aviation Regulations, part 77, or otherwise violates any provisions of this subdivision or any other applicable federal or state rules or regulations, the county port authority will notify the applicant in writing that the proposed construction or alteration may adversely affect the airspace surrounding county airports and require that a notice of proposed construction or alteration be filed with the Federal Aviation Administration for review through the submittal of Federal Aviation Administration Form 7460-1 as required by Federal Aviation Regulations, part 77. The county port authority shall suspend the tall structures permit application process until Federal Aviation Administration findings of aeronautical effect are received and reviewed.
- c. It is the responsibility of the applicant to forward the Federal Aviation Administration's findings of aeronautical effect, along with a copy of the completed original Federal Aviation Administration Form 7460-1, to the county port authority in order to continue the tall structures permit process.
- d. The tall structures permit application shall not be issued if the proposed construction or alteration is found to violate the provisions of this subdivision or any other applicable federal or state rules or regulations. No tall structures permit will be issued if all Federal Aviation Administration and county port authority comments are not addressed to the satisfaction of the county port authority. The applicant shall be forwarded a written notice if the tall structures permit is denied, from the county port authority. This written notice

shall specify the reason for objections and suggestions for compliance under this subdivision and all other applicable federal or state rules and regulations.

- e. After reviewing the Federal Aviation Administration's comments pertaining to the Federal Aviation Administration Form 7460-1, if the county port authority determines that the proposed construction or alteration does not adversely affect any other requirements pertaining to county airports, the port authority shall return to the applicant the signed tall structures permit application. The applicant shall present a copy of the tall structures permit application, along with all port authority comments and stipulations, to the director in order that a tall structures permit may be issued. If the signed tall structures permit application is accompanied with stipulations of compliance, it is the responsibility of the director to ensure that these stipulations are adequately addressed prior to the issuance of a tall structures permit.
- (f) If the director determines that all procedures and application approvals are in compliance with the provisions outlined in this section, then a tall structures permit will be issued to the applicant.
- (g) No tall structures permit shall be issued prior to obtaining a determination of acceptability and compliance from the county port authority.
- (h) Temporary or conditional tall structures permits pending completion of the Federal Aviation Administration's or the county port authority's review shall not be issued. (Ord. No. 93-24, § 7(492(G)), 9-15-93)

#### LEE COUNTY TALL STRUCTURES REVIEW APPLICATION

To:	: Planning & Environmental Compliand Lee County Port Authority	ce Dept. Date:	
Pro	oject:		
	e undersigned Owner/Lessee hereby reque Lee County Land Development Code, Zo		
1.	Location:STRAP Number:		
	IMPORTANT: A USGS 7.5 Quadrangle project must be attached (USGS 7.5 Quadrangle County Mapping office), unless exact La	adrangle Maps may be obtain	ned from the Lee
	North Latitude- Degree West Longitude- Degree	Minutes Minutes	Seconds Seconds
2.	Proposed Tall Structures		
	A. TEMPORARY CRANE:  Height AGL Date(s)  Hours of Use **  **Must coordinate with Lee County P		the force of the second state of the second st
	B. PERMANENT STRUCTURE:		
	Type Construction		
	Construction Materials		
	Dimensions- at Base:	at Top:	
	Height Above Ground Level	Elevation of site	
3.	Property Owner: Name	Applicant: Name	
	Address	Address	
	Phone		
	Fay	Fay	

IF PERMIT SEEKER IS NOT LANDOWNER, attach a copy of the authorization to construct or lease on the land involved.

4.	Construction Diagram: Attach hereto a scale drawing showing the size and dimensions of the proposed construction. If cranes are to be used during the project, include the maximum crane height used during construction, dates and hours of operation, and shade in their envelope of maneuverability.		
5.	Special considerations, if any:		
	o solemnly swear (or affirm) that the statements and information contained herein and on required supporting documents are true and correct.		
Da	te: Applicant Signature:		
	Print Applicant Name:		
ap Co	ease forward this application, and direct any questions regarding the completion of this plication, to Herman Lawrence, Jr., Lee County Port Authority, Planning and Environmental ampliance Department, Southwest Florida International Airport, 11000 Terminal Access and, Suite 8671, Fort Myers, FL 33913, FAX (239) 590-4688/Telephone: (239) 590-4624.		
	BELOW COMPLETED BY LEE COUNTY PORT AUTHORITY		
Da	the proposed construction. If cranes are to be used during the project, include the maximum crane height used during construction, dates and hours of operation, and shade in their envelope of maneuverability.  Special considerations, if any:  Description of solemnly swear (or affirm) that the statements and information contained herein and on required supporting documents are true and correct.  The print Applicant Signature:  Print Applicant Name:  Print Applicant Name:  Print Application, and direct any questions regarding the completion of this plication, to Herman Lawrence, Jr., Lee County Port Authority, Planning and Environmental impliance Department, Southwest Florida International Airport, 11000 Terminal Access and, Suite 8671, Fort Myers, FL 33913, FAX (239) 590-4688/Telephone: (239) 590-4624.		
Pr	oject:		
ST	RAP #:		
Th	e Lee County Port Authority has reviewed the above project and determined that the		
s. 5040.	of the Lee County Land Development Code. This approval is conditional based on the		
_	Disapproved for a Tall Structures Permit based on the following:		
בו	ATE		
21	LEE COUNTY PORT AUTHORITY REPRESENTATIVE		

## Mike Scott Sheriff



State of Florida County of Lee

Mr. Fred Drovdlic Quattrone & Associates, Inc... 11000 Metro Parkway, Suite 30 Fort Myers, FL. 33912

October 3, 2006

Dear Mr. Drovdlic:

The Sheriff's Office has reviewed your letter dated September 21, 2006 outlining your intention to request Lee County to consider a comprehensive plan amendment for the area of Three Oaks Parkway North. According to my staff, the amendment, if approved, will allow the construction of a 1,344,000 square foot business park consisting of industrial, research and development, retail and commercial office space to be situated on 169.2 acres. I further understand that the project has a tentative commencement date of sometime in the year 2009.

If the proposed development follows that which you have discussed with my staff then the Sheriff's Office has no objection to this project and I am confident that we will be able to provide an adequate "core" level of law enforcement services to the area. As is our policy, we evaluate from year to year the demand for law enforcement services based on a formula derived from our calls for service, size of the service population and optimal response times. As this project builds out we will factor its impact into our annual manpower review and make adjustments accordingly.

We look forward to further discussions on this matter as the development progresses. Please let us know if there are any significant changes in the projected density of the project.

Sincerely

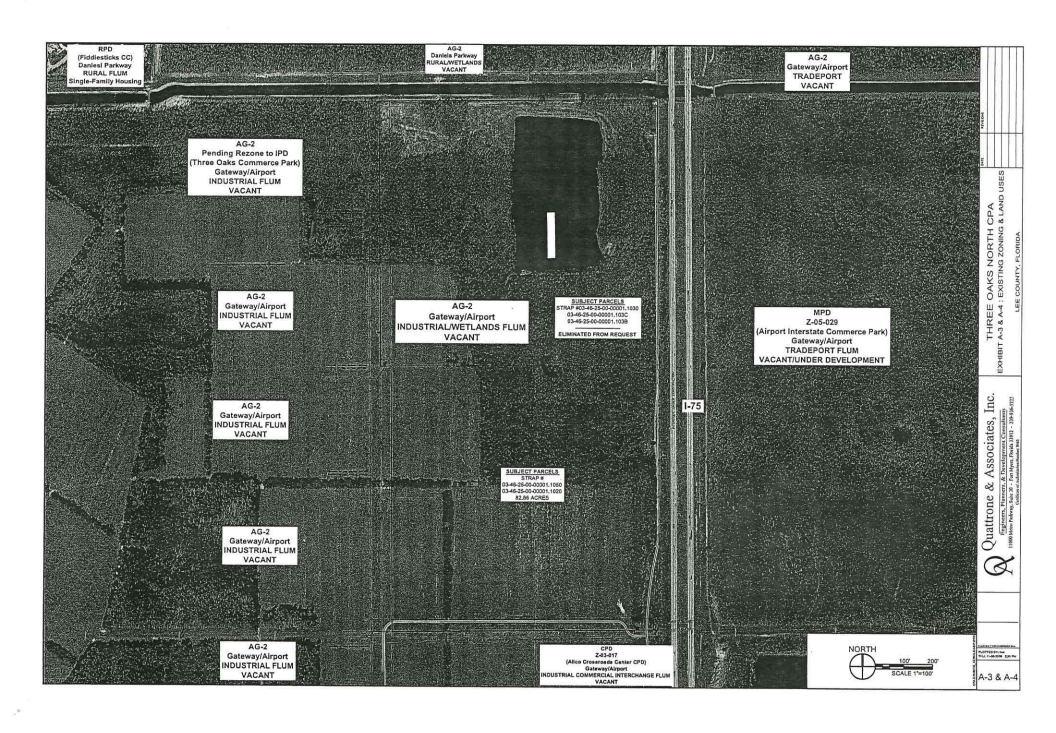
Mike Scott

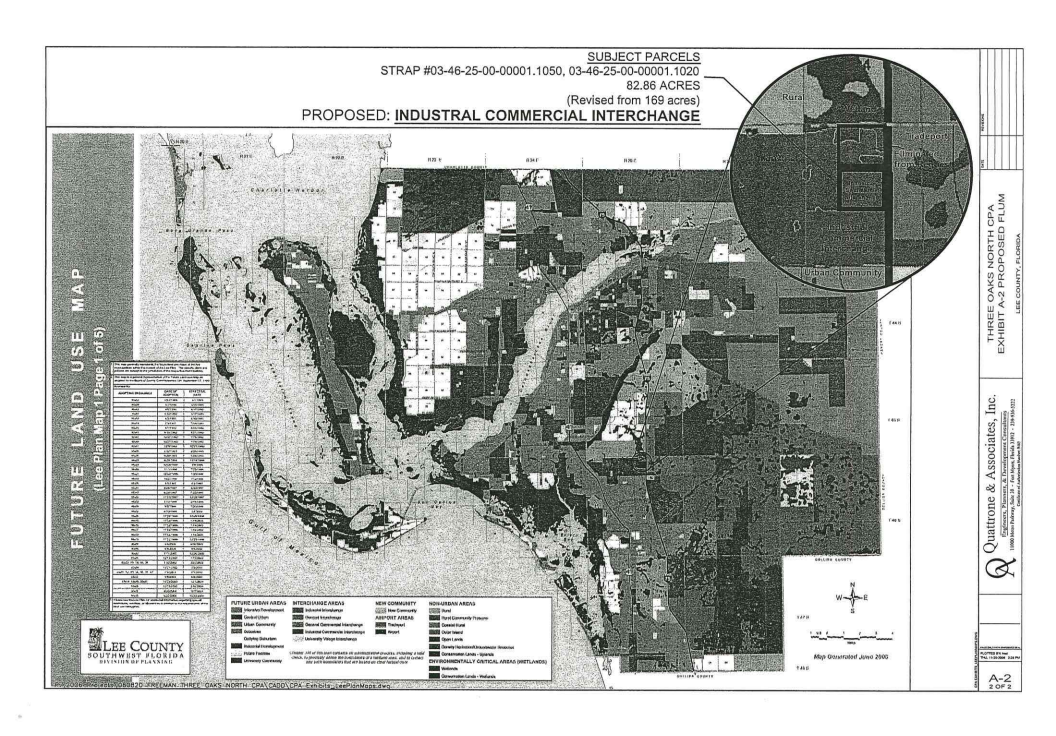
Sheriff, Lee County Florida

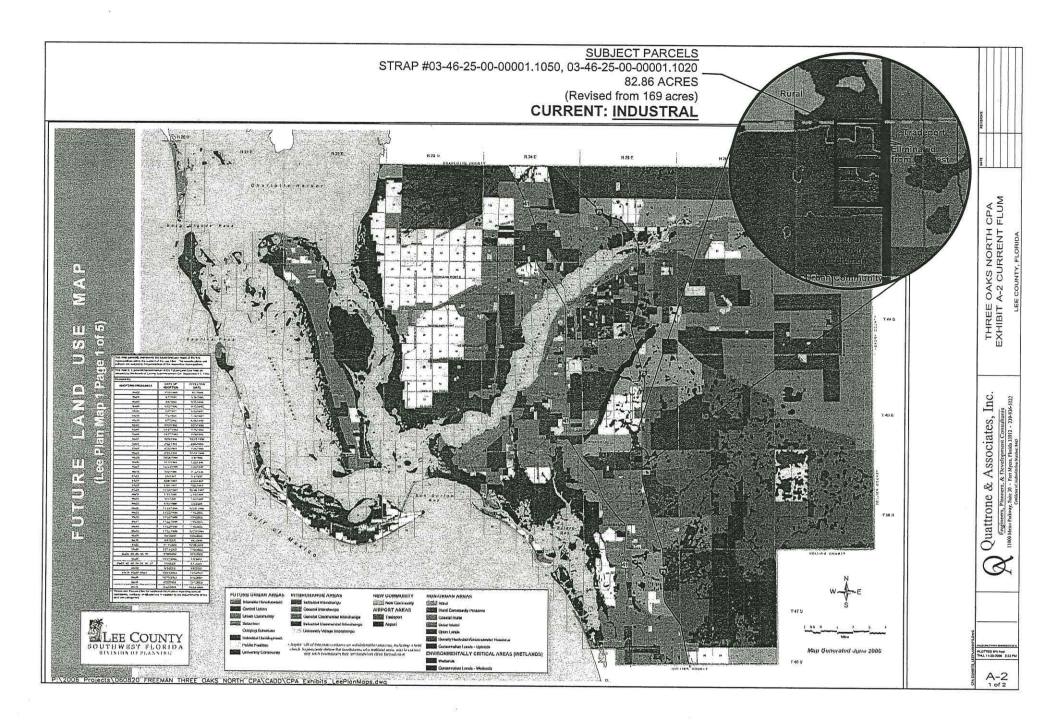


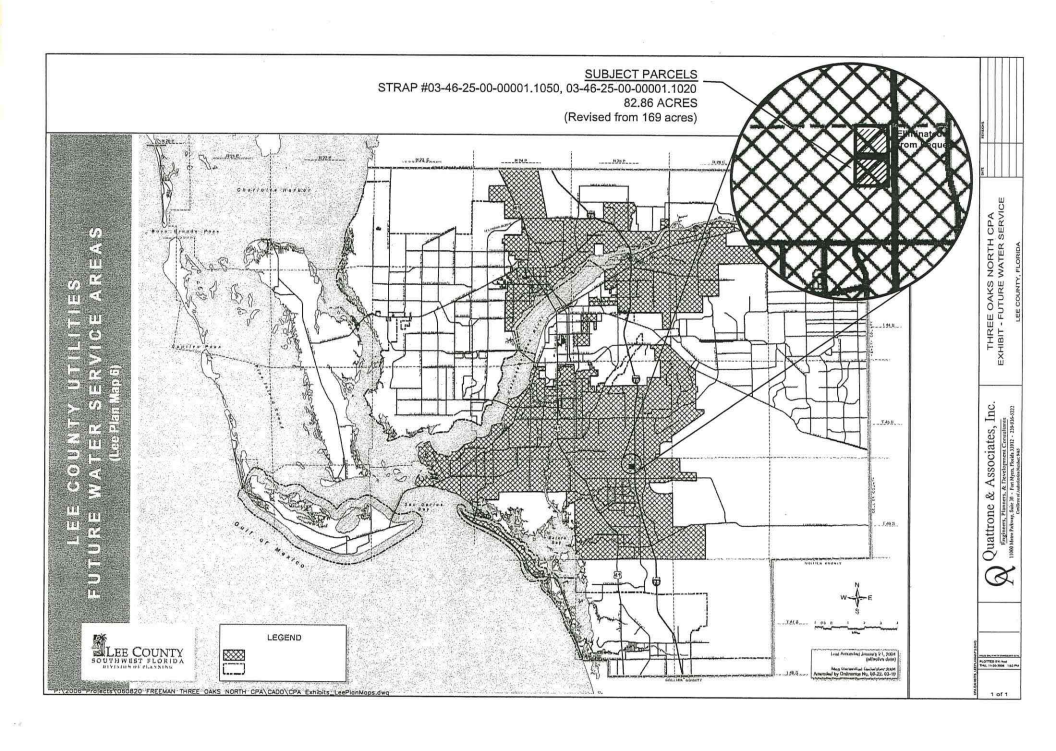
### **MAPS**

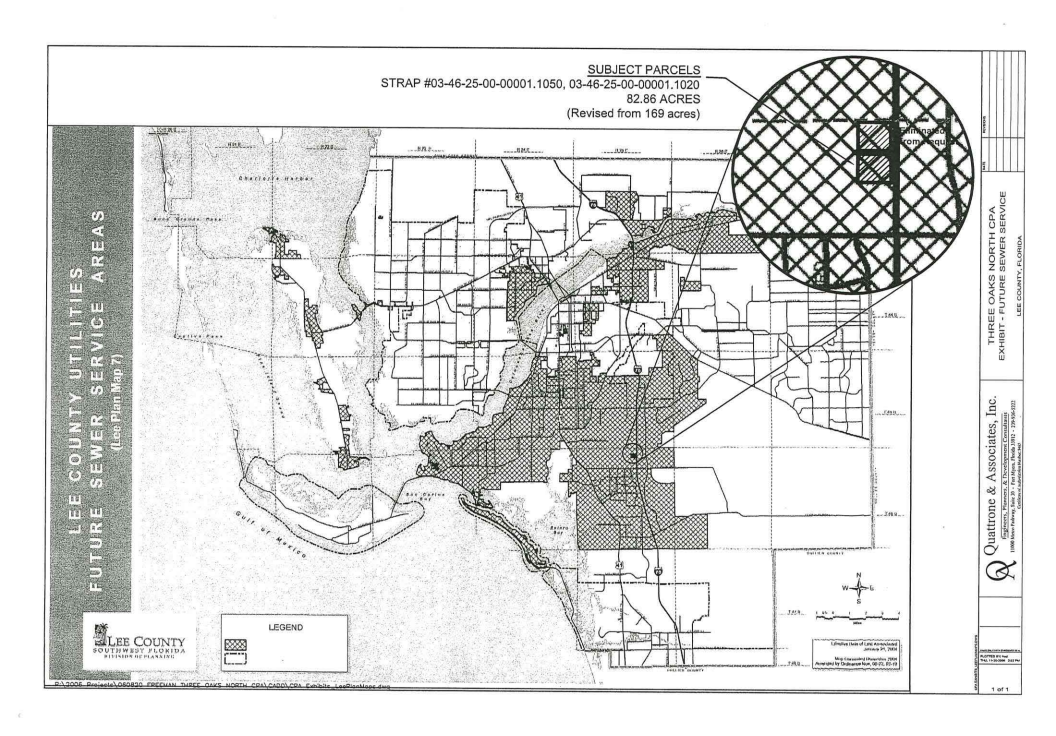


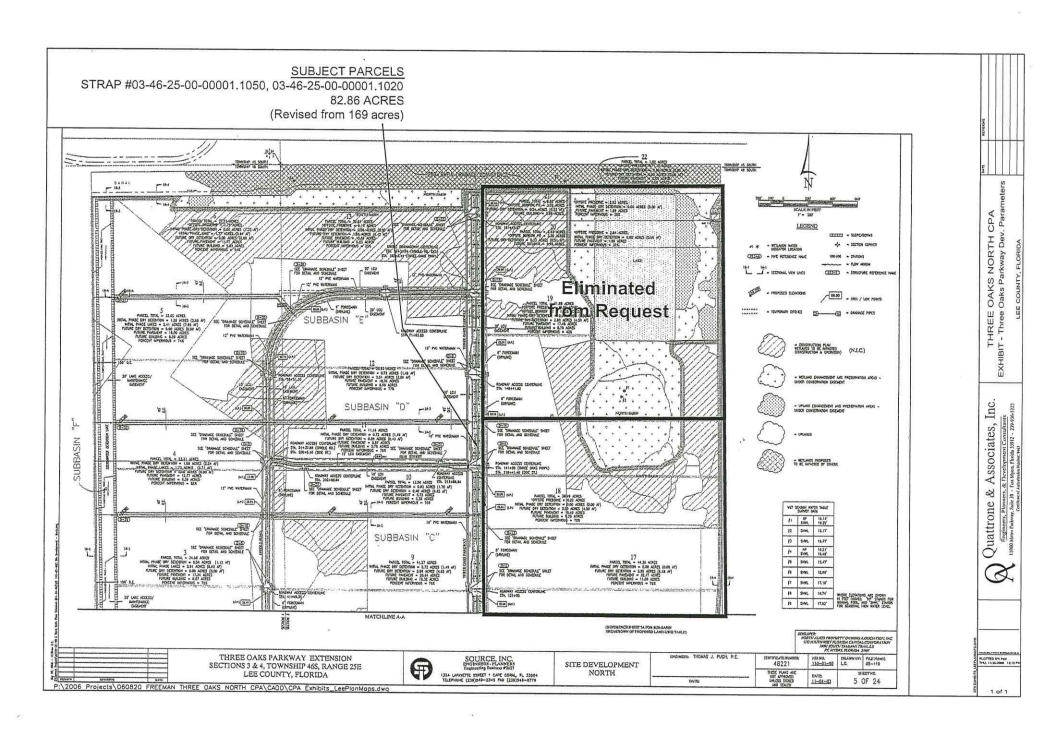


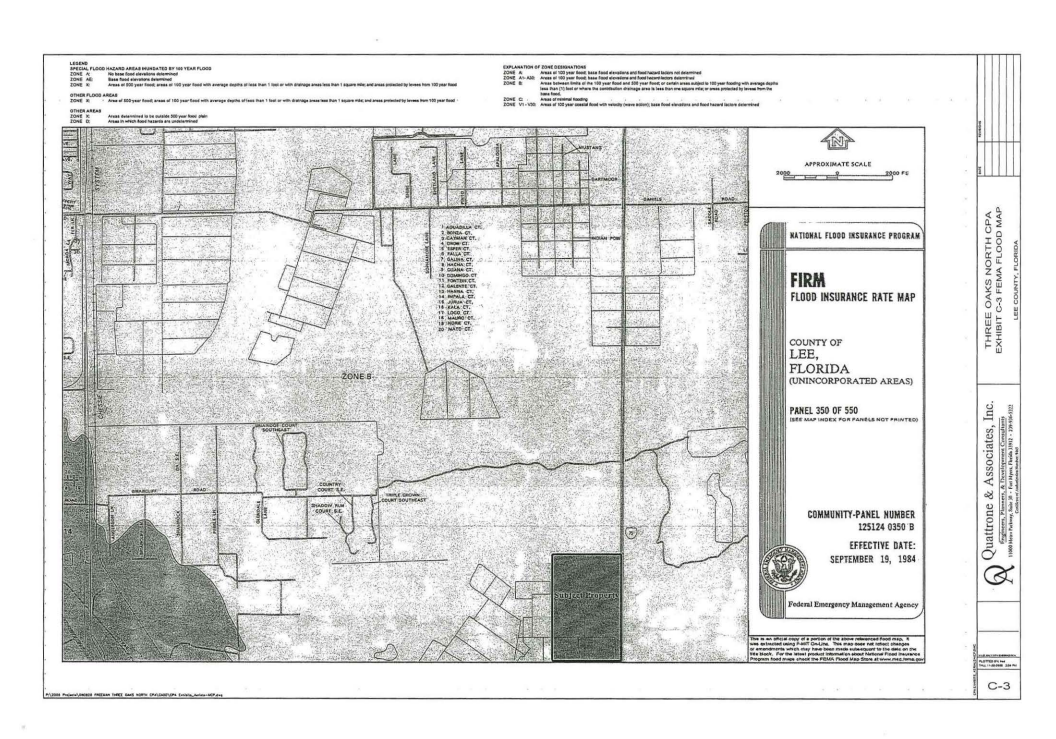


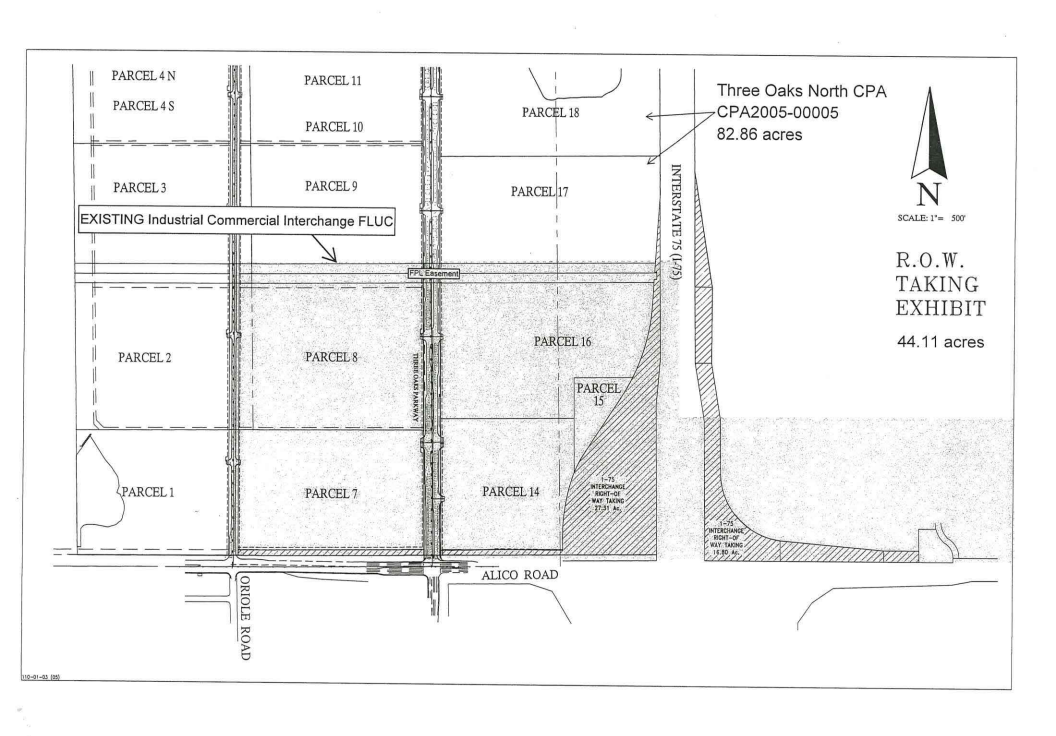












### THREE OAKS NORTH CPA CPA2005-00005

- ORC RESPONSE -

APPLICATION FOR A
LARGE-SCALE COMPREHENSIVE
PLAN AMENDMENT

LEE COUNTY, FLORIDA





#### Engineers, Planners & Development Consultants

11000 Metro Parkway, Suite 30 • Fort Myers, Florida 33966 Tel: (239) 936-5222 • Fax: (239) 936-7228

March 29, 2007

Mr. Rick Burris, Principle Planner
Planning Division
Lee County Department of Community Development
1500 Monroe Street
Fort Myers, Florida 33901

S: RESUBMITTAL IN REPONSE TO ORC REPORT PROJECT: CPA2005-00005
THREE OAKS NORTH CPA

Dear Rick,

Attached, please find 35 copies of the response to the ORC Report issued March 2, 2007.

If you have any questions or need additional information, please call me at this office. I, of course, would be happy to meet with you and staff as necessary.

Sincerely,

Quattrone & Associates, Inc.

Fred Drovdlic, AICP Planning Director

Attachments

## DEPARTMENT OF COMMUNITY AFFAIRS Objections, Recommendations and Comments Report For Lee County's Comprehensive Plan Amendment 07-1ER

#### A. Future Land Use Map Changes:

Al: CPA 2005-05; Three Oaks North:

This is a request to change the land use designation on an 82.86-acre site from Industrial Development to Industrial Commercial Interchange. The Department raises the following issues with the proposed land use change:

1) Traffic Impact: The proposed amendment is not supported by data and analysis of the impact of the amendment on transportation facilities and a demonstration that transportation facilities are available or planned to be available within the *next five years* to accommodate the impact of the amendment. No analysis is included that assesses the impact of the amendment within the short range planning timeframe of five years to identify the existing and future road capacity that can accommodate the maximum amount of development allowed by the proposed Future Land Use Map category. In addition, according to the County's staff report, Alico Road, one of the roadways to be impacted, is projected to fail by 2030 with or without the amendment. Furthermore, according to the Florida Department of Transportation (FDOT), the proposed amendment could create potentially 20,000 additional trips which will worsen the traffic situation at the intersection of Alico Road and 1-75 that is currently operating at a level of service "F". Thus, this amendment is inconsistent with the requirements of state law which requires comprehensive plans be coordinated with the availability of public facilities.

[Chapter 163.3177(2), (6)(a) & (b), & (S), Florida Statutes (F.S.); 9J-5.006(3)(b)I., (3)(c)3., and 9J-5.019(3)(d), (0, & (h), Florida Administrative Code (F.A.C.)]

Recommendation: Provide data and analysis that shows the impact of the maximum development allowed by the proposed land use change on transportation facilities within the study area at the adopted level of service standards and also demonstrating that roadway capacity exist or is planned to accommodate the impact of the amendment within the next five years. The analysis should show the existing condition of the roadways with and without the amendment and the condition during the short term planning timeframe of five years with and without the amendment. If the analysis shows that there is no capacity on the impacting roadways to accommodate the amendment, the County should include improvements in a financially feasible Five-Year Schedule of Capital Improvements to provide the needed capacity. If the improvement will be paid for by a developer, the schedule of capital improvements should be accompanied by an executed agreement between the County and the developer to demonstrate the financial feasibility of the schedule.

#### **RESPONSE**

The maximum development allowed under the proposed land use change from Industrial to Industrial Commercial Interchange, as estimated by FDOT in the February 1, 2007 memo issued by Mike Daniel and included in the ORC Report, is 783,380 square feet of commercial (TABLE 1). The actual build-out (proposed) numbers will be 160,000 square feet of retail, 225,000 office, and 399,000 industrial/warehouse. Nevertheless, using FDOT numbers based on 100% commercial development, the total number of daily trips generated by the potential 783,380 square feet of commercial development is estimated to be 25,883 and 2,346 p.m. peak hour trips. The net increase in trips over the existing ability to develop industrially is estimated to be 19,815 daily trips and 1,328 p.m. peak hour trips.

		TA	ABLE 1				
Scenario	Max Allowable ITE La Intensity Use C		ITE Description	Allowed Development (Square Feet)	Daily Trips	PM Peak Trips	
ADOPTED IND	10,000 SF/AC based on 82.6	110	General Light Industrial	826,000	6,068	1,018	
REQUESTED ICU	gross acres	820	Shopping Center	783,380	25,883	2,346	
	+19,815	+1,328					

It should be noted that the FDOT trip estimate for the ADOPTED SCENARIO under the Industrial Land Use category should be higher (TABLE 2). Today, as permitted in the Lee County Comprehensive Plan, the property could develop up to 30,000 square feet of retail and a minimum of a 1 to 10 ratio of industrial to office or nearly 80,000 square feet, all of which were not taken into account in the adopted scenario, an 18% difference in trips.

		TA	ABLE 2			
Scenario	Max Allowable Intensity	ITE Land Use Code	ITE Description	Allowed Development (Square Feet)	Daily Trips	PM Peak Trips
ADOPTED IND	10,000 SF/AC based on 82.6	110	General Light Industrial	6,068	1,018	
ADOPTED IND (ADJUSTED FOR	gross acres	110	General Light Industrial	716,000	2,879	702
PERMITTED USES)	Section Control Control	710	General Office Building	80,000	2,491	119
		820 Shopping Center		30,000	9,218	113
		TOTAL WITH	ADJUSTMENTS	826,000	7,160	934
			TOTA	L DIFFERENCE	+1,092	-84

Regardless, in order to reduce the potential volume of trips we are offering to Lee County Planning Staff, to include as an addendum to the Land Use Category Amendment.

stipulations limiting the types and intensity of potential development as follows (TABLE 3):

		TA	ABLE 3			
Scenario	Max Allowable Intensity	Daily Trips	PM Peak Trips			
ADOPTED IND	10,000 SF/AC based on 82.6	110	General Light Industrial	826,000	6,068	1,018
REQUESTED ICU WITH INTESITY	gross acres	110	General Light Industrial	399,000	2,781	391
AND USE RESTRICTIONS		710	General Office Building	225,000	2,477	335
		820	Shopping Center	160,000	6,870	600
	TO	OTAL UNDER	RESTRICTIONS	784,000	12,128	1,326
				DIFFERENCE	+6,060	+308
REDUCTION IN	N TRIPS FROM U	NRESTRICT	ED ICU LAND U	JSE (TABLE 1)	-13,755	-1,020

The restrictions would accomplish limiting the potential office and retail for the project while maintaining the majority of the project as industrial uses that are currently available.

The restrictions reduce potential trips from a total of 25,883 daily and 2,346 p.m. peak hour trips to 12,128 daily and 1,326 p.m. peak hour trips – <u>a trip reduction of 13,755 daily trips and 1,020 peak hour p.m. trips, equal to -53.1% from the impact of unrestricted Industrial Commercial Interchange.</u>

#### **FIVE YEAR IMPROVEMENTS**

In consideration is the five year roadway project horizon offering several improvements making the project impact acceptable (all levels of service are according to the Lee County 2006/2007 Concurrency Report).

- The Three Oaks North (see attached Capital Improvements Program 2006-2011 for Lee County DOT) project is a four lane roadway from the project site north to a 6lane arterial and south to another 6-lane arterial (Alico Road). Three Oaks North is to operate at a level of service "A" or "B" with the project.
- 2. The intersection of Alico Road and I-75 (east of project) is being improved. Construction on the Alico Road/I-75 interchange is within 1 year of completion (see attached FDOT work program). Currently Alico operates at level of service "B" east and west of Three Oaks Parkway.
- 3. The 6-laning of I-75 (east of project) has been announced to begin construction within 2 months and will be completed within the five-year timeframe (see attached FDOT work program). Currently I-75 is at level of service "F" as a four lane and should move to LSO "C" or "D" after the six lane is complete.
- 4. The intersection of US 41 and Alico Road (west of project) is underway and should be complete within 9-12 months. US 41 immediately north and south of this intersection is operating at LOS "B".

#### BEST-CASE SCENERIO CONSTRUCTION SCHEDULE

The parcels within the subject property are currently vacant. The comprehensive plan amendment will take until mid 2007 to reach a decision. If the amendment were to be approved the rezoning would begin. The rezoning process takes at least 12 months placing the zoning completion date in mid 2008. At that time a development order may be filed. Concurrently private development must fund the Three Oaks North to the project entrance since the County plans for the project are on the edge of the five-year horizon. If the road construction and development order process go well a development order approval may be reached by mid 2009. At that time a building permit will be acquired and ground may break mid to late 2009. Assuming a year construction time from grading, utilities to going vertical an actual building could be ready for occupancy early 2011.

#### CONCLUSION

In the five year timeframe the access road (Three Oaks North), the I-75/Alico Road interchange, I-75 capacity, and the intersection at US 41 will all be improved. Trip demand for this project has been reduced by almost 50% through staff limitations to amendment. Alico Road is slated to fail in 2030 with or without the project, but in the five year time frame to remain above failing and is currently LOS "B". Alico Road will need relief regardless of this project. Lee County DOT is exploring the Alico Expressway as a solution. The Alico Expressway is on the 2030 needs program.

At the time of this response Lee County DOT was in the process of revising there traffic model based on the restricted land use category. It is there full intent to issue a revised memo based on the new limited demand but there was not sufficient time prior to the response deadline.

2) Water and Sewer Facility Analysis: With respect to water and sewer according to information provided the amendment will create a demand for water and sewer of 110,088 GPD. No analysis is provided to identify the demand individually, for water and sewer, based on the adopted level of service standards and the maximum development allowed by the proposed designation, and taking into account the existing and committed demands, as well as the existing capacity in order to identify any surplus or deficit that exists. [Chapter 163.3 177(6)(a) & (c), & (8), F.S.; 9J-5.006(3)(b)I., (3)(c)3., Rules 9J-5.011(I)(f); F.A.C.]

Recommendation: Revise the supporting data and analysis for this amendment to analyze the impact of this amendment on water and sewer facilities capacity and delivery system in order to address the issues raised above. The analysis should show the current demand, committed demand, and the demand due to this amendment based on the City's adopted level of service standards, and indicating the surplus or deficit that exist in the system. If the analysis shows a deficit, include in the Capital Improvements Element, a schedule of improvements that is financially feasible which will enable the facilities to be available to serve the needs of this amendment.

3) Potable Water Supply Sources: The potable water information provided does not address the availability and adequacy of water at the sources to meet the demand of this

amendment plus the existing and committed demands. This is not consistent with State law which requires each local government to address in their comprehensive plan the water supply sources necessary to meet and achieve the projected water use demand for the established planning period.

[Chapter 163.3 167(13), F.S., and Rule 9J-5.013(I)(c), F.A.C.]

**Recommendation:** Revise the analysis to identify the potable water source or sources that will be relied upon for this amendment and demonstrate the adequacy of water at that source to meet the projected demand. The analysis should take into account the existing demand, the committed demand, and the demand due to this amendment, and demonstrate that adequate water is available at the identified source or planned to be available to meet the need created by this amendment. This information is necessary in order to demonstrate consistency with the above cited provisions of the law.

#### RESPONSE

The amendment to an unrestricted Industrial Commercial Interchange created a demand for 110,088 GPD as a 100% shopping center. The amendment is to limit the potential retail and commercial office uses to reduce demand on water and sewer facilities, as well as reduce the burden on the road network. The limitations reduce the demand by 46,088 GPD, or 42%. As stated in a previous memo from Lee County Utilities capacity currently exists for this project and is available on a first-come-first-serve basis. Service to this project depends on developer financed infrastructure which led to the inability of LCU to issue a standard availability letter. Attached are development parameter engineering plans for infrastructure from the Three Oaks North development plan. The attachment shows plans for a 16" water main and 8" force main adjacent to the subject property.

A letter of availability was produced by Lee County Utilities on April 3, 2007 and is attached. The letter states that Potable Water and Sewer capacity are available for this project.



#### BOARD OF COUNTY COMMISSIONERS

Writer's Direct Dial Number: (239) 479-8525

Bob Janes District One

April 3, 2007

A. Brian Bigelow District Two Fred Drovdlic

Rey Judeh District Three Quattrone & Associates, Inc. 11000-30 Metro Parkway Fort Myers, FI 33966

Tammy Hall District Four

DF.

POTABLE Water and Wastewater AVAILABILITY

Tatiffa and a second second

Frank Mann District Five Three Oaks North CPA

Donald D. Stilwell County Manager STRAP#: 03-46-25-00-00001.1020

David M. Owen County Attorney Dear Mr. Drovdlic:

Olana M. Parker County Hearing Exeminer Potable water lines and wastewater lines are in operation in the vicinity of the proposed project mentioned above. However, in order to provide service to the subject parcels, developer funded system enhancements such as line extensions may be required.

Your firm has indicated that this project will consist of 3 commercial units with an estimated flow demand of approximately 64,000 gallons per day. Lee County Utilities presently has sufficient capacity to provide potable water and sanitary sewer service as estimated above.

Prior to beginning design work on this project, a meeting should be scheduled with Thom Osterhout to determine the best point of connection and discuss requirements for construction.

Availability of potable water and sanitary sewer service is contingent upon final acceptance of the infrastructure to be constructed by the developer. Upon completion and final acceptance of this project, potable water service will be provided through our Corkscrew Water Treatment Plant.

Sanitary sewer service will be provided by Three Oaks Wastewater Treatment Plant. The Lee County Utilities' Operations Manual requires the project engineer to perform hydraulic computations to determine what impact this project will have on our existing system.

This letter should not be construed as a commitment to serve, but only as to the availability of service. Lee County Utilities will commit to serve only upon receipt of all appropriate connection fees, a signed request for service and/or an executed service agreement, and the approval of all State and local regulatory agencies.

Further, This Letter Of Availability Of Water and Wastewater Service Is To Be Utilized For Development Review For This Project Only. Individual Letters Of Availability Will Be Required For The Purpose Of Obtaining Building Permits.

Sincerely,

LEE COUNTY UTILITIES

Melissa Bibeau Engineering Tech., I

UTILITIES ENGINEERING

VIA FACSIMILE

DO-THREE OAKS NORTH CPA



Summary of Multi-Use Trip Generation Average Weekday Driveway Volumes April 03, 2007

Land Use	Size	24 Hour Two-Way Volume	AM Pk Enter		PM Pk Enter	Hour Exit
Shopping Center160.	000 T.G.L.A.	6870	101	64	288	312
General Office Buil		2477	306	43	56	279
General Light Indus		2781	323	44	48	343
Total		12128	730	151	392	934

Note: A zero indicates no data available.

TRIP GENERATION BY MICROTRANS

Summary of Multi-Use Trip Generation Saturday and Sunday Driveway Volumes April 03, 2007

		Sa	aturday	Y	Sunday			
		24 Hr 2-Way		Hour	24 Hr 2-Way		Hour	
Land Use	Size	-		Exit	-1	Enter	Exit	
Shopping Center160.000 T.G General Office Building	G.L.A.	7995	413	382	4038	245	254	
225.000 Th. General Light Industrial	Gr.Sq.Ft.	533	50	43	221	18	14	
399.000 Th.	Gr.Sq.Ft.	527	28	28	271	20	20	
Total		9055	491	453	4530	283	288	

Note: A zero indicates no data available.

TRIP GENERATION BY MICROTRANS

### LEE COUNTY CONCURRENY REPORT





## Concurrency Report

# **Inventory and Projections 2005/2006 – 2006/2007**

Prepared for Board of County Commissioners

by Department of Community Development with assistance from

County Attorney's Office
Construction and Design Division
Environmental Services Division - Natural Resources
Environmental Services Division - Solid Waste
Parks and Recreation Division
Department of Transportation

June, 2006

			LOS		
ROAD	FROM	ТО	STD	Exist	Planned Parallel Improvement
I-75	Collier County Line	Bonita Beach Road	С	F	Livingston Road 4Ln completed; US 41 6Ln construction recently completed.
I-75	Bonita Beach Road	Corkscrew Road	С	Е	Imperial Street/Three Oaks Parkway partly constructed, part 4Ln funded in 2005/06; US 41 6Ln under construction; 4Ln Sandy Lane extension under construction.
I-75	Corkscrew Road	Alico Road	С	Е	Three Oaks Parkway 4Ln funded in 2005/06 US 41 6Ln funded in 2010/11.
I-75	Alico Road	Daniels Parkway	С	F	Ben Hill Griffin/Treeline Avenue 4Ln extension completed; Three Oaks North extension funded in 2009/10.
I-75	Daniels Parkway	Colonial Boulevard	С	Е	Treeline Avenue 4Ln extension North under construction by private developer; Plantation 4Ln extension and Six Mile Cypress Pkwy 4Ln funded in 2006/07.
I-75	Colonial Boulevard	ML King Boulevard	С	Е	Shoemaker Boulevard 4Ln extension under construction; Ortiz Avenue 4Ln proposed in 2009/10.
I-75	ML King Boulevard	Luckett Road	С	F	Ortiz Ave 4Ln in 2008/09.
I-75	Luckett Road	Palm Beach Boulevard	С	F	Ortiz Ave 4Ln proposed in 2008/09.
I-75	Palm Beach Boulevard	Bayshore Road	С	D	8Ln design and ROW programmed by FDOT.

The following county roadway links meet the LOS standard now but may not meet it in the future as projects that have been approved continue to develop. These links could become a problem if the approved projects are constructed and the capacity is not increased or road projects providing alternative routes are not constructed.

				LOS	5	
ROAD	FROM	ТО	2005	2006	Future	Planned Improvement
Daniels Parkway	Metro Parkway	Six Mile Cypress Parkway	D	Е	F	Constrained Facility; v/c=0.89. Alico Expressway PD&E proposed in 2008/09.
Daniels Parkway	Six Mile Cypress Parkway	Palomino Lane	D	F	F	Constrained Facility; v/c=0.98. Alico Expressway PD&E proposed in 2008/09.
Daniels Parkway	Chamberlin Parkway	Gateway Boulevard	С	F	F	6Ln proposed in 2010/11.
Homestead Road	Immokalee Road (S.R. 82)	Leeland Heights Boulevard	D	Е	F	Part 4Ln proposed in 2008/09.
Sunshine Boulevard	West 12 <sup>th</sup> Street	West 75 <sup>th</sup> Street	С	F	F	

THE RESERVOIS CONTRACTOR

-52-

				ROAL	LINK VOLU	MES							
				Peak	Direction of F	low							
			ROAD	PER	FORMANCE	20	005 100th	EST	2006 100th	FC	PRECAST		
ROADWAY LINK	FROM	ТО	TYPE	ST	ANDARD	HIGH	HEST HOUR	HIGH	EST HOUR	FU1	TURE VOL	NOTES*	LINK
NAME				LOS	CAPACITY	LOS	VOLUME	LOS	VOLUME	LOS	VOLUME		NO.
CORKSCREW RD.	WILDCAT DR.	COLLIER COUNTY	2LN	E	1,010	В	180	С	374	E	648	4 Ln by CRSA	07000
(C.R. 850)		LINE										Ben Hill Griffin to	
				£1.								Habitat entr. in 06	S
COUNTRY LAKES BLVD.	LUCKETT RD.	TICE ST.	2LU	Е	860	С	144	С	145	С	269		07100
CRYSTAL DR.	U.S. 41	METRO PKWY.	2LU	Е	860	E	715	Ε	715	E	715		07200
CRYSTAL DR.	METRO PKWY.	PLANTATION RD.	2LU	Е	860	С	245	С	283	С	302		07300
CYPRESS LAKE	McGREGOR BLVD.	SOUTH POINTE	4LD	Е	1,920	D	970	D	975	D	1,009	10	07400
DR.	(S.R. 867)	BLVD.	180004851		7 (200.200)	1557			0.000000	750			
CYPRESS LAKE	SOUTH POINTE	WINKLER RD.	4LD	Е	1,920	D	1,223	D	1,223	D	1,223		07500
DR.	BLVD.	Terror to and control of the control		755	145000000	1995	0.5.000000	3.5		-			personal C.
CYPRESS LAKE DR.	WINKLER RD.	SUMMERLIN RD. (C.R. 869)	4LD	Е	1,920	Ε	1,520	Ε.	1,524	Е	1,524		076,00
CYPRESS LAKE	SUMMERLIN RD.	U.S. 41	6LD	Е	2,890	D	1,909	D	1,911	D	1,920		07700
DR.	(C.R. 869)			_	2,000		1,000	1	.,,, . ,		1,020		
DANIELS PKWY.	U.S. 41	METRO PKWY.	6LD	Е	2,740	Е	2,140	Е	2,141	E	2,194		07800
DANIELS PKWY.	METRO PKWY.	SIX MILE CYPRESS PKWY.	6LD	Е	2,740	E	2,428	Е	2,436	F	2,857	Constrained v/c = 0.89 Alico Express PD&E prop in 08/09	07900
DANIELS PKWY.	SIX MILE CYPRESS PKWY.	PALOMINO LN.	6LD	Е	3,050	D	2,974	F	3,148	F	3,212	Constrained v/c = 0.98	08000
X												Express PD&E prop in 08/09	
DANIELS PKWY.	PALOMINO LN.	1-75	6LD	Е	3,050	В	2,415	С	2,570	С	2,644	Constrained v/c = 0.79	08100
DANIELS PKWY.	1-75	TREELINE AVE.	6LD	E	2,950	В	2,424	В	2,477	В	2,484		08200
DANIELS PKWY.	TREELINE AVE.	CHAMBERLIN PKWY.	6LD	Ε	2,950	В	2,520	В	2,520	В	2,527		08300

0	-0.	1
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				1000000	DINK VOLU								
			IDOAD		Direction of F		00E 400th	CCT	2000 400%		DECACE	<b>T</b>	
ROADWAY LINK	FROM	то	TYPE	20000	FORMANCE FANDARD			EST 2006 100th				NOTES*	1 IAIL
NAME	FROM	10	ITTE		CAPACITY	LOS		LOS		LOS	VOLUME	NOTES"	NO.
U.S. 41	COLLIER COUNTY LINE	BONITA BEACH RD. (C.R. 865)	6LD	E	2920	В	1,707	В	1,720	В	1,794	6 Ln under construction	2950
U.S. 41	BONITA BEACH RD. (C.R. 865)	W. TERRY ST.	6LD	E	2920	8	1,902	В	1,902	В	1,902	6 Ln under construction	2960
U.S. 41	W. TERRY ST.	OLD 41	6LD	E	2920	В	1,647	В	1,917	В	1,966	6 Ln under construction	29700
U.S. 41	OLD 41	CORKSCREW RD.	6LD	E	2920	В	1,964	C	2,597	D	2,894	Three Oaks ext funded in 05/06 Sandy Lane ext. under const.	29800
U.S. 41	CORKSCREW RD.	SANIBEL BLVD.	4LD	Ε	2110	B	1,799	В	1,808	В	1,814	6 Ln funded in 10/11 by FDOT Three Oaks 4 Ln funded in 05/06	29900
U.S. 41	SANIBEL BLVD.	ALICO RD.	6LD	E	3170	В	1,847	В	1,894	В	2,093	Three Oaks 4 Ln funded in 05/06	30000
U.S. 41	ALICO RD. South	ISLAND PARK RD.	6LD	Ε	3170	В	2,432	В	2,440	В	2,491		30100
U.S. 41	ISLAND PARK RD.	BRIARCLIFF RD.	6LD	E	3170	В	2,449	В	2,517	В	2,557		30200
U.S. 41	BRIARCLIFF RD.	SIX MILE CYPRESS PKWY.	6LD	Е	3170	В	2,518	В	2,518	В	2,518		30300
U.S. 41	SIX MILE CYPRESS PKWY.	DANIELS RD.	6LD	Е	2690	Е	1,788	Е	1,809	E	1,980	Plantation 4 Ln proposed in 10/11 Summerlin 6 Ln proposed in 07/08	30400
U.S. 41	DANIELS RD.	COLLEGE PKWY.	6LD	E	2690	Ε	2,213	E	2,214	E	2,222	Constrained v/c=0.82 Summerlin 6 Ln proposed in 07/08	30500
U.S. 41	COLLEGE PKWY.	SOUTH RD.	6LD	E	2690	E	2,514	E	2,517	E	2,517	Constrained v/c=0.93 Summerlin 6 Ln proposed in 07/08	30600
U.S. 41	SOUTH RD.	BOY SCOUT DR.	6LD	E	2690	Ε	2,284	Е	2,284	Ε	2,301	Constrained v/c=0.85 Summerlin 6 Ln proposed in 07/08	30700

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		_			Direction of F								
ZILIZEN ANIZERAZORIANEN UZARRALI	and the second		PERFORMANCE		2005 100th		2006 100th	No bearing	RECAST				
ROADWAY LINK	FROM	ТО	TYPE		STANDARD		HIGHEST HOUR		HIGHEST HOUR		TURE VOL	NOTES*	LINK
NAME				LOS	CAPACITY	LOS	VOLUME	LOS	VOLUME	LOS	VOLUME		NO.
U.S. 41	BOY SCOUT DR.	NORTH AIRPORT RD.	6LD	E	2690	E	1,660	Е	1,681	Е	1,683	Constrained v/c=0.62	30800
U.S. 41	FT. MYERS CITY LIMITS	NORTH KEY DR.	4LD	E	2820	C	2,051	С	2,054	С	2,054		30900
U.S. 41	NORTH KEY DR.	HANCOCK BRIDGE PKWY.	4LD	Е	2820	С	2,509	С	2,509	С	2,512		31000
U.S. 41	HANCOCK BRIDGE PKWY.	PONDELLA RD.	4LD	E	1920	D	1,547	D	1,547	D	1,547		31100
U.S. 41	PONDELLA RD.	PINE ISLAND RD. (S.R. 78)	4LD	E	1920	D	1,251	D	1,261	D	1,264		31200
U.S. 41	PINE ISLAND RD. (S.R. 78)	LITTLETON RD.	4LD	E	2000	В	1,156	В	1,182	В	1,183		31300
U.S. 41	LITTLETON RD.	BUSINESS 41	4LD	Е	2000	Α	918	Α	920	Α	920		31400
U.S. 41	BUSINESS 41	DEL PRADO BLVD.	4LD	E	2000	А	841	Α	847	Α	891		31500
U.S. 41	DEL PRADO BLVD.	CHARLOTTE COUNTY LINE	4LD	Ε	2000	Α	841	Α	841	Α	841		31600
1-75	COLLIER COUNTY LINE	BONITA BEACH RD.	4LD	С	2890	F	3,974	<b>多</b> 民	3,974	٦F	3,974	6 Ln in 06/07 and parallel improv.	31700
1-75	BONITA BEACH RD.	CORKSCREW RD. (C.R. 850)	4LD	С	2890	Е	3,442	E	3,442	E	3,442	6 Ln in 06/07 and parallel improv.	31800
I-75	(C.R. 850)	ALICO RD.	4LD	С	2890	E	3,688	E	3,688	E	3,688	6 Ln in 06/07 and parallel improv.	31900
I-75	ALICO RD.	DANIELS PKWY.	4LD	С	2890	₩F.	4,481	F	4,481	F	4,481	6 Ln in 06/07 and parallel improv.	32000
I-75	DANIELS PKWY.	COLONIAL BLVD. (S.R. 884)	4LD	С	2890	E	3,634	Е	3,634	E	3,634	6 Ln in 06/07 and parallel improv.	32100
1-75	COLONIAL BLVD. (S.R. 884)	DR. M.L. KING, JR. BLVD. (S.R. 82)	4LD	С	2890	E	3,770	E	3,770	E	3,770	6 Ln in 06/07	32200
1-75	DR. M.L. KING, JR. BLVD. (S.R. 82)	LUCKETT RD	4LD	С	2890	AE.	4,207	F	4,207	⊕ <b>F</b> ⊕	4,207	6 Ln in 06/07 and parallel improv.	32300
I-75	LUCKETT RD	PALM BEACH BLVD. (S.R. 80)	4LD	С	2890	F	4,098	F	4,098	F	4,098	6 Ln in 06/07 and parallel improv.	32400
I-75	PALM BEACH BLVD. (S.R. 80)	BAYSHORE RD. (S.R. 78)	4LD	С	2890	D	3,033	D	3,033	D	3,033	8 Ln Design funded in 06/07 ROW in 09/10	32500
I-75	BAYSHORE RD. (S.R. 78)	CHARLOTTE COUNTY LINE	4LD	С	2890	В	2,076	В	2,076	В	2,076		32600

### LEE COUNTY DOT 2006/07 CIP



#### SUMMARY OF MAJOR ROAD PROJECTS PROGRAMMED BY LEE COUNTY - FY 06/07 TO FY 10/11

COMM DIST.	PROJ.	PROJECT NAME	LENGTH (MILES)	FY 98-05 PRIOR EXP.	FY05/06 BUDGET	06/07	07/08	08/09	09/10	10/11	5-YEAR TOTAL	6-10	PROJECT TOTAL	FUTURE REVENUE SOURCE	MANAGER
5		Sandy Lane Ext. North 2L Extension, Corkscrew Road to Estero Parkway	1,43	0	0	0	0	0	0	1,410,000 DES	1,410,000	17,260,000 ROW/CST	18,670,000	(3035-13	Andy Getch, 479-8510 getchaj@leegov.com
1		Sanibel Bridge Replacement (CST UNDERWAY) Replacement of Spans "A", "B" and "C"		DES/CST	73,507,522 CST	0	0	0	0	0	0	0	115,386,069		Paul Wingard, 479-8545 wingarpw@leegov.com
1.	5816	Sanibel Toll Facility Reconstruction (CST UNDERWAY) Rebuild and expand the Sanibel Bridge toll plaza and building		1,052,667 DES		0	0	0	0	0	0	0	18,896,742		Paul Wingard, 479-8545 wingarpw@leegov.com
1,4	6068	SeGo Implementation New transponders and related readers, software upgrades		0	558,000 CST	0	0	0	0	0	0	0	DOMESTIC SE	TOLLS	Paul Wingard, 479-8545 wingarpw@leegov.com
2	4604	Six Mile Cypress Pkwy 4L N. of Daniels Pkwy, to S. of Winkler Ext.	2.30	122,187 DES		ROW/CST	604,000 LS	0	0	0	10,833,000	0	12,519,000	IF23	Mike Rigsby, 479-8513 mrigsby@leegov.com
5		SR 82/Daniels Dual Left Lanes Expansion to include dual NB-to-WB left turn lanes		0	0	200,000 DES	800,000 CST	0	0	0	1,000,000	0	1,000,000	IF23	Nicole Maxey, 479-8569 maxeync@leeqov.com
2,3,5	6007	Summerlin/Boyscout-Cypress Lake 6L widening, including overpass at College Parkway	2.60	2,276,005 DES/ROW	7,317,210 DES/ROW	0	30,381,000 CST	380,000 LS	0	0	30,761,000	0	40,354,215	IF23	Sarah Clarke, 479-8718 sclarke@leegov.com
3	4067	Summerlin Rd./San Carlos to Gladiolus (CST UNDERWAY)  6L, including grade separations at San Carlos Blvd. and Gladiolus Pkwy.	4.26		32,436,994 ROW/CST	0	0	0	0	0	0	0	44,276,201	GT	Mike Rigsby, 479-8513 mrigsby@leegov.com
5	4053	Three Oaks Parkway Extension North New 4L, N. of Alico Rd. to Daniels Pkwy.	3.50		10,025,476 DES/ROW	685,940 MIT	0	0	21,200,000 CST	577,000 LS	22,462,940	0	34,478,706		Eyra Cash, 479-8562 ecash@leegov.com
3	4043	Three Oaks Parkway Extension South (CST UNDERWAY) New 4L, E. Terry St. to Bonita Bill Dr. (Joint project with City)	4.15	13,631,873 ALL	37,820,102 ROW/CST	997,000 LS		0	0	0	997,000	0	52,448,975	CITY	Nicole Maxey, 479-8569 maxeync@leegov.com
5	4081	Three Oaks Parkway Widening (CST UNDERWAY) 4L. Corkscrew Rd, to Alico Rd.	4.60	9,015,592 DES/ROW	20,524,801 ALL	0	0	0	0	0	0	0	29,540,393	A STANDARD STANDARD	Betsy Rowan, 479-8511 browan@leegov.com
All	5037	Traffic Management Center Update Hardware/software upgrades at Billys Creek		0	145,000 CST	80,000 CST	0	0	0	0	80,000	0	225,000	155400	Harry Campbell, 533-9500 campbeha@leegov.com
5	4068	Treeline Extension North (CST UNDERWAY BY DEVELOPER) New 4L. Daniels Pkwy. to S. of Colonial Blvd.	4.20	382,386 CEI/PM		0	1,002,000 LS	0	0	0	1,002,000	0		1770 ENANCES NA S	maxeync@leegov.com
All	4086	Urban Arterial Street Lighting Adding street lights along major County roads		1,053,708 CST	5,997,369 CST	1,200,000 CST	1,200,000 CST	700,000 CST	700,000 CST	700,000 CST		3,500,000 CST	15,051,077	-0.00	Harry Campbell, 533-9500 campbeha@leegov.com
1,4	5039	VES and Fiber Optics Implementation of Vehicle Enforcement System at toll bridges		0	2,167,000 CST	0	0	0	0	0	0	0		TOLLS	Paul Wingard, 479-8545 wingarpw@leegov.com
1,4	5029	Veterans Pkwy @ Del Prado Interim and ultimate improvements at exit ramp of overpass		12,560 DES		700,000 CST	0	0	500,000 DES	6,500,000 CST				TOLLS	Sarah Clarke, 479-8718 sclarke@leegov.com
1,4		Veterans/Santa Barbara Overpass Grade separation at intersection	L 98.34	0	0	0	0	2,250,000 DES		0	2,250,000 \$771,902,198	30,000,000 CST	32,250,000 \$1,550,450,931	TOLLS	Nicole Maxey, 479-8569 maxeync@leegov.com

TOTAL 98.34

NOTE: Budget figures represent estimates for programming purposes. All dollar figures are subject to adjustment. Program year represents when funds are available, not necessarily when phase started or completed.

KEY (PHASES): PRELIM = Preliminary Study; PD&E = Project Development & Environmental Study; DES = Design; ROW = Right-of-Way Acquisition; CST = Construction; CEI = Construction Engineering Inspection; PM = Project Management; LS = Landscaping;

MIT = Mitigation

F23 = Road Impact Fees from District 23; GT = Local Option Gas Taxes; CITY = City funds; PS = Public Safety funds; FDOT = Florida Dept. of Transportation; AV = Ad Valorem KEY (FUNDS):

### **FDOT WORK PROGRAM**



### Florida Department of Transportation Work Program - 6 year History 2001-2006 ADOPTED Last Update: 3/28/2007 - 03:00 AM

District 1 - LEE County

Item Number: 200966-1

Transportation System Description	Distr	Length	Type of W	ork	Item		
Description	Fiscal Year:	2001	2002	2003	2004	2005	200
Category: Highways	11						
Intrastate Interstate	01 -	2.117 Miles	Interchang	e (major)	200966-1 ***		
-75 AT ALICO ROAD .	Preliminary Engineering Right Of Way	\$2,130,239	\$314,089	\$33,839 \$3,587,213	\$102,798 \$11,384,719	\$42,765 \$81,711 \$3,215,088	\$2,25 \$1,14
	Railroad & Utilites Construction Environmental Construction Support					\$29,120,626 \$135,750 \$3,005,356	\$118,58 \$10 \$58,21

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### Florida Department of Transportation Work Program 2007-2012 TENTATIVE Last Update: 2/17/2007 - 07:19 AM

District 1 - LEE County

Item Number: 200966-1

Transportation System Description	Distri	lct	Length	Type of Work	676	Item	
	Fiscal Year:	2007	2008	2009	2010	2011	2012
Category: Highways	77 77 77 77 77 77 77 77 77 77 77 77 77				PROPERTY OF THE PROPERTY OF TH		
Intrastate Interstate I-75 AT ALICO ROAD	01 - Lee County		2.117 Miles	Interchange (major)	Marian Samuel Company	200966-1	** SIS **
	Right Of Way (On-Going)	\$716,843					
	Construction (On-Going)	\$2,889,213					
	Contract Incentives	\$400,000					
	Construction Support (On-Going)	\$178,208					

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# Florida Department of Transportation Work Program - 6 year History 2001-2006 ADOPTED Last Update: 3/28/2007 - 03:00 AM

District 1 - LEE County

Item Number: 406225-4

Transportation System Description	District		Length	Type of Work		Item	
Description	Fiscal Year:	2001	2002	2003	2004	2005	2006
Category: Highways							
	24 1 2 1		7.717 Miles	Add Lanes & Reconstruct		406225-4	
	01 - Lee County		7.7 17 Wiles	Mark Andrews - Charles and			** SIS **
Intrastate Interstate 1-75 FROM S OF CORKSCREW ROAD TO S OF DANIELS PARK	WAY eliminary Engineering		7.7 77 Wiles	\$3,547,983	\$51,607	\$506,082	** SIS ** \$38,994

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#### Florida Department of Transportation Work Program

Work Program 2007-2012 TENTATIVE Last Update: 2/17/2007 - 07:19 AM

District 1 - LEE County

Item Number: 406225-4

Transportation System	District		Length	Type of Work		Item	
Description	Fiscal Year:	2007	2008	2009	2010	2011	201
Category: Highways				Address of the Control of the Contro			
Intrastate Interstate	01 - Lee Count	у	7.717 Miles	Add Lanes & Reconstruct		406225-4	** SIS **

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# PROJECT UTILITY DEMAND



		UTILITY SU	MMARY SH	REET				
Project Name:	Th	ree Oaks North CPA2005-0000	5					
Building #1 Area	160,000	SF						
Type of Use #1	Retail	Enter Retail Area	140,000	Daily Flow =	14000	GPD		88%
Type of Use #2	Restaurant		300	Daily Flow =	12000	GPD		
# of Loading Bays								
# of Employees (Ba	sed on 1 / 2000	0 SF of Warehouse)						
Subtotal					26,000	GPD		
Meter Size / # of Me	eters				2"		1	2
	V 100 000 000 000							
Building #2 Area	225,000	SF			10000000	V12-12-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1		
Type of Use #1	Medical	Enter # of Doctors	20	Daily Flow =	5000	GPD		
Type of Use #2	Office	Enter Office Area	185,000	Daily Flow =	27750	GPD		116%
# of Loading Bays								
# of Employees								
Subtotal					32,750	GPD		
Meter Size / # of M	eters				1"		1	2
Building #3 Area	399,000	SF						
Type of Use #1	Warehouse	Enter # of Employees Below	399,000					249%
Type of Use #2	Vidicilouso	]						
# of Loading Bays		_	15	Daily Flow =	1,500	GPD		
VALUE OF THE PARTY			250	Daily Flow =	3,750			
# of Employees			230	Daily Flow =		GPD	_	
Subtotal	lutaru.				5/8"	OI D	1	
Meter Size / # of M	eters				3/0		_	
Total Project Flow	,				64,000	GPD		
Total ERU's					256	ERU's		

# THREE OAKS NORTH INFRASTRUCTURE PLAN



#### LEE COUNTY ORDINANCE NO.

(Three Oaks North) (CPA2005-05)

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 CPA2005-05 (PERTAINING TO THE FUTURE LAND USE MAP CHANGE FOR AN 83±-ACRE PARCEL NORTH OF ALICO ROAD FROM INDUSTRIAL DEVELOPMENT TO INDUSTRIAL COMMERCIAL INTERCHANGE) APPROVED DURING THE COUNTY'S 2005/2006 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED MAPS; PURPOSE AND SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

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

WHEREAS, the Board, in accordance with Section 163.3181, Florida Statutes, and Lee County Administrative Code AC-13-6 provide an opportunity for the public to participate in the plan amendment public hearing process; and,

WHEREAS, the Lee County Local Planning Agency ("LPA") held public hearings on the proposed plan amendment in accordance with Florida Statutes and the Lee County Administrative Code on October 23, 2006, and November 27, 2006; and,

WHEREAS, the Board held a public hearing for the transmittal of the proposed amendment on December 13, 2006. At that hearing, the Board approved a motion to send, and did later send, proposed amendment CPA2005-05, pertaining to an amendment to the Future Land Use Map Series for an 83±-acre parcel north of Alico Road from

Industrial Development to Industrial Commercial Interchange to the Florida Department of Community Affairs ("DCA") for review and comment; and,

WHEREAS, at the December 13, 2006 meeting, the Board announced its intention to hold a public hearing after the receipt of DCA's written comments commonly referred to as the "ORC Report." DCA issued their ORC report on March 2, 2007; and,

WHEREAS, at a public hearing on April 11, 2007, the Board moved to adopt the proposed amendment to the Lee Plan set forth herein.

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

#### SECTION ONE: PURPOSE, INTENT AND SHORT TITLE

The Board of County Commissioners of Lee County, Florida, in compliance with Chapter 163, Part II, Florida Statutes, and with Lee County Administrative Code AC-13-6, conducted public hearings to review proposed amendments to the Lee Plan. The purpose of this ordinance is to adopt the amendments to the Lee Plan discussed at those meetings and approved by a majority of the Board of County Commissioners. The short title and proper reference for the Lee County Comprehensive Land Use Plan, as hereby amended, will continue to be the "Lee Plan." This amending ordinance may be referred to as the "2005/2006 Regular Comprehensive Plan Amendment Cycle CPA2005-05 Three Oaks North Future Land Use Map Amendment Ordinance."

SECTION TWO: ADOPTION OF LEE COUNTY'S 2005/2006 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE

The Lee County Board of County Commissioners amends the existing Lee Plan, adopted by Ordinance Number 89-02, as amended, by adopting an amendment, as revised by the Board on April 11, 2007, known as CPA2005-05. CPA2005-05 amends the

Future Land Use Map Series of the Plan for an 83±-acre parcel north of Alico Road and adjacent to I-75 from the Industrial Development to Industrial Commercial Interchange Future Land Use category.

The corresponding Staff Reports and Analysis, along with all attachments for this amendment are adopted as "Support Documentation" for the Lee Plan:

# SECTION THREE: LEGAL EFFECT OF THE "LEE PLAN"

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

# SECTION FOUR: GEOGRAPHIC APPLICABILITY

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

### SECTION FIVE: SEVERABILITY

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

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

It is the intention of the Board of County Commissioners that the provisions of this ordinance will become and be made a part of the Lee County Code. Sections of this

ordinance may be renumbered or relettered and the word "ordinance" may be changed to "section," "article," or other appropriate word or phrase in order to accomplish this intention; and regardless of whether inclusion in the code is accomplished, sections of this ordinance may be renumbered or relettered. The correction of typographical errors that do not affect the intent, may be authorized by the County Manager, or his or her designee, without need of public hearing, by filing a corrected or recodified copy with the Clerk of the Circuit Court. SECTION SEVEN: EFFECTIVE DATE

The plan amendments adopted herein are not effective until a final order is issued by the DCA or Administrative Commission finding the amendment in compliance with Section 163.3184, Florida Statutes, whichever occurs earlier. No development orders, development permits, or land uses dependent on this amendment may be issued or commence before the amendment has become effective. If a final order of noncompliance is issued by the Administration Commission, this amendment may nevertheless be made effective by adoption of a resolution affirming its effective status. A copy of such resolution will be sent to the DCA, Bureau of Local Planning, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

THE FOREGOING ORDINANCE was offered by Commissioner \_\_\_\_\_, who moved its adoption. The motion was seconded by Commissioner \_\_\_\_. The vote was as follows:

Robert P. Janes

Brian Bigelow

Ray Judah

Tammy Hall

Frank Mann

# DONE AND ADOPTED this 11th day of April 2007.

ATTEST: CHARLIE GREEN, CLERK	LEE COUNTY BOARD OF COUNTY COMMISSIONERS
BY: Deputy Clerk	BY: Robert P. Janes, Chair  DATE:
*	Approved as to form by:
	Donna Marie Collins County Attorney's Office

TRAFFIC ENGINEERING TRANSPORTATION PLANNING SIGNAL SYSTEMS/DESIGN



#### **MEMORANDUM**

TO:

Mr. Alan Freeman

Southwest Florida Capital Corporation

FROM:

David L. Wheeler

Transportation Consultant

Ted B. Treesh President

DATE:

April 9, 2007

·RE:

Three Oaks North CPA

CPA2005-00005

Supplemental Analysis

TR Transportation Consultants, Inc. has completed a supplemental analysis in order to address the impacts of the proposed Comprehensive Plan Amendment in the short term five-year planning horizon. The subject site is located north of Alico Road between the future Three Oaks Parkway extension and I-75.

The proposed Comprehensive Plan Amendment would allow the approximately 82.6-acre site to be developed with up to approximately 784,000 square feet of industrial and commercial uses. More specifically based on the proposed Comprehensive Plan language, under the "worst-case" development scenario, the subject site could be developed with up to approximately 160,000 square feet of retail uses, approximately 225,000 square feet of office uses, and approximately 399,000 square feet of industrial uses. Access to the subject site will be provided directly to the future Three Oaks Parkway extension.

#### PROPOSED DEVELOPMENT

The trip generation for the proposed development was determined by referencing the Institute of Transportation Engineer's (ITE) report, titled *Trip Generation*, 7th Edition. Land Use Code 820 (Shopping Center) was utilized for the trip generation purposes of the retail uses proposed on the subject site. Land Use Code 710 (General Office



Mr. Alan Freeman Three Oaks North CPA CPA2005-00005 April 9, 2007 Page 2

Building) was utilized for the trip generation purposes of the office uses proposed on the subject site. Land Use Code 110 (General Light Industrial) was utilized for the trip generation purposes of the industrial uses proposed on the subject site.

Based on the proposed Comprehensive Plan language, under the "worst-case" development scenario, the subject site could be developed with up to approximately 160,000 square feet of retail uses, approximately 225,000 square feet of office uses, and approximately 399,000 square feet of industrial uses. **Table 1** outlines the trips anticipated to be generated by the Three Oaks North CPA as currently proposed.

Table 1
Trip Generation
Three Oaks North CPA

	Weekda	y A.M. Pe	eak Hour	Weekda	ry P.M. Pe	ak Hour	Daily
Land Use	In	Out	Total	In	Out	Total	(2-way)
Shopping Center (160,000 square feet)	125	80	205	410	445	855	9,220
General Office (225,000 square feet)	315	45	360	55	275	330	2,490
General Light Industrial (399,000 square feet)	335	45	380	50	355	405	2,880
Total Trips	775	170	945	515	1,075	1,590	14,590

The trips shown in Table 1 will not all be new trips to the adjacent roadway system. ITE estimates that a retail center of comparable size may attract as much as 10 to 90 percent of its traffic from vehicles already traveling the adjoining roadway system. This traffic, called "pass-by" traffic, reduces the development's overall impact on the surrounding roadway system but does not decrease the actual driveway volumes. From the ITE Trip Generation report, the relationship between the percent pass-by and the size of the development for Land Use Code 820 is:

$$Ln (T) = -0.291 Ln (X) + 5.001$$

$$T = Percent pass-by traffic$$

X = 1,000's of square feet GLA of the retail portion of the development

Therefore, the percent pass-by for this development was calculated as follows:

$$Ln (T) = -0.291 Ln (160) + 5.001$$
  
T = 34%



Mr. Alan Freeman Three Oaks North CPA CPA2005-00005 April 9, 2007 Page 3

However, Lee County only permits a maximum reduction in trips due to "pass-by" traffic for shopping centers of thirty percent (30%). Therefore, thirty percent (30%) pass-by reduction was utilized for Land Use Code 820 (Shopping Center).

For this analysis, the "pass-by" traffic was accounted for to determine the number of "new" trips the development will add to the surrounding roadways. Table 2 summarizes the development traffic and the breakdown between the new trips the development is anticipated to generate and the "pass-by" trips the development is anticipated to attract. It should be noted that the driveway volumes are not reduced as a result of the "pass-by" reduction, only the traffic added to the surrounding streets and intersections.

Table 2
Trip Generation – New Trips
Three Oaks North CPA

Land Use	Weekda	y A.M. P	eak Hour	Weekd	ay P.M. Pe	eak Hour	Daily
Land Ose	In	Out	Total	In	Out	Total	(2-way)
Total Trips	775	170	945	515	1,075	1,590	14,590
Total Retail Trips	125	80	205	410	445	855	9,220
Less 30% Retail Pass-by	-35	-25	-60	-125	-130	-255	-2,765
New Trips	740	145	885	390	945	1,335	11,825

# 100th HIGHEST HOUR LEVEL OF SERVICE ANALYSIS

A link Level of Service analysis was conducted for the short term five-year planning horizon. Table 1A, attached to the end of this memorandum, indicates the project traffic distribution utilized for the purposes of this analysis. The Lee County Generalized Directional Peak Hour Level of Service Thresholds were utilized, due to the analysis year (2012). As can be seen from Table 1A, the only roadway segments that are shown to be significantly impacted by the proposed development are Three Oaks Parkway between Daniels Parkway and Alico Road. Significant Impact is defined as those roadway links where the project traffic is anticipated to consume ten percent (10%) or more of the Level of Service "C" Threshold.

The current 2006 peak hour peak direction peak season directional traffic volumes on Alico Road were obtained from the 2005/2006-2006/2007 Lee County Concurrency Management Inventory and Projections Report, dated June 2006. As Three Oaks Parkway currently does not exist north of Alico Road, the 2012 background traffic volumes along this portion of Three Oaks Parkway were calculated based upon the 2030 background traffic projections as follows:



Mr. Alan Freeman Three Oaks North CPA CPA2005-00005 April 9, 2007 Page 4

Three Oaks Pkwy North of the Site

2012 Volume = 50%\*(2030 AADT)\*(K-100)\*(D)

2012 Volume = 50%\*(13,191 veh)\*(0.091)\*(0.54)

2012 Volume = 324 Vehicles

Three Oaks Pkwy North of Alico Road

2012 Volume = 50%\*(2030 AADT)\*(K-100)\*(D)

2012 Volume = 50%\*(13,895 veh)\*(0.091)\*(0.54)

2012 Volume = 342 Vehicles

As indicated from the calculation above, the 2012 peak direction traffic volume was assumed to be half of the projected 2030 peak direction traffic volume. Table 2A indicates the methodology utilized to conduct the link Level of Service analysis. Based on the results of the analysis, all roadway segments are shown to operate at an acceptable Level of Service condition in 2012 both with and without the traffic associated with the proposed development. Therefore, no modifications to the short range five-year Capital Improvement Plan will be warranted as a result of this analysis.

#### CONCLUSION

Based on the supplemental analysis conducted for the Three Oaks North CPA, all roadway segments anticipated to be significantly impacted by the proposed development are shown to operate at an acceptable Level of Service condition in the short term five-year planning timeframe. The existing roadway network as well as the roadway improvements currently planned within the next five years are sufficient to accommodate the trips anticipated to be generated by the proposed development. Therefore, no modifications to the short range five-year Capital Improvement Plan will be warranted as a result of this analysis.

Attachments

# TABLE 1A PEAK DIRECTION PROJECT TRAFFIC VS. 10% LOS C LINK VOLUMES

TOTAL AM PEAK HO	OUR PROJECT TRAFFIC = 885	VPH	IN=	740	OUT=	145				
TOTAL PM PEAK HO	OUR PROJECT TRAFFIC = 1,335	VPH	IN=	390	OUT=	945				
	30							PERCENT		
		ROADWAY	LOS A	LOS B	LOSC	LOS D	LOS E	PROJECT	PROJECT	PROJ/
ROADWAY	SEGMENT	CLASS	VOLUME	VOLUME	VOLUME	VOLUME	<b>VOLUME</b>	TRAFFIC	TRAFFIC	LOS C
Three Oaks Pkwy.	N. of Site	4LD	450	1,630	1,900	1,950	1,950	40%	378	19.9%
	N. of Alico Rd.	4LD	450	1,630	1,900	1,950	1,950	60%	567	29.8%
	S. of Alico Rd.	4LD	450	1,630	1,900	1,950	1,950	30%	284	14.9%
Alico Rd.	W. of Three Oaks Pkwy.	6LD	670	2,490	2,850	2,920	2,920	15%	142	5.0%
	W. of I-75	6LD	670	2,490	2,850	2,920	2,920	25%	236	8.3%
	E. of I-75	6LD	670	2,490	2,850	2,920	2,920	5%	47	1.7%
				(*)						
U.S. 41	N. of Alico Rd.	6LD	670	2,490	2,850	2,920	2,920	5%	47	1.7%
	S. of Alico Rd.	6LD	670	2,490	2,850	2,920	2,920	10%	95	3.3%
				•						
I-75	N. of Alico Rd.	6LD	1,970	3,260	4,550	5,530	6,150	5%	47	1.0%
	S. of Alico Rd.	6LD	1,970	3,260	4,550	5,530	6,150	15%	142	3.1%
Daniels Pkwy.	W. of Three Oaks Pkwy.	6LD	670	2,490	2,850	2,920	2,920	15%	142	5.0%
	E. of Three Oaks Pkwy.	6LD	670	2,490	2,850	2,920	2,920	25%	236	8.3%

<sup>\*</sup> Lee County Generalized Peak Hour Directional Service Volumes were utilized for all roadway segments analyzed

TABLE 2A
LEE COUNTY TRAFFIC COUNTS AND CALCULATIONS

				1140500		10.0000						
TOTAL PROJECT TRAFFIC PM =	1,335	VPH	IN=	390	OUT=	945	*					
								2006	2012			
								PK HR	PK HR	PERCENT		
			PCS/	BASE YR	2006	YRS OF	ANNUAL	PK SEASON	PK SEASON	PROJECT	AM PROJ	PM PRO
							1.79 AMERICAN	2 miles   10 miles   20 miles   2	4			

OUT=

TOTAL PROJECT TRAFFIC AM =

							PKHR	PKHR	PERCENT			BCKGRND	BCKGRND
		PCS/	BASE YR	2006	YRS OF	ANNUAL	PK SEASON	PK SEASON	PROJECT	AM PROJ	PM PROJ	+ AM PROJ	+ PM PROJ
ROADWAY	SEGMENT	SITE #	ADT	ADT	GROWTH	RATE1	PEAK DIR.2	PEAK DIR.3	TRAFFIC	TRAFFIC	TRAFFIC	TRAFFIC	TRAFFIC
Three Oaks Pkwy.	N. of Site	414	5,000	9,400	9	7.27%	0	324	40%	296	378	620	702
	N. of Alico Rd.	414	5.000	9,400	9	7.27%	0	342	60%	444	567	786	909
Alico Rd.	W. of Three Oaks Pkwy.	207	11,600	22,600	9	7.69%	1,083	1,689	15%	111	142	1,800	1,831
	W. of I-75	207	11,600	22,600	9	7.69%	1,097	1,711	25%	185	236	1,896	1,947

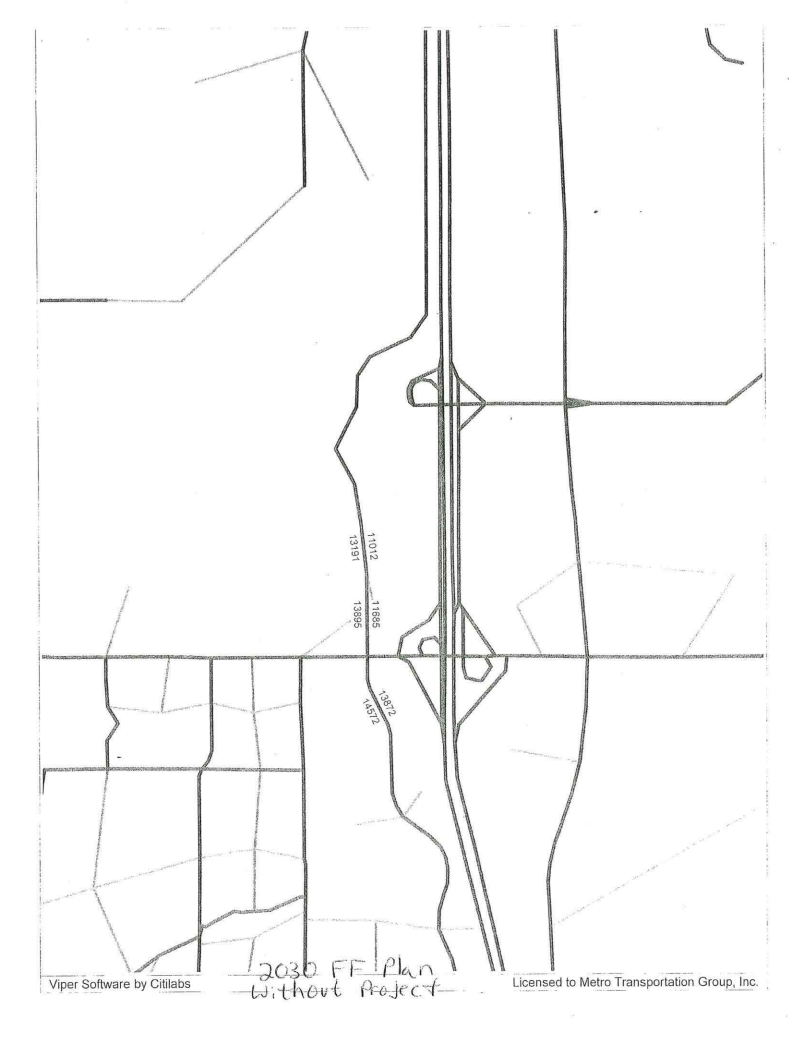
<sup>&</sup>lt;sup>1</sup> The growth rate utilized for Three Oaks Parkway north of Alico Road was calculated from the data for the count location on the segment of Three Oaks Parkway south of Alico Road as Three Oaks Pkwy north of Alico Road does not currently exist.

<sup>&</sup>lt;sup>3</sup> The 2012 Peak Hour, Peak Season, Peak Direction Traffic Volumes on Three Oaks Pkwy were assumed to be half of the 2030 FSUTMS projections.

	2012	2012	2012
	BCKGRND	BCKGRND	BCKGRND
	TRAFFIC	+ AM PROJ	+ PM PROJ
	LOS	LOS	LOS
Three Oaks Pkwy. N. of Alico Rd.	Α	В	В
N. of Alico Rd.	Α	В	В
Alico Rd. W. of Three Oaks Pkwy.	В	В	В
W. of I-75	В	В	В

2012

<sup>&</sup>lt;sup>2</sup> The 2006 Peak Hour, Peak Season, Peak Direction Traffic Volumes on Alico Road were obtained from the 2005/2006-2006/2007 Lee County Concurrency Report, dated June 2006



#### Lee County Generalized Peak Hour Directional Service Volumes Urbanized Areas

Sept., 200	5				c:\input2	
		Uninterrup	oted Flow I	Highway		
			Level of Se			
Lane	Divided	Α	В	С	D	E
1	Undivided	100	360	710	1,000	1,270
2	Divided	1,060	1,720	2,480	3,210	3,650
3	Divided	1,590	2,580	3,720	4,820	5,480
Class I (>0	0.00 to 1.99 s		Arterials ntersection Level of Se			
Lane	Divided	Α	B	C	D	E
	Undivided	*	290	760	900	920
2	Divided	450	1,630	1,900	1,950	1,950
		670	2,490	2,850	2,920	2,920
3 4	Divided Divided	890	3,220	3,610	3,700	3,700
	2.00 to 4.50		Level of Se	ervice		
Lane	Divided	<u>A</u>	В	C	D 050	E
		THE STATE OF THE S	210	660	850	900
11	Undivided		100			
2	Divided	*	490	1,460	1,790	1,890
3	Divided Divided	*	760	2,240	2,700	2,830
2 3 4	Divided Divided Divided	*	760 1,000	2,240 2,970	2,700 3,500	
2 3 4 Class III (I	Divided Divided Divided more than 4.5	* * 60 signalize	760 1,000 ed intersect Level of So	2,240 2,970 tions per mervice	2,700 3,500 ile)	2,830 3,670
2 3 4 Class III (I	Divided Divided Divided Divided Divided Divided	*	760 1,000 ed intersect	2,240 2,970 tions per mervice	2,700 3,500 ile)	2,830 3,670 E
2 3 4 Class III (I	Divided Divided Divided Divided Divided Divided Divided Undivided	* 60 signalize A *	760 1,000 ed intersect Level of Se	2,240 2,970 tions per mervice C 370	2,700 3,500 iile) D 720	2,830 3,670 E 850
2 3 4 Class III (I Lane 1 2	Divided Divided Divided Divided Divided Divided Divided Undivided Divided	* * 60 signalize A *	760 1,000 ed intersect Level of So B	2,240 2,970 tions per mervice C 370 870	2,700 3,500 iile) D 720 1,640	2,830 3,670 E 850 1,790
2 3 4 Class III (II Lane 1 2 3	Divided	* * * 60 signalize A * * *	760 1,000 ed intersect Level of So B *	2,240 2,970 sions per mervice C 370 870 1,340	2,700 3,500 ille) D 720 1,640 2,510	2,830 3,670 E 850 1,790 2,690
2 3 4 Class III (I Lane 1 2	Divided Divided Divided Divided Divided Divided Divided Undivided Divided	* * 60 signalize A *	760 1,000 ed intersect Level of So B	2,240 2,970 tions per mervice C 370 870	2,700 3,500 iile) D 720 1,640	2,830 3,670 E 850 1,790
2 3 4 Class III (II Lane 1 2 3	Divided	* * * 60 signalize  A * * *	760 1,000 ed intersect Level of So B *	2,240 2,970 sions per mervice C 370 870 1,340 1,770 cacilities	2,700 3,500 ille) D 720 1,640 2,510	2,830 3,670 E 850 1,790 2,690
2 3 4 Class III (II Lane 1 2 3	Divided	* * * 60 signalize  A * * *	760 1,000  ed intersect Level of Se  *  *  *  d Access F	2,240 2,970 sions per mervice C 370 870 1,340 1,770 cacilities	2,700 3,500 ille) D 720 1,640 2,510	2,830 3,670 E 850 1,790 2,690
2 3 4 Class III (I Lane 1 2 3	Divided	* * * 60 signalize  A * * * * * * * * * * * * * * * * * *	760 1,000  ed intersect Level of Se  *  *  d Access F Level of Se	2,240 2,970  cions per mervice C 370 870 1,340 1,770  cacilities ervice	2,700 3,500 ile) D 720 1,640 2,510 3,270	E 850 1,790 2,690 3,480
2 3 4 Class III (II Lane 1 2 3 4	Divided	* * * 60 signalize  A * * * * Controlled	760 1,000  ed intersect Level of Se  *  *  d Access F Level of Se	2,240 2,970  cons per mervice C 370 870 1,340 1,770  cacilities ervice C	2,700 3,500 ile) D 720 1,640 2,510 3,270	2,830 3,670 E 850 1,790 2,690 3,480
2 3 4 Class III (I Lane 1 2 3 4	Divided	* * * 60 signalize  A * * * * * * * * * * * * * * * * * *	760 1,000  ed intersect Level of Se  *  *  d Access F Level of Se  B 740	2,240 2,970  consistent metals and service C 370 870 1,340 1,770  consistent metals and service C 930	2,700 3,500 ile) D 720 1,640 2,510 3,270 D 960	E 850 1,790 2,690 3,480 E 960
2 3 4 Class III (I Lane 1 2 3 4	Divided	* * * 60 signalize  A * * * * * * * * * * * * * * * * * *	760 1,000  ed intersect Level of Se  *  *  d Access F Level of Se  B 740 1,620	2,240 2,970  cions per mervice	2,700 3,500 ille) D 720 1,640 2,510 3,270 D 960 2,030	E 850 1,790 2,690 3,480 E 960 2,030
2 3 4 Class III (I Lane 1 2 3 4	Divided	* * * 60 signalize  A * * * * * * * * * * * * * * * * * *	760 1,000  ed intersect Level of Se  *  *  d Access F Level of Se  740 1,620 2,490  Collectors Level of Se	2,240 2,970  cions per mervice	2,700 3,500 ille) D 720 1,640 2,510 3,270 D 960 2,030	E 850 1,790 2,690 3,480 E 960 2,030
2 3 4 Class III (I Lane 1 2 3 4	Divided Undivided Divided Divided	* * * * * * * * * * * * * * * * * * *	760 1,000  ed intersect Level of Se  *  *  d Access F Level of Se  740 1,620 2,490  Collectors Level of Se  B  *	2,240 2,970  cons per mervice	2,700 3,500 ille)  D 720 1,640 2,510 3,270  D 960 2,030 3,040  D 800	E 850 1,790 2,690 3,480 E 960 2,030 3,040
2 3 4 Class III (I Lane 1 2 3 4 Lane 1 2 3	Divided	* * * * * * * * * * * * * * * * * * *	760 1,000  ed intersect Level of Se  *  *  d Access F Level of Se  740 1,620 2,490  Collectors Level of Se  B  *  *  *  *  *  *  *  *  *  *  *  *	2,240 2,970  cons per mervice C 370 870 1,340 1,770  consideration of the constraint	2,700 3,500 ille)  D 720 1,640 2,510 3,270  D 960 2,030 3,040  D 800 840	E 850 1,790 2,690 3,480 E 960 2,030 3,040 E 850 900
2 3 4 Class III (I Lane 1 2 3 4 Lane 1 2 3	Divided Undivided Divided Undivided Divided Divided Divided Divided Divided Divided Divided Divided	* * * * * * * * * * * * * * * * * * *	760 1,000  ed intersect Level of Se  *  *  d Access F Level of Se  740 1,620 2,490  Collectors Level of Se  B  *	2,240 2,970  cons per mervice C 370 870 1,340 1,770  consideration of the constraint	2,700 3,500 ille)  D 720 1,640 2,510 3,270  D 960 2,030 3,040  D 800 840 1,620	E 850 1,790 2,690 3,480 E 960 2,030 3,040
2 3 4 Class III (I Lane 1 2 3 4 Lane 1 2 3 4	Divided Undivided Divided Divided Divided Divided Divided Divided Divided Divided	* * * * 60 signalize  A * * * * * * * * * * * * * * * * * *	760 1,000  ed intersect Level of Se  *  *  d Access F Level of Se  740 1,620 2,490  Collectors Level of Se  *  *  *  *  *  *  *  *  *  *  *  *  *	2,240 2,970  cons per mervice	2,700 3,500 ille)  D 720 1,640 2,510 3,270  D 960 2,030 3,040  D 800 840 1,620 1,710	E 850 1,790 2,690 3,480 E 960 2,030 3,040 E 850 900 1,720 1,800

### PERMANENT COUNT STATION 25 US-41 (SR 45) S OF HICKORY DR

2006 AADT = 43300

K100 Factor - 0.091

Monthly ADT as a % of Annual ADT

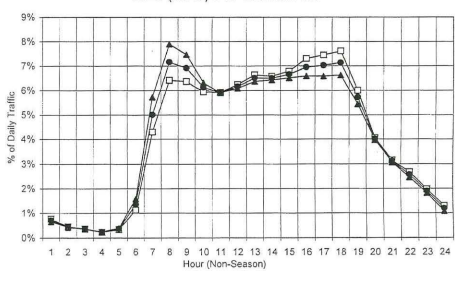
January	106%
February	113% - 112
March	116%
April	105%
May	95%
June	93%
July	85%
August	92%
September	93%
October	99%
November	107%
December	98%
I .	

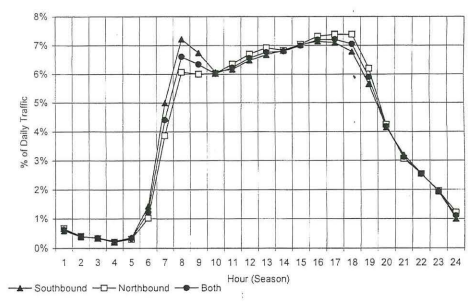
#### Day of Week as a % of Annual ADT

104%
109%
110%
112%
114%
86%
66%

Weekday Peak Flow Characteristics	Non-Season	Season
Peak Flow between 7 a.m. and 9 a.m		
1) as a % of weekday traffic	7.0%	6.5%
2) directional Split (peak direction)	55%	54%
	Southbound	Southbound
Peak Flow between 4 p.m. and 6 p.m.		
1) as a % of weekday traffic	7.1%	7.1%
2) directional Split (peak direction)	53%	52%
	Northbound	Northbound

#### PERMANENT COUNT STATION 25 US-41 (SR 45) S OF HICKORY DR





# SUMMARY OF MAJOR ROAD PROJECTS PROGRAMMED BY LEE COUNTY - FY 06/07 TO FY 10/11

COMM DIST:	PROJ.	R PROJECT NAME	LENGTH (MILES)	FY 98-05 PRIOR EXP.	FY05/06 BUDGET	06/07	07/08	08/09	09/10	10/11	5-YEAR TOTAL	6-10	PROJECT	FUTURE REVENUE	PROJECT
5	5034	Alico-Green Meadows Corridor Study (UNDERWAY) Feasibility/alignment study for arterial extension from end of Alico Rd up Green Meadows Dr. to SR 82 opposite Sunshine Blyd.	7.00	4.233 PRELIM	495,767	0	07700	0	09/10	0		73,000,000 DES,ROW	73,500,000	SOURCE IF25	MANAGER Sarah Clarke, 479-8718 sclarke@leegov.com
5	4030	Allico Road Multi-Laning Additional work beyond 6L on maintenance access to Fiddlesticks Canal		13,790,956 ALL		0	0				2,000,000	& CST	18,801,076	GT	Nicole Maxey, 479-8569
All	6002	Bicycle/Pedestrian Facilities Annual project for facilities on existing County-maintained roads		9.006,171 CST	5,761,502 CST				3,439,000		16,299,050	16,000,000	47,066,723	IF/GT	maxeync@leegov.com Vickie Griffin, 479-8580
1.	6047	Boca Grande Master Drainage Project Development of master plan and implementation in 9 phases		404,555 DES/CST		500,000	CST	CST	CST	CST	500,000	CST	2,155,625	GT	griffiv@leegov.com Eyra Cash, 479-8562
3		Bonita Beach Road Phase 2 6L. Old 41 to Lime St. (Subject to pending interlocal agreement)	0.90	0	0	0,000,000	0	0	0	0	6,600,000		14,697,000	AV/CITY	ecash@leegov.com Eyra Cash, 479-8562
5		Buckingham/Orange River-SR 80 4L, from Orange River Blyd, to SR 80	2.55	0	0	ROW 0	0	٥	1,000,000		16,880,000	12,135,000	29,015,000	IF23	ecash@leegov.com Sarah Clarke, 479-8718
1,4	4088	Burnt Store Road 4L SR 78 (Pine Island Road) to Van Buren Parkway	3.60	387,570 DES/ROW	4,586,289 DES/ROW	508,937 ROW	1,000,000	5,564,068		2,941,287	17,830,233	32,155,000	54,959,092		sclarke@leegov.com Nicole Maxey, 479-8569
4	4020	Business US 41 (SR 739) Four Lanes (CST UNDERWAY) SR 78 (Pine Island Road) to Littleton Road	1,40	0	5,279,888 CST	0	ROW	ROW 0	ROW	ROW	0	CST	5,279,868	TOLLS GT	maxeync@leegov.com Betsy Rowan, 479-8511
4		Business US 41 (SR 739)/Littleton - US 41	2.54	Ó	0	1.400,000 DES	0	0	0	0	1,400,000	20,690,000	22,090,000	IF2/IF22	Betsy Rowan, 479-8511
2,3	5815	Cape Coral Toll Facility Reconstruction Rebuild and expand the Cape Coral Bridge toll plaze		1,635,274 DES	4,580,401 CST	6,000,000 CST	0	0	ő	0	6,000,000	ROW/CST 0	12,215,675		browan@leegov.com Paul Wingard, 479-8545
1	5053	Captiva Drive Shoulders Adding 4-ft, paved shoulders on both sides. Blind Pass to South Seas		0	450,000 CST	0	0	596,000 CST	0	0	596,000	0	1,046,000	TOLLS	wingarpw@leegov.com Randy Cerchie, 479-857
5	4054	Colonial Boulevard/ I-75 to SR 82 6L, includes design from Six Mile Pkwy to I-75 for City	2.65	185,937 DES		13,775,000 ROW/CST	221,000	CSI	0	0	13,996,000	0	16,931,000	IF23	cerchirp@leegov.com Mike Rigsby, 479-8513
2	5054	Colonial Expressway 4 elevated express lanes, McGregor Blvd, to Metro Pkwy.		0	2,500,000 PD&E	8,605,109 DES	6 894,691 DES	200,000,000 ROW	0	181,900,000	397,400,000	0	400,000,000		mrigsby@leegov.com Nicole Maxey, 479-8569
2	6064	Colonial @ Metro Queue Jump Tolled grade separation		5,486 DES	1,935,002 DES	0	0	0	0	24,400,000	24,400,000	0	26,341,488		maxeync@leecov.com Sarah Clarke, 479-8718
2	5035	Communications Plant Updates Installation of fiber optics from Billys Creek to downtown and RTMC		0	285,000 CST	0	0	300,000 CST	0	CST	300,000	0	585,000	TOLLS	sclarke@leegov.com Harry Campbell, 533-95
5		Corkscrew Curve Project to ease severe curve at Hendry County line		0	0	0	1,305,000	0	0	0	1,305,000	0	1.305,000	GT	campbeha@leeqov.com Eyra Cash, 479-8562
5	4723	Corkscrew Road East (Special Assessment) 4L, Ben Hill Griffin Pkwy, to The Habitat entrance (Co. participation only)	3.0	0	1,000,000 CST	0	0	0	0	0	0	0	1,000,000	IF25	ecash@leegov.com Don DeBerry, 479-8503
3,5	4078	CR 951 Extension PD&E (UNDERWAY) Study for new 4L, Immokalee Rd. (Collier Co.) to Alico Rd.	15.00		1,388,953 PD&E	0	0	0	0	0	0	0	1,388,953	IF25/GT	ddeberry@leegov.com Don DeBerry, 479-8503
3		CR 951 Extension South New 4L, Immokalee Rd. (Collier Co.) to Bonits Beach Rd. (Joint project, Collier Co. at 78% and Lee Co. at 22%)	4.50	0	0	0	6.500,000 DES	0	0	0	6,500,000	86,100,000	92,600,000		ddeberry@leegov.com Don DeBerry, 479-8503 ddeberry@leegov.com
3,5	4097	CR 951 Extension New 4L expressway, Bonita Beach Rd. to Alico Rd.	11.50	0	22,500,000 ROW	0	0	0	0	0	0	0	22,500,000	IF25	Don DeBerry, 479-8503
All	6066	Countywide Signal Retiming Complete signal system retiming and timing updates		0	557,500 CST	0	0	0	0	0	o	0	557.500	GT	ddeberry@leegov.com Harry Campbell, 533-950
5		Daniels 6L/Chamberlin-Gateway 6L widening, Chamberlin Pkwy, to Gateway Blvd.	1.70	0	0	0	0	0	1,520,000 DES	10,010,000 CST	11,530,000	200,000 LS	11,730,000	IF23	campbeha@leegov.com Nicole Maxey, 479-8569
1	5033	Del Prado/Cape Coral Parkway Addition of 3rd SB to EB left turn lane at intersection		0	750,000 CST	0	0	0	0	0	0	0	750,000	IF5/IF22	maxevnc@leecov.com Rob Phelan, 479-8594 phelanrk@leegov.com
4		Del Prado ROW Reimbursement of land acquisition by Cape Coral south of SR 78		0		4.000,000 ROW	0	0	0	0	4.000,000	0	4,000.000		David Loveland, 479-850 loveladm@leegov.com

#### SUMMARY OF MAJOR ROAD PROJECTS PROGRAMMED BY LEE COUNTY - FY 06/07 TO FY 10/11

COMM DIST.	PROJ.	PROJECT NAME	LENGTH (MILES)	FY 98-05 PRIOR EXP.	FY05/06 BUDGET	06/07	07/08	08/09	09/10	10/11	5-YEAR TOTAL	6-10	PROJECT	FUTURE REVENUE SOURCE	PROJECT MANAGER
2	5038	e-ARCS Upgrade	(MILLO)	0	350,000	850,000	0	0	0	0	850,000		1,200,000	SURP. TOLLS	Rob Radford, 573-1680
		Software upgrade for electronic toll collections			DES	DES		400.000		0	17.010.105	-	45.887.300		Betsy Rowan, 479-8511
5	5021	Estero Parkway Extension New 4L, Three Oaks Pkwy. to Ben Hill Griffin Pkwy., including nrelim, phases for ZL ext. from Ben Hill Griffin Pkwy. to Corkscrew Rd.	0.70	9,234,990 DES/ROW	22,002,615 ALL	454,952 CST	17,074,533 CST	120,000 LS	0		17,649,495	U	46,887,300	IF25	browan@leegov.com
3	4083	Gladiolus Widening 4L Pine Ridge Rd, to Bass Rd., 6L Bass Rd, to Winkler Rd., plus 4L Bass Rd, from Healthpark to Gladiolus and A&W Bulb Rd, overlay/sidewalk	2.30	1,606,609 DES/ROW	1,970,391 DES/ROW	0	15,490,000 CST	515,000 LS	0	0	16,005.000	0	19,582,000	GT	Rob Phelan, 479-8594 phelanrk@leegov.com
5	4055	Gunnery Road/ SR 82 to Lee Blvd. (CST UNDERWAY) 4L	2.20	1,690,859 DES/ROW	11,632,141 ALL	0	0	0	0	0	0	0	13,323,000	IF3/IF23	Nicole Maxey, 479-8569 maxeync@leegov.com
5		Homestead 4L/Sunrise-Alabama 4L widening, Sunrise Blvd, to Alabama Rd,	1.50	0	0	2,100,000 DES/ROW	4.740,000 ROW	7,060,000 CST	0	0	13,900,000	150,000 LS	14,050,000	IF23	Sarah Clarke, 479-8718 sclarke@leegov.com
3	4060	Imperial Street (CST UNDERWAY) 4L. Bonita Beach Rd, to E. Terry St. (Joint project with City)	1.00	5,385,977 DES/ROW	13,101,127 ALL	0	0	0	0	0	0		18,487,104	CITY	Nicole Maxey, 479-8569 maxeync@leegov.com
2,3,5	5036	I-75 Complimentary ITS Deployment ITS installation on County roads adjacent to interstate		0	400,000 DES/CST	0	0	400,000 CST	.0	0	400,000	0	800,000	GT	Harry Campbell, 533-9500 campbeha@leeqov.com
5		Joel Blvd 4L/17th St-SR 80 4L widening, 17th St, to SR 80	3.24	0		0	2,180,000 DES	0	6.000.000 ROW	7,280,000 ROW	15,460,000	13,780,000 CST/LS	29,240,000	IF23	Sarah Clarke, 479-8718 sclarke@leegov.com
2	-	Luckett Rd 4L/Orliz to I-75 4L widening	0.46	0	0	0		2,380,000 ROW	3,860,000 CST	0	7,870,000		7,920,000	IF23	Eyra Cash, 479-8562
5	5060	Luckett/Sunshine Corridor Study (UNDERWAY)  Corridor alignment study of Luckett Rd, Extension to Lehigh Acres from II-75 to Joel Blvd, and Sunshine Blvd, Ext, North to SR 80		0	1,200,000 PRELIM	0	0	0	0	0	0	0	1,200,000	IF23	Sarah Clarke, 479-8718 sclarke@leegov.com
1	5904	Matlacha Pass Bridge Replacement		0	2,668,000 DES	0	0	.0	0	25,000,000 CS7	25,000,000	0	27,668,000	GT/IF22	Don DeBerry, 479-8503 ddeberry@leegov.com
All		Monitoring Camera Deployment Install monitoring cameras at various intersections		0	0	0	175,000 CST	0	0	0	175,000	0	175,000	GT/PS	Harry Campbell, 533-9500 campbeha@leegov.com
All		Monitoring Station Upgrades Converting periodic count stations to permanent count stations		0	0	30,000 CST	30,000 CST	30,000 CST	60,000 CST	60,000 CST	210,000	0	210,000	GT	Harry Campbell, 533-9500 campbeha@leegov.com
2		Ortiz 4L/Colonial-MLK 4L widening, Colonial Blvd, to SR 82 (Dr. Martin Luther King, Jr. Blvd.)	1.73	0	0	0	0	1.840,000 DES	12,060,000 CST	0	13,900,000	200,000 LS	14,100,000	IF23	Eyra Cash, 479-8562 ecash@leegov.com
2	4072	Ortiz 4L/MLK-Luckett 4L widening, SR 52 (Dr. Martin Luther King, Jr. Blvd.) to Luckett Rd.	1.25	78,974 PRELIM	3,139,852 DES/ROW	3,500,000 ROW	0	8,935,000 CST	155,000 LS	0	12.590,000	0	15,808,826	IF23	Eyra Cash, 479-8562 ecash@leegov.com
2	5056	Ortiz 4L/Luckett-SR 80 4L widening, Luckett Rd, to SR 80 (Palm Beach Blvd.)	1.33	0	2,630,000 DES/ROW	6,000,000 ROW	0	9,475,600 CST	185,000 LS		15,660,600	0	18,290,600	IF1/IF23	Eyra Cash, 479-8562 ecash@leegov.com
1		Pine Island ITS Fiber optic/ITS equipment installation along Pine Island Road		0		21,000 DES	189,000	0	0		330,000	0	330,000	100000000000000000000000000000000000000	Harry Campbell, 533-9500 campbeha@leegov.com
2	4065	Plantation Ext./Idlewild to Colonial New 4L	1,00	867,849 DES/ROW			140,000	0	0	0	6,849,880	0	9,492,880	IF23	Betsy Rowan, 479-8511 browan@leegov.com
2		Plantation 4L/Six Mile-Daniels 4L widening, Six Mile Parkway to Daniels Parkway	1.25	0	0	0		1,910,000 DES/ROW	1,000,000 ROW	8,350,000 ROW/CST	11,270,000	175,000 LS	11,445,000		Betsy Rowan, 479-8511 browan@leegov.com
All	0700	Project Planning & Pre-Design Funds for feasibility studies, cost estimates, alignment studies		1,160,587 PRELIM		150,000 PRELIM		150,000 PRELIM	150,000 PRELIM	150,000 PRELIM		750,000 PRELIM	2,863,148	GT	Don DeBerry, 479-8503 ddeberry@leegov.com
1	6067	Real Time Travel Info System Test project for using transponders for real time traffic data	1	0		0	0	0	0	0	C	0	160,000	FDOT	Harry Campbell, 533-9500 campbeha@leegov.com
All	4079	Right-of-Way Opportunity Buys Funds for feasibility studies, cost estimates, alignment studies		597,454 ROW	1,390.547	500,000 ROW		500,000 ROW	500,000 ROW	500,000 ROW		2,500,000 ROW	6,988,001	GT	Don DeBerry, 479-8503 ddeberry@leegov.com
3	6069	San Carlos Blvd ITS ITS equipment installation along San Carlos Boulevard		0	200.000 DES/CST		0	0	0			0	200,000	GT/PS	Harry Campbell, 533-9500 campbeha@leegov.com

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#### SUMMARY OF MAJOR ROAD PROJECTS PROGRAMMED BY LEE COUNTY - FY 06/07 TO FY 10/11

OMM DIST.	PROJ. NUMBER	PROJECT NAME	LENGTH (MILES)	FY 98-05 PRIOR EXP.	FY05/06 BUDGET	06/07	07/08	08/09	09/10	10/11	5-YEAR TOTAL	6-10	PROJECT TOTAL	FUTURE REVENUE SOURCE	
5		Sandy Lane Ext. North 2L Extension, Corkscrew Road to Estero Parkway	1.43	0	0	0	0	0	0	1,410,000 DES	1,410,000	17,260,000 ROW/CST	18,670,000	IF24	Andy Getch, 479-8510 oetchai@leegov.com
1		Sanibel Bridge Replacement (CST UNDERWAY) Replacement of Spans "A", "B" and "C"		41,878,547 DES/CST	73.507,522 CST	0	0	0	0	0	0	0	115,385,069		Paul Wingard, 479-8545 wingarpw@leegov.com
1	1000000	Sanibel Toll Facility Reconstruction (CST UNDERWAY) Rebuild and expand the Sanibel Bridge toll plaza and building		1,052,667 DES	17,844,075 CST	0	0	0	0	0	0	0	18,895,742	TOLL	Paul Wingard, 479-8545 wingarpw@leegov.com
1,4		SeGo Implementation New transponders and related readers, software upgrades		٥	558,000 CST	0	0	0	0	0	O	0	558,000		Paul Wingard, 479-8545 wingarpw@leegov.com
2	4604	Six Mile Cypress Pkwy 4L N. of Daniels Pkwy, to S. of Winkler Ext.	2.30	122,187 DES		10,229,000 ROW/CST	604,000 LS	D	0	0	10,833,000	0	12,519,000	IF23	Mike Rigsby, 479-8513 mrigsby@leegov.com
5		SR 82/Daniels Dual Left Lanes Expansion to include dual NB-to-WB left turn lanes		0	0	200,000 DES	800,000 CST	0	0	0	1,000,000	0	1,000,000	IF23	Nicole Maxey, 479-6569 maxeync@leegov.com
2,3,5		Summerlin/Boyscout-Cypress Lake 6L widening, including overpass at College Parkway	2,60	2,276,005 DES/ROW	7,317,210 DES/ROW	0	30,381,000 CST	380,000 LS	0	0	30,761,000	0	40,354,215	IF23	Sarah Clarke, 479-8718 sclarke@leegov.com
3		Summerlin Rd./San Carlos to Gladiolus (CST UNDERWAY)  6L, including grade separations at San Carlos Blvd, and Gladiolus Pkwy.	4.26		32,435,994 ROW/CST	0	0	0	0	0	0	0	44,276,201	IF6/IF24/ GT	Mike Rigsby, 479-8513 mrigsby@leegov.com
5	12,100,000	Three Oaks Parkway Extension North New 4L, N. of Alico Rd, to Daniels Pkwy.	3.50	1.990,290 DES/ROW	10,025,476 DES/ROW	685,940 MIT	0	0	21.200,000 CST	577,000 LS	22,462,940	0	34,478,706	IF24	Eyra Cash, 479-8562 ecash@leegov.com
3		Three Oaks Parkway Extension South (CST UNDERWAY) New 4L, E. Terry St. to Bonita Bill Dr. (Joint project with City)	4.15		37,820,102 ROW/CST	997,000 LS	0	. 0	0	0	997,000	0	52,448,975	IF8/GT/ CITY	Nicole Maxey, 479-8569 maxeync@leegov.com
5	4081	Three Oaks Parkway Widening (CST UNDERWAY) 4L, Corkscrew Rd, to Alico Rd,	4.60	9,015,592 DES/ROW	20.524,801 ALL	0	0	0	0	0	0	0	29,540,393	IF24/GT	Betsy Rowan, 479-8511 browan@leegov.com
All	5037	Traffic Management Center Update Hardware/software upgrades at Billys Creek		0	145,000 CST	80,000 CST	0	0	0	0	80,000	0	225,000	GT	Harry Campbell, 533-950 campbeha@leegov.com
5	4068	Treeline Extension North (CST UNDERWAY BY DEVELOPER) New 4L, Daniels Pkwy, to S, of Colonial Blvd.	4.20	382,386 CEI/PM	227,614 CEI/PM	0	1,002,000 LS	0	0	0	1,002,000	D	1,612,000	1F3/IF23	Nicole Maxey, 479-8569 maxeync@leegov.com
All	4088	Urban Arterial Street Lighting Adding street lights along major County roads		1,053,708 CST	5,997,359 CST	1,200,000 CST	1.200,000 CST	700,000 CST	700,000 CST	700,000 CST	4,500,000	3,500,000 CST	15,051,077	AV	Harry Campbell, 533-950 campbeha@leegov.com
1,4	5039	VES and Fiber Optics Implementation of Vehicle Enforcement System at toll bridges		0	2,167,000 CST	0	0	0	0	0	0	0	2,167,000	SURPLUS TOLLS	Paul Wingard, 479-8545 wingarpw@leegov.com
1,4	5029	Veterans Pkwy @ Del Prado Interim and ultimate improvements at exit ramp of overpass		12.560 DES	369,114 DES/CST	700,000 CST	0	G	500,000 DES	6,500,000 CST	7,700,000	0	8,081,674	SURPLUS TOLLS	Sarah Clarke, 479-8718 sclarke@leegov.com
1,4		Veterans/Santa Barbara Overpass Grade separation at intersection		0	0	0	0	2,250,000 DES	0	O	2,250,000	30,000,000 CST	32,250,000	SURPLUS	Nicole Maxey, 479-8569 maxeync@leegov.com

NOTE: Budget figures represent estimates for programming purposes. All dollar figures are subject to adjustment. Program year represents when funds are available, not necessarily when phase started or completed.

KEY (PHASES): PRELIM = Preliminary Study; PD&E = Project Development & Environmental Study; DES = Design; ROW = Right-of-Way Acquisition; CST = Construction; CEI = Construction Engineering Inspection; PM = Project Management; LS = Landscaping;

KEY (FUNDS): IF23 = Road Impact Fees from District 23; GT = Local Option Gas Taxes; CITY = City funds; PS = Public Safety funds; FDOT = Florida Dept. of Transportation, AV = Ad Valorem

	PERI	OD	IC	COL	NT	ST		***************************************						•
		Sta-	M				_Dail	y Trafi	īc Voli	ime (A	ADT)			PERM-
STREET		ion#	P	1997	1998	1999	2000	2001	20,025	2003	2004	2005	2006	STATION
A & W BULB RD	N OF GLADIOLUS DR	215	G ·	2400	3000	4000	3700	3300	453800a	4300	4700	5700	5800	37.
AUABAMA:RD	NOF IMMOKALÉE RD. S OF HOMESTEAD RD	201 200	F	3000 5900	3700 5900	2800 5800	2600 4900	3200 5600	4200 6400	4 <u>200</u> 7100	5100 8100	5300 8800	6300" 9500	211 6
BELL BLVD	N OF IMMOKALEE RD S OF LEELAND HEIGHTS BV	202 203	F F	1000 2700	1000 2600	1000 3000	1000 2700 -	1100 3200	1400 3700	1300 4000	2100 4900	2600 6100	3200 8500	21 - 6
ALICO RD	E OF US 41 E OF LEE RD	204 207	G. H	14700 11600	12800 12000	15100° 13900	15700 14200	17800 16000	19100 17400	18000	19800 20000		18900 .5 22600	25 25
	W-OF-II75 E OF BEN HILL GRIFFIN PKWA E OF-II75	10 205 53	H H	13400 4700	1.4900 5200	16300 5500	15700 5800	17200 - 6500	18000 9800 10100	19000 U/C 11300	14700 14500	U//C 13100 12500	U/C: 12600 11700	25
	N OF CORKSCREW RD	206		1000	900	1000	1000	N/A	800	2000	2100	1600	2800	25
ARROYAL ST BABCOCK RD	N OF BONITA BEACH RD E OF US 41	496 461	H H	4500 1600	3600 1300	4000	4000 1600	5900 N/A	4300 1500	5000 1600	6200 1700	6500	900	16 25
BALLARD RD	W OF ORTIZ AV	504	E	4600	4800	4900	3500	N/A	5200	5100	5800	5300	6400	22
BARRETT RD	S OF PINE ISLAND RD	509	С	2800	2700	2900	2500	2800	3300	3100	3300	3200	3100	49
BASS RD	N OF SUMMERLIN RD	216	G	6400	5700	6800	6200	5700	6000	7600	7400	9200	5900	39
BAYSHORE RD (SR:78)	E OF BUSINESS 41 E OF HART RD W OF WILLIAMSBURG DR	218 219 4	C D	33100 24200 15900	27500 24600 16400	31300 26800 17000	31800 26000 18400	32300 24900 19500	34000 27800 20000	31000 25700 20600	35700 27300 22000	37800 28700 22300	33400 28500 U/C	5 * 5 4
	E OF NALLE RD.	217	D.	8900	8400		9300	10000	9300	10100	and the second		13700 🖖	5
BEN HILL GRIEFIN PKWY	S OF MIDFIELD TERMINAL S OF ALICO RD N OF CORKSCREW RD	.60 514 517	H H		2400 1000	2800 2800	5300 3000	N/A - 4500	6500 5000	7100 7800	8200 10200	* =19000 = ±17200	20900 20300 20500	25 25
BETH STACEY RD	S OF HOMESTEAD RD	all on the same	**************************************	4700	A STATE OF THE PARTY OF	MIT-THEM TO ESCA TOTAL	AL ALL STOP AND STORM SACRED SA				6500	6900	7300	6

	PER	IOD	IC	COT	JNT	ST	ATI	I NC	DAT	Ά			•	
	Alleria de la companya del companya de la companya del companya de la companya de						Dail	y Traf	fic Vol	ume (A	ADI)			
STREET	LOCATION	Sta- tion#	M A P	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	PERMANENT ANENT STATIONS
STRINGFELLOW/BLVD	N OF CASTILE RD	27		4300	4400	4600	4400	4500	4800	4700	5700	4/100	4600	
	S OF PINE ISLAND RD N.OF AVENUE C.	400 399	  -11  -11	9400 8600	9500 8700	9100 8400	8600 7800	9000 7800	9400 9200	9400 8900	9900	9800 9100	9900 	27
REPORT CONTRACTOR CONT	N OF HOWARD RD	401		3600	3500	3300	3300	3400	3600	3200	3600	3700	3400	27. 27
SUMMERLIN RD	E OF JOHN MORRIS RD	36	G	18300	19100	19800	19200	19300	18900	17900	15300	18200	17300	
	W OF SAN CARLOS BLVD	402	G	20400	20100	The said and bearing the	21300	21300	20700	21200	20800	/19600 *	U/C	36
	E OF SAN CARLOS BLVD	408 410	G G	22400 29900	20700	22700 30800	21100 30100	20200 31000	19400 30200	20400 31700	24500 26800	23100 32400	U/C	19
	W OF WINKLER RD	19	G	33000	32500	34000	33800	34400	34000	34600	37600	42200	U/C	19
	N OF GLADIOLUSIDR	409	G	20600	25700	26300	24200	21100	23300	265.00		26200	- 2U/C	19/
And the second second section of the second section of the second second section of the second secon	N OF CYPRESS LAKE DR	407	G	27500	26400	28200	29600	26900	27500	27400	31200	30400	27700	35
	S.OF PARK MEADOWS	35	В	32400	32200	32600	33200	33200	34600	34600	-36300-	36300±	34300	
THE COMMENT OF THE PARTY AND THE PARTY OF THE PARTY.	N OF MAPLE DR	405	В	31100	30100	31700	33200	28100	32500	36100	39900	37700	35800	35
	N OF BOY SCOUT DR	403	₿	1.8300	19100	207.00	221.00	21800	24800	22100	25400	22000	. 22400	35
	S OF COLONIAL BLVD	411	В	15100	17100	20300	21200	20900	21000	22100	25400	23600	23800	35
SUNRISE BLVD	E OF BELL BLVD	480	F	200	200	300	200	200	300	300		600	800	6
SUNSHINE BLVD	N OF IMMOKALEE RD	413	F	1000	1300	1100	1200	1300	1000	1800	2800	3800	4200	22
	SOFLEEBLVD	406											8100	J22
ggf ((/////films #15//mers.)) do hargest projecte, projecte, no objecte, o lives a conserve e	N OF LEE BLVD (CR 884)	412	F	2300	3000	2800	3100	3400	5000	4600	5600	9300	11500	22
Executed the second	N OF W 12TH ST	479	F	700	2400	2500	2300	N/A	2900	3400	4000	7,000	6400	22.5
TAMIAMI TRAIL - SEE US 41 O	R BUSINESS US 41							W.A.		1453				
THREE OAKSIPKWY	S OF CORKSCREW RD	14. 525±	H						8400	10700	12500	11600	13400	25
	N OF CORKSCREW RD	415	Н	4000	4500	5600	5900	7200	8500	11100	12700	12900	15100	25
And the second s	S OF ALICORD	414	OHE.	5000	5100	5700	5600	5700	6400	6300	7800 -	7200	9400	25
TICEST	WOF ORTIZAV	417	A	3400	3000	4000	3700	4100	4000	No. of Street or other the	3700	4200	3500	55
	W OF 175	416	E	2400	2200	2300	2400	2500	2100	2600	2400	2800	3100	5
TREELINE AVE	S OF COLONIAL BLVD	AE2			Harris			r Janetica.					F000	
INCCLINE AVE	N OF DANIELS PKWY	453 454	SAME OF		747.00.45P		46083			e 02-20-50			5800 7200	61 61
	S OF DANIELS PKWY	502	E	900	900	2200	2600	2900	2700	2200		10400	28700	1 48

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				ROAL	LINK VOLU	MES							
				10 12221000	Direction of F	(K) (T) (K)							
			ROAD	PER	FORMANCE	20	005 100th	EST	2006 100th	FO	RECAST		
ROADWAY LINK	FROM	TO	TYPE	ST	TANDARD	HIGH	HEST HOUR	HIGH	EST HOUR	FUT	URE VOL	NOTES*	LINK
NAME				LOS	CAPACITY	LOS	VOLUME	LOS	VOLUME	LOS	VOLUME		NO.
A & W BULB RD.	GLADIOLUS DR.	McGREGOR BLVD.	2LU	E	860	С	260	С	286	С	298		00100
ALABAMA RD.	IMMOKALEE RD. (S.R. 82)	MILWAUKEE BLVD.	2LN	E	990	D	310	D	425	D	425		00200
ALABAMA RD.	MILWAUKEE BLVD.	HOMESTEAD RD.	2LN	E	990	D	383	D	478	D	478		00300
A. G. BELL BLVD.	IMMOKALEE RD. (S.R. 82)	MILWAUKEE BLVD.	2LN	Ε	990	В	152	С	352	D	556		00400
A. G. BELL BLVD.	MILWAUKEE BLVD.	JOEL BLVD. (S.R. 884)	2LN	Е	990	С	266	D	474	E	617		00500
ALICO RD.	U.S. 41	LEE RD.	6LD	E	2,920	В	1,068	В	1,237	В	1,362	Pt 6 Ln in 06/07 FDOT. Rest recently complete	00600
ALICO RD.	LEE RD.	THREE OAKS PKWY.	6LD	Е	2,920	В	1,079	В	1,083	В	1,088		00700
ALICO RD.	THREE OAKS PKWY.	I-75	6LD	Е	2,920	В	1,097	В	1,097	В	1,097	6 Ln under const by FDOT	00800
ALICO RD.	I-75	BEN HILL GRIFFIN BLVD.	6LD	Е	2,920	В	722	В	1,086	В	2,312	6 Ln under const by FDOT	00900
ALICO RD.	BEN HILL GRIFFIN BLVD.	GREEN MEADOW DR.	2LN	Е	860	E	707	Е	727	E	762		01000
ALICO RD.	GREEN MEADOW DR.	CORKSCREW RD. (C.R. 850)	2LN	E	860	В	86	E	707	E	762		01050
ARROYAL ST.	BONITA BEACH RD.	PENNSYLVANIA AVE.	2LN	Е	860	С	333	С	344	С	366		01100
BABCOCK RD.	U.S. 41	ROCKERFELLER CIR.	2LN	E	860	В	88	В	88	В	88	,	01200
BARRETT RD.	PONDELLA RD.	PINE ISLAND RD.	2LN	Е	860	С	191	С	191	С	191		01400
BASS RD.	SUMMERLIN RD.	GLADIOLUS DR.	2LN	E	860	С	159	С	301	D	431	Pt 4Ln, remainder part of Gladiolus 4Ln project in 07/08	01500

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# TRIP GENERATION EQUATIONS THREE OAKS NORTH CPA ITE TRIP GENERATION REPORT, 7<sup>th</sup> EDITION

Land Use	Weekday AM Peak Hour	Weekday PM Peak Hour	Daily (2-way)
Shopping Center (LUC 820)	Ln (T) = 0.60 Ln (X) + 2.29 (61% In/39% Out)	Ln (T) = 0.66 Ln (X) + 3.40 (48% In/52% Out)	Ln(T) = 0.65 Ln(X) + 5.83
T = Number of Trips, X	= 1,000's of square feet of Gross	Floor Area (GFA)	
General Office Building (LUC 710)	Ln (T) = 0.80 Ln (X) + 1.55 (88% In/12% Out)	T = 1.12 (X) + 78.81 (17% In/83% Out)	Ln(T) = 0.77 Ln(X) + 3.65
T = Number of Trips, X	= 1,000's of square feet of Gross	Floor Area (GFA)	
General Light Industrial (LUC 110)	T = 1.18 (X) – 89.28 (88% In/12% Out)	T = 1.43 (X) - 163.42 (12% In/88% Out)	T = 7.47 (X) - 101.92
T = Number of Trips, X	= 1,000's of square feet of Gross	Floor Area (GFA)	

#### LEE COUNTY ORDINANCE NO. 07-10

(Three Oaks North) (CPA2005-05)

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 CPA2005-05 (PERTAINING TO THE FUTURE LAND USE MAP CHANGE FOR AN 83±-ACRE PARCEL NORTH OF ALICO ROAD FROM INDUSTRIAL DEVELOPMENT TO INDUSTRIAL COMMERCIAL INTERCHANGE) APPROVED DURING THE COUNTY'S 2005/2006 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO ADOPTED MAPS; PURPOSE AND SHORT TITLE; LEGAL EFFECT OF "THE LEE PLAN"; GEOGRAPHICAL APPLICABILITY; SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

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

WHEREAS, the Board, in accordance with Section 163.3181, Florida Statutes, and Lee County Administrative Code AC-13-6 provide an opportunity for the public to participate in the plan amendment public hearing process; and,

WHEREAS, the Lee County Local Planning Agency ("LPA") held public hearings on the proposed plan amendment in accordance with Florida Statutes and the Lee County Administrative Code on October 23, 2006, and November 27, 2006; and,

WHEREAS, the Board held a public hearing for the transmittal of the proposed amendment on December 13, 2006. At that hearing, the Board approved a motion to send, and did later send, proposed amendment CPA2005-05, pertaining to an amendment to the Future Land Use Map Series for an 83±-acre parcel north of Alico Road from

Industrial Development to Industrial Commercial Interchange to the Florida Department of Community Affairs ("DCA") for review and comment; and,

WHEREAS, at the December 13, 2006 meeting, the Board announced its intention to hold a public hearing after the receipt of DCA's written comments commonly referred to as the "ORC Report." DCA issued their ORC report on March 2, 2007; and,

WHEREAS, the Board held public hearings on the adoption of the proposed amendment to the Lee Plan on April 11 and May 16, 2007; and,

WHEREAS, on May 16, 2007, the Board adopted the proposed amendment to the Lee Plan set forth herein.

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

### SECTION ONE: PURPOSE, INTENT AND SHORT TITLE

The Board of County Commissioners of Lee County, Florida, in compliance with Chapter 163, Part II, Florida Statutes, and with Lee County Administrative Code AC-13-6, conducted public hearings to review proposed amendments to the Lee Plan. The purpose of this ordinance is to adopt the amendments to the Lee Plan discussed at those meetings and approved by a majority of the Board of County Commissioners. The short title and proper reference for the Lee County Comprehensive Land Use Plan, as hereby amended, will continue to be the "Lee Plan." This amending ordinance may be referred to as the "2005/2006 Regular Comprehensive Plan Amendment Cycle CPA2005-05 Three Oaks North Future Land Use Map Amendment Ordinance."

# SECTION TWO: ADOPTION OF LEE COUNTY'S 2005/2006 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE

The Lee County Board of County Commissioners amends the existing Lee Plan, adopted by Ordinance Number 89-02, as amended, by adopting an amendment, as revised by the Board on April 11, 2007, known as CPA2005-05. CPA2005-05 amends the Future Land Use Map Series of the Plan for an 83±-acre parcel north of Alico Road and adjacent to I-75 from the Industrial Development to Industrial Commercial Interchange Future Land Use category.

The corresponding Staff Reports and Analysis, along with all attachments for this amendment are adopted as "Support Documentation" for the Lee Plan.

## SECTION THREE: LEGAL EFFECT OF THE "LEE PLAN"

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

## SECTION FOUR: GEOGRAPHIC APPLICABILITY

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

# SECTION FIVE: SEVERABILITY

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

the Board that this ordinance would have been adopted had the unconstitutional provisions not been included therein.

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

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

#### SECTION SEVEN: EFFECTIVE DATE

The plan amendments adopted herein are not effective until a final order is issued by the DCA or Administrative Commission finding the amendment in compliance with Section 163.3184, Florida Statutes, whichever occurs earlier. No development orders, development permits, or land uses dependent on this amendment may be issued or commence before the amendment has become effective. If a final order of noncompliance is issued by the Administration Commission, this amendment may nevertheless be made effective by adoption of a resolution affirming its effective status. A copy of such resolution will be sent to the DCA, Bureau of Local Planning, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

THE FOREGOING ORDINANCE was offered by Commissioner Hall, who moved its adoption. The motion was seconded by Commissioner Judah. The vote was as follows:

Robert P. Janes

Aye

Brian Bigelow

Nay

Ray Judah

Aye

Tammy Hall

Aye

Frank Mann

Aye

DONE AND ADOPTED this 16th day of May 2007.

ATTEST:

CHARLIE GREEN, CLERK

LEE COUNTY

BOARD OF COUNTY COMMISSIONERS

DATE:

5-16-07

Approved as to form by:

Donna Marie Collins

County Attorney's Office





STATE OF FLORIDA

COUNTY OF LEE

I Charlie Green, Clerk of Circuit Court, Lee County, Florida, and ex-Officio Clerk of the Board of County Commissioners, Lee County, Florida, do hereby certify that the above and foregoing, is a true and correct copy of Ordinance No. 07-10, adopted by the Board of Lee County Commissioners, at their meeting held on the 16th day of May, 2007 and same filed in the Clerk's Office.

Given under my hand and seal, at Fort Myers, Florida, this 21st day of May 2007.

CHARLIE GREEN, Clerk of Circuit Court Lee County, Florida

rcia Wilson

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PS Form 3800, June 2002

Tallahassee, FL 32399-3000

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Article Number (Transfer from service label)  SENDER: COMPLETE THIS SECTION  Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.  Print your name and address on the reverse so that we can return the card to you.  Attach this card to the back of the mailpiece, or on the front if space permits.  Article Addressed to:  Office of Tourism, Trade & Economic Mary Helen Blakeslee, Chief Analyst Suite 2001, The Capitol	ce Type    Registered
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	COMPLETE THIS SECTION ON DELIVERY
<ul> <li>Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.</li> <li>Print your name and address on the reverse so that we can return the card to you.</li> <li>Attach this card to the back of the mailpiece, or on the front if space permits.</li> </ul>	A. Signature  Agent  Address  B. Received by (Printed Name)  C. Date of Deliver
1. Article Addressed to: 05/06 Adaption (	D. Is delivery address different from item 1?
Southwest Florida Regional Planning Attn: David Crawford, Senior Planne 1926 Victoria Avenue Ft. Myers, FL 33901	
	☐ Insured Mail ☐ C.O.D.
2. Article Number	4. Restricted Delivery? (Extra Fee)
(Transfer from service label) PS Form 3811, February 2004  Domesti	ic Return Receipt 102595-02-M-15
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SENDER: COMPLETE THE CONTRACTOR	
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.	A. Signature
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1. Article Addressed to:	If YES, enter delivery address below:
Attn: P.K. Sharma, Lead Planner	istrict
Attn: P.K. Sharma, Lead Planner P.O. Box 24680 West Palm Beach, FL 33416-4680	. Service Type ☑ Certified Mail □ Express Mail
P.O. Box 24680	Service Type  Certified Mail Registered Return Receipt for Merchandis
P.O. Box 24680 West Palm Beach, FL 33416-4680	Sen/ice Type  Certified Mail
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P.O. Box 24680  West Palm Beach, FL 33416-4680  2. Article Number (Transfer from service label)  PS Form 3811, February 2004  SENDER: COMPLETE THIS SECTION  Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.  Print your name and address on the reverse so that we can return the card to you.  Attach this card to the back of the mailpiece, or on the front if space permits.  Florida Dept of Transportation Dist	Service Type  Certified Mail
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P.O. Box 24680  West Palm Beach, FL 33416-4680  2. Article Number (Transfer from service label)  PS Form 3811, February 2004  SENDER: COMPLETE THIS SECTION  Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.  Print your name and address on the reverse so that we can return the card to you.  Attach this card to the back of the mailplece or on the front if space permits.  Florida Dept of Transportation, Dist Attn: John Czerpak, Growth Mgmt Planning Department	Service Type  Certified Mail
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P.O. Box 24680  West Palm Beach, FL 33416-4680  2. Article Number (Transfer from service label)  PS Form 3811, February 2004  SENDER: COMPLETE THIS SECTION  Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.  Print your name and address on the reverse so that we can return the card to you.  Attach this card to the back of the mailplece or on the front if space permits.  Florida Dept of Transportation, Dist Attn: John Czerpak, Growth Mgmt Planning Department	Service Type  Certified Mail
P.O. Box 24680  West Palm Beach, FL 33416-4680  2. Article Number (Transfer from service label)  PS Form 3811, February 2004  SENDER: COMPLETE THIS SECTION  Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.  Print your name and address on the reverse so that we can return the card to you.  Attach this card to the back of the mailpiece, or on the front if space permits.  Florida Dept of Transportation, Dist Attn: John Czerpak, Growth Mgmt Planning Department PO Box 1249	Service Type  Certified Mail

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<ul> <li>Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.</li> <li>Print your name and address on the reverse</li> </ul>	A. Signature	☐ Agent ☐ Addresse
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Tallahassee, FL 32399	3. Service Type  Certified Mail Express Mail Registered Receipt for Merchandie	
	Restricted Delivery? (Extra Fee)	☐ Yes
2. Article Number (Transfer from service label)	OF 0970 0005 933P	3764
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Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.	A. Signature	☐ Agent
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Attn: Ray Eubanks, Plan Processing Addition of Community Planning 2555 Shumard Oak Blvd. Tallahassee, FL 32399  2. Article Number (Transfer from service label)	3. Service Type  Certified Mail Registered Insured Mail C.O.D.  4. Restricted Delivery? (Extra Fee)	ail ceipt for Merchandis □ Yes □ 3771
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	□ Insured Mail □ C.O.D.  4. Restricted Delivery? (Extra Fee) □ Yes
2. Article Number	006 0810 0002 8336 3795