

APPLICATION FOR A COMPREHENSIVE PLAN AMENDMENT - MAP

Project Name: Caloosa 80 CPA

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	crease residential acreage in the Northeast Lee County District. There is a companion MPD rezone request for 721 DU's and 30,000 SF of commercial uses
Ma	p(s) to Be Amended: 1A, 4A, 4B
sta	te Review Process: 🔲 Small-Scale Review 🗌 State Coordinated Review 🔳 Expedited State Review
ι.	Name of Applicant: Neal Communities of Southwest Florida, LLC
	Address: 28100 Bonita Grande Dr., Suite 106
	City, State, Zip: Bonita Springs, FL 34135
	Phone Number: (239) 405-7366 E-mail: toak@nealcommunities.com
	Name of Contact: RVi Planning + Landscape Architecture c/o Jem Frantz, AICP
	Address: 28100 Bonita Grande Dr., #305
	City, State, Zip: Bonita Springs, FL 34135
	Phone Number: (239) 357-9580 E-mail: jfrantz@rviplanning.com
	Owner(s) of Record: Caloosa 80 LLP c/o Stan Whitcomb
	Address: 631 Turtle Beach Road DEC 0.5 2024
	City, State, Zip: North Palm Beach, FL 33408
	Phone Number: (239) 405-0836 E-mail: stanw@whitgroup.com
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ŝ	Property Location:
	Property Location: 1. Site Address: Multiple, see STRAPs below
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Public Facilities Impacts

NOTE: The applicant must calculate public facilities impacts based on the maximum development.

- Traffic Circulation Analysis: The analysis is intended to determine the effect of the land use change on the Financially Feasible Highway Plan Map 3A (20-year plus horizon) and on the Capital Improvements Element (5-year horizon). Toward that end, an applicant must submit a Traffic Impact Statement (TIS) consistent with Lee County Administrative Code (AC)13-17.
 - a. Proposals affecting less than 10 acres, where development parameters are contained within the Traffic Analysis Zone (TAZ) or zones planned population and employment, or where there is no change in allowable density/ intensity, may be eligible for a TIS requirement waiver as outlined in the Lee County TIS Guidelines and AC-13-17. Identification of allowable density/intensity in order to determine socio-economic data for affected TAZ(s) must be coordinated with Lee County Planning staff. Otherwise a calculation of trip generation is required consistent with AC-13-17 and the Lee County TIS Guidelines to determine required components of analysis for:
 - i. Total peak hour trip generation less than 50 total trip ends trip generation.
 - ii. Total peak hour trip generation from 50 to 300 total trip ends trip generation, trip distribution and trip assignment (manual or Florida Standard Urban Transportation Modeling Structure (FSUTMS) analysis consistent with AC-13-17 and TIS Guidelines), short-term (5 year) and long-range (to current Lee Plan horizon year) segment LOS analysis of the nearest or abutting arterial and major collector segment(s) identified in the Transportation Inventory based on the trip generation and roadway segment LOS analysis criteria in AC-13-17. A methodology meeting is recommended prior to submittal of the application to discuss use of FSUTMS, any changes to analysis requirements, or a combined CPA and Zoning TIS short term analysis.
 - iii. Total peak hour trip generation is over 300 total trip ends trip generation, mode split, trip distribution and trip assignment (manual or FSUTMS analysis consistent with AC-13-17 and TIS Guidelines), short-term (five-year) and long-range (to current Lee Plan horizon year) segment LOS analysis of arterial and collector segments listed in the Transportation Inventory. LOS analysis will include any portion of roadway segments within an area three miles offset from the boundary of the application legal description metes and bounds survey. LOS analysis will also include any additional segments in the study area based on the roadway segment LOS analysis criteria in AC-13-17. A methodology meeting is required prior to submittal of the application.
 - Map amendment greater than 10 acres Allowable density/intensity will be determined by Lee County Planning staff.

2. Provide an existing and future conditions analysis for the following (see Policy 95.1.3):

- a. Sanitary Sewer
- b. Potable Water
- c. Surface Water/Drainage Basins
- d. Parks, Recreation, and Open Space
- e. Public Schools

Analysis for each of the above should include (but is not limited to) the following (see the Lee County Concurrency Management Report):

- a Franchise Area, Basin, or District in which the property is located
- h Current LOS, and LOS standard of facilities serving the site
- c Projected 2030 LOS under existing designation
- d Projected 2030 LOS under proposed designation
- e Existing infrastructure, if any, in the immediate area with the potential to serve the subject property
- f Improvements/expansions currently programmed in 5 year CIP, 6-10 year CIP, and long range improvements
- g Provide a letter of service availability from the appropriate utility for sanitary sewer and potable water

In addition to the above analysis, provide the following for potable water:

- a. Determine the availability of water supply within the franchise area using the current water use allocation (Consumptive Use Permit) based on the annual average daily withdrawal rate.
- b. Include the current demand and the projected demand under the existing designation, and the projected demand under the proposed designation.
- c. Include the availability of treatment facilities and transmission lines for reclaimed water for irrigation.
- d. Include any other water conservation measures that will be applied to the site (see Goal 54).

3. Provide a letter from the appropriate agency determining the adequacy/provision of existing/proposed support facilities, including:

- a. Fire protection with adequate response times
- b. Emergency medical service (EMS) provisions
- c. Law enforcement
- d. Solid Waste
- e. Mass Transit
- f. Schools

In reference to above, the applicant must supply the responding agency with the information from application items 5, 6, and 7 for their evaluation. This application must include the applicant's correspondence/request to the responding agency.

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 change based upon the following:

- A map of the Plant Communities as defined by the Florida Land Use Cover and Classification system (FLUCCS).
- 2. A map and description of the soils found on the property (identify the source of the information).
- 3. A topographic map depicting the property boundaries and 100-year flood prone areas indicated (as identified by FEMA).
- 4. A map delineating the property boundaries on the most recent Flood Insurance Rate Map.
- 5. A map delineating wetlands, aquifer recharge areas, and rare & unique uplands.
- 6. 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).

Impacts on Historic Resources

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

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

Internal Consistency with the Lee Plan

- Discuss how the proposal affects established Lee County population projections, Lee Plan Table 1(b) and the total population capacity of the Lee Plan Future Land Use Map.
- 2 List all goals and objectives of the Lee Plan that are affected by the proposed amendment or that affect the subject property. This analysis should include an evaluation of all relevant policies under each goal and objective.
- 3. Describe how the proposal affects adjacent local governments and their comprehensive plans.

State Policy Plan and Regional Policy Plan

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

Justify the proposed amendment based upon sound planning principles

Support all conclusions made in this justification with adequate data and analysis.

Planning Communities/Community Plan Area Requirements

If located within a planning community/community plan area, provide a meeting summary document of the required public informational session [Lee Plan Goal 17].

Lee County Comprehensive Plan Map Amendment Application Form (12/2022)

Sketch and Legal Description

The certified legal description(s) and certified sketch of the description for the property subject to the requested change. A metes and bounds legal description must be submitted specifically describing the entire perimeter boundary of the property with accurate bearings and distances for every line. The sketch must be tied to the state plane coordinate system for the Florida West Zone (North America Datum of 1983/1990 Adjustment) with two coordinates, one coordinate being the point of beginning and the other an opposing corner. If the subject property contains wetlands or the proposed amendment includes more than one land use category a metes and bounds legal description, as described above, must be submitted in addition to the perimeter boundary of the property for each wetland or future land use category.

SUBMITTAL REQUIREMENTS

Clearly label all submittal documents with the exhibit name indicated below.

For each map submitted, the applicant will be required to submit a 24"x36" version and 8.5"x11" reduced map for inclusion in public hearing packets.

MINIMUM SUBMITTAL ITEMS (3 Copies)

 Surrounding Property Owners List, Mailing Labels, and Map For All Parcels Within 500 Feet of the Subject Property (Exhibit – M3) Existing Future Land Use Map (Exhibit – M4) Map and Description of Existing Land Uses (Not Designations) of the Subject Property and Surrounding Properties (Exhibit – M5) Map and Description of Existing Zoning of the Subject Property and Surrounding Properties (Exhibit – M6) Signed/Sealed Legal Description and Sketch of the Description for Each FLUC Proposed (Exhibit – M6) Signed/Sealed Legal Description and Sketch of the Description for Each FLUC Proposed (Exhibit – M7) Copy of the Deed(s) of the Subject Property (Exhibit – M8) Aerial Map Showing the Subject Property and Surrounding Properties (Exhibit – M9) Authorization Letter From the Property Owner(s) Authorizing the Applicant to Represent the Owner (Exhibit – M10) Proposed Amendments (Exhibit – M11) Lee Plan Analysis (Exhibit – M12) Environmental Impacts Analysis (Exhibit – M13) Historic Resources Impact Analysis (Exhibit – M14) Public Facilities Impacts Analysis (Exhibit – M15) Traffic Circulation Analysis (Exhibit – M16) Existing and Future Conditions Analysis - Sanitary Sewer, Potable Water, Surface Water/Drainage Basins, Parks and Rec, Open Space, Public Schools (Exhibit – M17) Letter of Determination For the Adequacy/Provision of Existing/Proposed Support Facilities - Fire Protection, Emergency Medical Service, Law Enforcement, Solid Waste, Mass Transit, Schools (Exhibit – M18) State Policy Plan and Regional Policy Plan (Exhibit – M19) Justification of Proposed Amendment (Exhibit – M20) 	x	Completed Application (Exhibit - M1)
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Planning Communities/Community Plan Area Requirements (Exhibit – M21)	×	Justification of Proposed Amendment (Exhibit – M20)
	×	Planning Communities/Community Plan Area Requirements (Exhibit – M21)

APPLICANT - PLEASE NOTE:

Changes to Table 1(b) that relate directly to and are adopted simultaneously with a future land use map amendment may be considered as part of this application for a map amendment.

Once staff has determined the application is sufficient for review, 15 complete copies will be required to be submitted to staff. These copies will be used for Local Planning Agency hearings, Board of County Commissioners hearings, and State Reviewing Agencies. Staff will notify the applicant prior to each hearing or mail out to obtain the required copies.

If you have any questions regarding this application, please contact the Planning Section at (239) 533-8585.

AFFIDAVIT

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

Signature of Applicant

Date

Printed Name of Applicant

STATE OF FLORIDA COUNTY OF LEE

The foregoing instrument was sworn to (or affirmed) and subscribed before me by means of \Box physical presence or \Box online notarization on _____(date) by _____

(name of person providing oath or affirmation), who is personally known to me or who has produced ______(type of identification) as identification.

Signature of Notary Public

(Name typed, printed or stamped)

RIVERGLEN PROPERTIES LLC 1380 GASPARILLA DR FORT MYERS FL 33901

HOELDERLIN ARTHUR JOSEPH III 2251 SUNSET TRL ALVA FL 33920

STATE OF FL DOT PO BOX 1249 BARTOW FL 33831

GONZALEZ ARAQUE MAIRON YUSET 19140 PALM BEACH BLVD ALVA FL 33920

CHILDRESS SHANE & VICTORIA 16050 MULRION BLVD PUNTA GORDA FL 33982

ARIS HORTICULTURE INC ERIN MAZZUCCO 115 THIRD ST SE BARBERTON OH 44203

WILKINSON KATHERINE A TR 19521 PALM BEACH BLVD ALVA FL 33920

BARLEY SANDRA D PO BOX 217 ALVA FL 33920

HEATH STANLEY TR 19591 LITTLE LN ALVA FL 33920

SMITH BRITTANY G 19471 LITTLE LN ALVA FL 33920 CS HOLDINGS OF SWFL LLC 15975 ANDERSON LN FORT MYERS FL 33912

MALLETT RÖBERT LANE TR 2101 SUNSET TRL ALVA FL 33920

STATE OF FL DOT PO BOX 1249 BARTOW FL 33831

BOWDLER DAVID F 14011 CEMETERY RD FORT MYERS FL 33905

LYNCH THOMAS 19160 PALM BEACH BLVD ALVA FL 33920

STATE OF FL DOT PO BOX 1249 BARTOW FL 33831

ROSAS RUIZ MARCO A 8956 BANYAN COVE FORT MYERS FL 33919

JOHNSON JACKIE L 19401 LITTLE LN ALVA FL 33920

CHOW KAI FU 15861 COUNTRY CT FORT MYERS FL 33912

QUATTROCCHI STEPHANIE 19431 LITTLE LN ALVA FL 33920

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REINBOTT MICHAEL & LISA PO BOX 1423 LABELLE FL 33975

MARRA ESTATES LLC 3001 BATEMAN RD ALVA FL 33920

BERNARD BRIAN W & SIMONE 2995 BATEMAN RD ALVA FL 33920

GROFF NICHOLAS P II TR 2051 SNYDER DR ALVA FL 33920

ALVAREZ FREDDYS VALDES 18931 PALM BEACH BLVD ALVA FL 33920

MARRA ESTATES LLC 7800 UNIVERSITY POINTE DR #300 FORT MYERS FL 33907

STULB JOSEPH JR 18851 PALM BEACH BLVD ALVA FL 33920 MARRA ESTATES LLC 3001 BATEMAN RD ALVA FL 33920

MARRA JASON A 7800 UNIVERSITY POINT DR FORT MYERS FL 33907

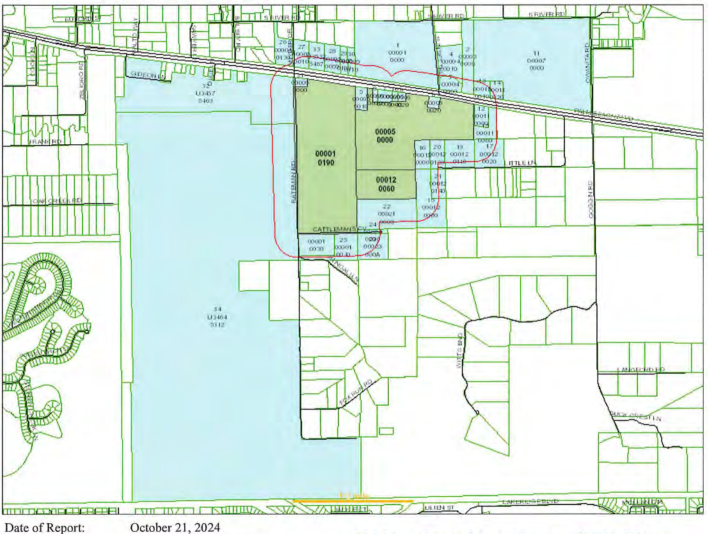
HAMILTON MILTON J III & 1901 BALSEY RD ALVA FL 33920

HERNANDEZ LILIANA & 4537 LUCKETT RD FORT MYERS FL 33905

ALVAREZ FREDDYS VALDES 18951 PALM BEACH BLVD ALVA FL 33920

LEE COUNTY PO BOX 398 FORT MYERS FL 33902

LEE COUNTY PO BOX 398 FORT MYERS FL 33902



Buffer Distance: Parcels Affected: Subject Parcels: October 21, 2024 500 feet Rerun 35

Click here to download the map image, mailing labels (Avery 5161) and CSV formatted information.

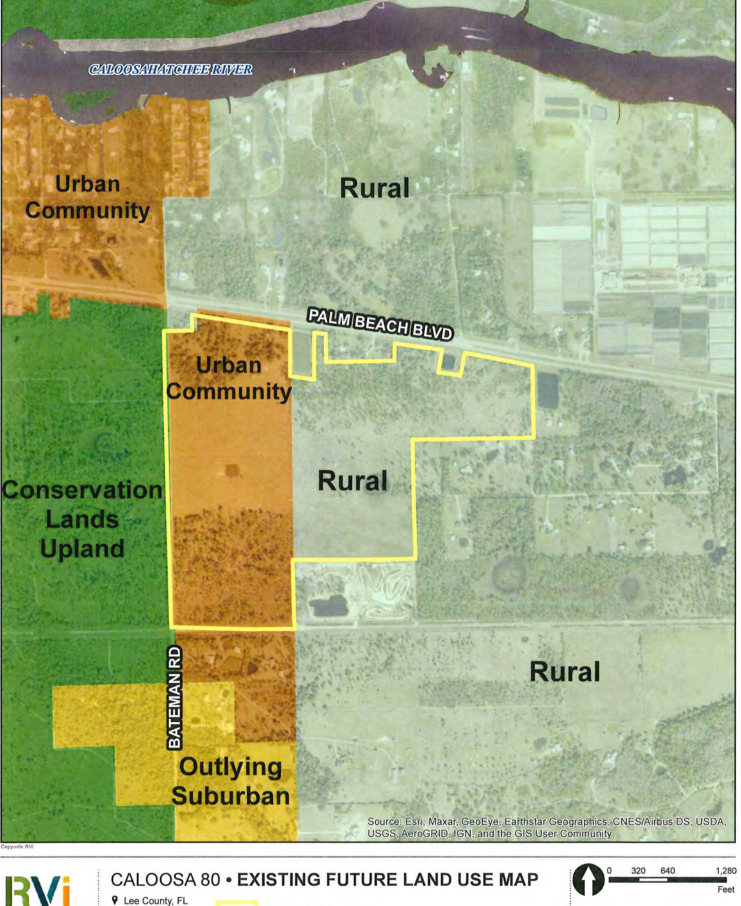
$29 \hbox{-} 43 \hbox{-} 27 \hbox{-} 00 \hbox{-} 00005.0000, 29 \hbox{-} 43 \hbox{-} 27 \hbox{-} 00 \hbox{-} 00012.0060, 30 \hbox{-} 43 \hbox{-} 27 \hbox{-} 00 \hbox{-} 00001.0190$

To change, add or remove subject parcels please change the parcel selection in GeoView

OWNER NAME AND ADDRESS	STRAP AND LOCATION	LEGAL DESCRIPTION	MAP INDEX
RIVERGLEN PROPERTIES LLC 1380 GASPARILLA DR FORT MYERS FL 33901	29-43-27-00-00001.0000 19171 PALM BEACH BLVD ALVA FL 33920	N1/2OFN12OFSW1/4OFNW1/4N STRD80+NW1/4OFNW1/4+APARL INNW1/4DESC OR797PG765 LES R R/W	1
CS HOLDINGS OF SWFL LLC 15975 ANDERSON LN FORT MYERS FL 33912	29-43-27-00-00003.0000 19431 PALM BEACH BLVD ALVA FL 33920	PARL IN NW 1/4 SEC 29 TWP 43 R 27 DESC IN OR 1017 PG 221 LES R R/W OR 2896/25	2
HOELDERLIN ARTHUR JOSEPH III 2251 SUNSET TRL ALVA FL 33920	29-43-27-00-00004.0000 2251 SUNSET TRL ALVA FL 33920	PARL IN NW 1/4 SEC 29 TWP 43 R 27 DESC IN OR 919 PG 455 + LESS OR 3272/2265 LESS R/W OR 2828/1203 + LESS R/W OR 2894/2555	3
MALLETT ROBERT LANE TR 2101 SUNSET TRL ALVA FL 33920	29-43-27-00-00004.0010 2101 SUNSET TRL ALVA FL 33920	PARL IN NW 1/4 SEC 29 TWP 43 R 27 DESC IN OR 3272 PG 2265 LESS R/W OR 2828/1203 + LESS R/W OR 2894/2555	4

STATE OF FL DOT PO BOX 1249 Bartow FL 33831	29-43-27-00-00005.0010 19030 PALM BEACH BLVD ALVA FL 33920	PARL LOC IN THE S 1/2 OF NW 1/4 AS DESC IN OR 2879/3553 LESS RD R/W + LESS 5.0020	5
STATE OF FL DOT PO BOX 1249 BARTOW FL 33831	29-43-27-00-00005.0020 19200 PALM BEACH BLVD ALVA FL 33920	PARL LOC IN THE S 1/2 OF NW 1/4 AS DESC IN OR 2879/3553 LESS RD R/W + LESS 5.0010	6
GONZALEZ ARAQUE MAIRON YUSET 19140 PALM BEACH BLVD ALVA FL 33920	29-43-27-00-00006.0000 19140 PALM BEACH BLVD ALVA FL 33920	N 1/2 OF N 1/2 OF SW 1/4 OF NW 1/4 S OF RD LESS RD R/W LESS W 200 FT + LESS	7
BOWDLER DAVID F 14011 CEMETERY RD FORT MYERS FL 33905	29-43-27-00-00006.0020 19170 PALM BEACH BLVD ALVA FL 33920	PARL IN SW 1/4 OF NW 1/4 SEC 29 TWP 43 R 27 DESC IN OR 785 PG 90	8
CHILDRESS SHANE & VICTORIA 16050 MULRION BLVD PUNTA GORDA FL 33982	29-43-27-00-00006.0030 19080 PALM BEACH BLVD ALVA FL 33920	E 100 FT OF W 485 FT OF N 260.17 FT OF S 1150.17 FT OF NW 1/4 S OF SR 80 R/W	9
LYNCH THOMAS 19160 PALM BEACH BLVD ALVA FL 33920	29-43-27-00-00006.0040 19160 PALM BEACH BLVD ALVA FL 33920	FRM SW CRN OF N 1/2 OF N 1/2 OF SW 1/4 OF NW 1/4 E 820 TO POB THN S 100 E 110 N 100 W 110 FT	10
ARIS HORTICULTURE INC ERIN MAZZUCCO 115 THIRD ST SE BARBERTON OH 44203	29-43-27-00-00007.0000 2200 OWANITA RD ALVA FL 33920	NE 1/4 N OF SR 80 LESS 11.001 THRU 11.003 + LESS BLDG ONLY PARL AS DESC IN INST#2008000328784	n
STATE OF FL DOT Po Box 1249 Bartow FL 33831	29-43-27-00-00011.0000 19600 PALM BEACH BLVD ALVA FL 33920	PARL LOC IN THE SW 1/4 OF THE NE 1/4 AS DESC IN OR 2854 PG 4034	12
WILKINSON KATHERINE A TR 19521 PALM BEACH BLVD ALVA FL 33920	29-43-27-00-00011.0010 19521 PALM BEACH BLVD ALVA FL 33920	LANDS AS DESC IN OR 1113 PG 294 LES R R/W OR 2870/970	13
ROSAS RUIZ MARCO A 8956 BANYAN COVE FORT MYERS FL 33919	29-43-27-00-00011.0020 19581 PALM BEACH BLVD ALVA FL 33920	E 280 FT OF E 1/2 OF NW 1/4 OF SW 1/4 OF NE 1/4 N OF ST RD 80	14
BARLEY SANDRA D PO BOX 217 ALVA FL 33920	29-43-27-00-00011.0060 19590 PALM BEACH BLVD ALVA FL 33920	PAR IN SW 1/4 OF NE 1/4 DESC IN OR 896 PG 728 LESS OR 1916 PG 4675 + OR 2854 PG 4034	15
JOHNSON JACKIE L 19401 LITTLE LN ALVA FL 33920	29-43-27-00-00012.0000 19401 LITTLE LN ALVA FL 33920	W 1/2 OF NW 1/4 OF NE 1/4 OF SW 1/4	16
HEATH STANLEY TR 19591 LITTLE LN ALVA FL 33920	29-43-27-00-00012.0020 19591 LITTLE LN ALVA FL 33920	NW 1/4 OF NW 1/4 OF SE 1/4 LESS RD R/W	17
CHOW KAI FU 15861 COUNTRY CT FORT MYERS FL 33912	29-43-27-00-00012.0080 19400 LITTLE LN ALVA FL 33920	NW 1/4 OF SE 1/4 OF SW 1/4 + W 1/2 OF SW 1/4 OF NE 1/4 OF SW 1/4 OF SEC 29	18
SMITH BRITTANY G 19471 LITTLE LN ALVA FL 33920	29-43-27-00-00012.0110 19471 LITTLE LN ALVA FL 33920	NE 1/4 OF NE 1/4 OF SW 1/4 OF SECTION 29	19
QUATTROCCHI STEPHANIE 19431 LITTLE LN ALVA FL 33920	29-43-27-00-00012.0120 19431 LITTLE LN ALVA FL 33920	E 1/2 OF NW 1/4 OF NE 1/4 OF SW 1/4	20
REINBOTT MICHAEL & LISA PO BOX 1423 LABELLE FL 33975	29-43-27-00-00012.0140 19430 LITTLE LN ALVA FL 33920	E 1/2 OF SW 1/4 OF NE 1/4 OF SW 1/4 DESC IN OR 4032 PG 3737	21
MARRA ESTATES LLC 3001 BATEMAN RD	29-43-27-00-00021.0000 19101 CATTLEMANS CV	N 1/2 OF SW 1/4 OF SW 1/4	22

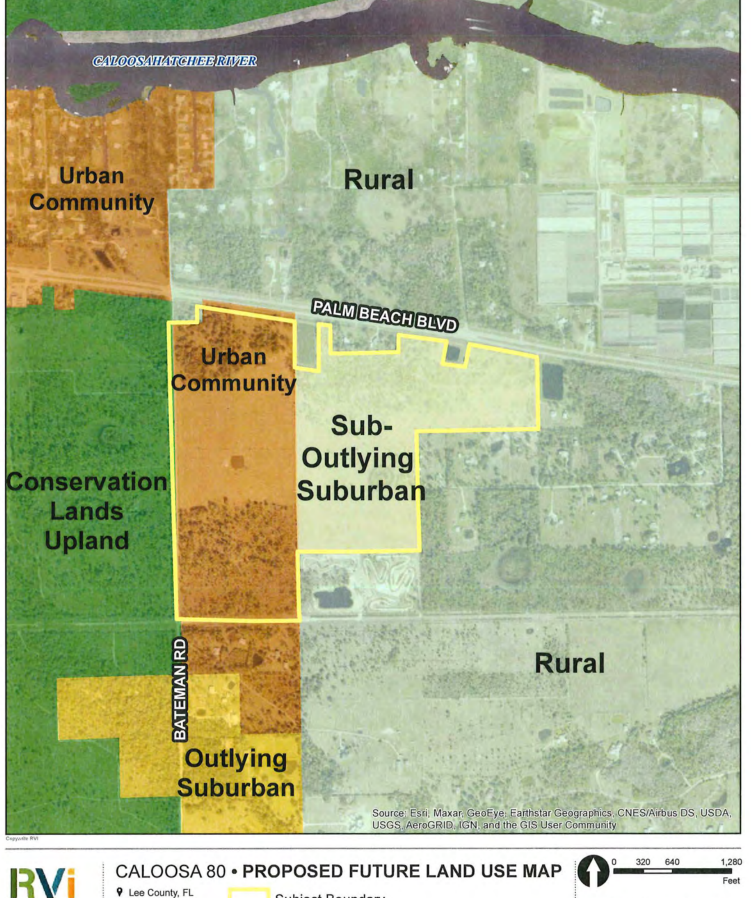
ALVA FL 33920	ALVA FL 33920		
MARRA ESTATES LLC 3001 BATEMAN RD ALVA FL 33920	29-43-27-00-00023.000A ACCESS UNDETERMINED ALVA FL 33920	SW 1/4 OF THE SW 1/4 OF THE SW 1/4 OF SEC 29 TWP 43 R 27 LEE COUNTY FLORIDA LESS THE NORTH 100 FEET 8.487 ACRES +/-	23
MARRA JASON A 7800 UNIVERSITY POINT DR FORT MYERS FL 33907	29-43-27-00-00024.0000 ACCESS UNDETERMINED ALVA FL	PARL IN SW 1/4 OF SW 1/4 SEC 29 TWP 43 R 27 DESC IN OR 75 PG 562	24
BERNARD BRIAN W & SIMONE 2995 BATEMAN RD ALVA FL 33920	30-43-27-00-00001.0040 2995 BATEMAN RD ALVA FL 33920	PARL LOC IN SE 1/4 OF THE SE 1/4 AS DESC IN OR 2811 PG 3151	25
HAMILTON MILTON J III & 1901 BALSEY RD ALVA FL 33920	30-43-27-00-00004.0130 2076 SNYDER DR ALVA FL 33920	PORT EAST 430 FT OF THE NW 1/4 OF NE 1/4 N OF SR 80 DESC OR 2619/3015 LESS PAR A AS DESC IN INST #2013000259081 + LESS ROW DESC IN OR 2843 PG 1273	
GROFF NICHOLAS P II TR 2051 SNYDER DR ALVA FL 33920	30-43-27-00-00005.0010 2051 SNYDER DR ALVA FL 33920	PARL IN NE 1/4 OF THE NE 1/4 N OF ST RD 80. AS DESC IN OR 2747/0143 LESS R/W OR 2900/2921	27
HERNANDEZ LILIANA & 4537 LUCKETT RD FORT MYERS FL 33905	30-43-27-00-00005.0080 18881 PALM BEACH BLVD ALVA FL 33920	PARL IN NE 1/4 OF THE N 1/4 N OF ST RD 80 AS DESC IN 2006000138419.	28
ALVAREZ FREDDYS VALDES 18931 PALM BEACH BLVD ALVA FL 33920	30-43-27-00-00005.0100 18931 PALM BEACH BLVD ALVA FL 33920	PARL IN NE 1/4 OF THE NE 1/4 N OF ST RD 80 AS DESC IN OR 2747/0143 LESS R/W OR 2900/2921	29
ALVAREZ FREDDYS VALDES 18951 PALM BEACH BLVD ALVA FL 33920	30-43-27-00-00005.0110 18951 PALM BEACH BLVD ALVA FL 33920	PARL IN NE 1/4 OF THE NE 1/4 N OF ST RD 80 AS DESC IN OR 2747/0143 LESS R/W OR 2900/2921	30
MARRA ESTATES LLC 7800 UNIVERSITY POINTE DR #300 FORT MYERS FL 33907	30-43-27-00-00006.0000 18770 PALM BEACH BLVD ALVA FL 33920	PARL IN SE 1/4 OF NE 1/4 SEC 30 TWP 43 R 27 DESC IN OR 1120 PG 438	31
LEE COUNTY PO BOX 398 FORT MYERS FL 33902	30-43-27-L1-U3457.5463 ACCESS UNDETERMINED ALVA FL 33920	PINE CREEK ACRES UNIT 1 PB 10 PG 13 LTS 5 THRU 17 + 29 + 30 + 33 THRU 36 + 39 + 40 PINE CREEK ACRES UNIT 2 PB 10 PG 74 LTS 2 THRU 23 + 29 THRU 39 + LEGAL CONT IN NOTES	32
STULB JOSEPH JR 18851 PALM BEACH BLVD ALVA FL 33920	30-43-27-L2-U3532.5487 18851 PALM BEACH BLVD ALVA FL 33920	PARCEL OF NE 1/4 OF THE NE 1/4 OF SEC 30 TWP 43 RNG 27 DESC IN INSTRUMENT 2020000169009	33
LEE COUNTY PO BOX 398 FORT MYERS FL 33902	31-43-27-L1-U3464.5312 ACCESS UNDETERMINED ALVA FL 33920	THE SOUTH 3279 FT OF SEC W OF LESS BATEMAN RD RD + ALL OF SEC 31 WEST + SOUTH OF BATEMAN RD LES PARLS 2.000 + 4.001 + GREENBRIAR UN 34 PB 27 PG 54 PARCELS 47 + 70 THRU 72 + 75	34



- Date: 5/18/2022
- # 22001218
- Caloosa 80 LLP

Subject Boundary

Information furnished regarding this property is from sources deemed reliable RVt has not made an independent investigation of these sources and no warranty is made as to their accuracy or completeness. This plan is conceptual, subject to change, and does not represent any regulatory approval



- Date: 5/18/2022
- & Caloosa 80 LLP

Subject Boundary

Information furnished regarding this property is from sources deemed reliable. RVI has not made an independent investigation of these sources and no warranty is made as to their accuracy or completeness. This plan is conceptual, subject to change, and does not represent any regulatory approval

22001218



CALOOSA 80 • EXISTING FUTURE WATER SERVICE ♀ Lee County, FL

Date: 5/19/2022 # 22001218

Caloosa 80 LLP

Subject Boundary

AREA MAP

Future Water Service Area

Information furnished regarding this property is from sources deemed reliable RVI has not made an independent investigation of these sources and no varianty is made as to their accuracy or completeness. This plan is conceptual, subject to change, and does not represent any regulatory approval.

1,800

3,600 Feet

900





Date: 4/1/2022

22001218

Laloosa 80 LLP



AREA MAP

Subject Boundary

Proposed Future Water Service Area

Information furnished regarding this property is from sources deemed reliable RV has not made an independent investigation of these sources and no warranty is made as to their accuracy or completeness. This plan is conceptual, subject to change, and does not represent any regulatory approval.

Feet





22001218

Caloosa 80 LLP



Future Sanitary Sewer Service Area

Information furnished regarding this property is from sources deemed reliable. RVI has not made an independent investigation of these sources and no warranty is made as to there accuracy or completeness. This plan is conceptual, subject to change, and does not represent any regulatory approval.

Feet





SEWER SERVICE MAP Subject Boundary

Future Sanitary Sewer Service Area

Feet

Information furnished regarding this property is from sources deemed reliable RVI has not made an independent investigation of these sources and no warranty is made as to their accuracy or completeness. This plan is conceptual, subject to change, and does not represent any regulatory approval.



CALOOSA 80 • SURROUNDING PROPERTIES MAP

Lee County, FL
 Date: 5/19/2022

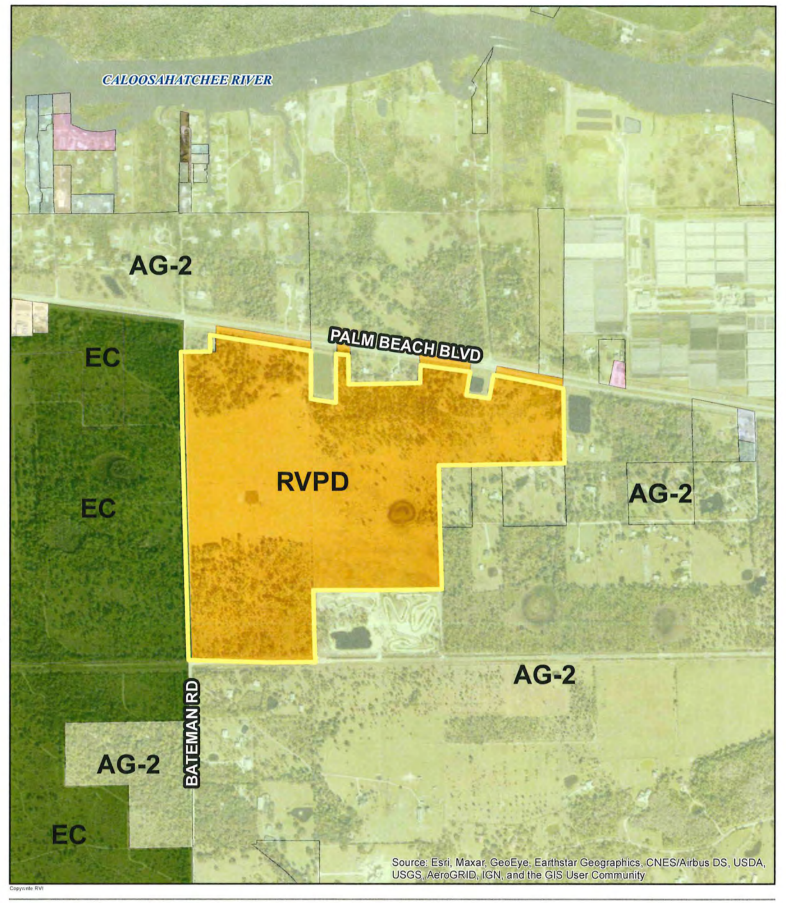
22001218

Laloosa 80 LLP

Subject Boundary

6 320 640 1,280 Feet

Information furnished regarding this property is from sources deemed reliable RV has not made an independent investigation of these sources and no varranty is made as to their accuracy or completeness. This plan is conceptual, subject to change, and does not represent any regulatory approval.





CALOOSA 80 • ZONING MAP

Lee County, FL
 Date: 4/1/2022
 22001218

- Caloosa 80 LLP
- AG-2 C-1A

Subject Boundary

C-2 RS-1 CPD RS-2 EC RS-3 RVPD 0 320 640 1,280 Feet

> Information furnished regarding this property is from sources deemed reliable. RV has not made an independent investigation of these sources and no warranty is made as to their accuracy or completeness. This plan is conceptual, subject to change, and does not represent any regulatory approval.

INSTR # 2005000025366, Doc Type D, Pages 4, Recorded 09/15/2005 at 10:06 AM, Charlie Green, Lee County Clerk of Circuit Court, Deed Doc. D \$24132.50 Rec. Fee \$35.50 Deputy Clerk CKELLER

Return to: (enclose self-addressed stamped envelope) Nam's: Stacy H. Krumin, Esquire 201 N. Franklin St, Suite 2100 Address: This Instrument Prepared by: Don R. Livingstone, Esg. Don R. Livingstone, P.A. Address: 7711 S. W. 62 Avenue, #101 South Miami, Fl. 33143

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29-43-27-00-00005.0000 SPACE ABOVE THIS LINE FOR PROCESSING DATA

ers Parcel Ident

Property Appra

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WARRANTY DEED (STATUTORY FORM - SECTION 689.02, F.S.)

This Indenture, made this 11th day of August, 2005, Between BONITA GLADE, L.C., A FLORIDA LIMITED LIABILITY COMPANY, of the County of Miami-Dade , State of FL. , grantor*, and CALOOSA 80, LLP, A FLORIDA LIMITED LIABILITY PARTNERSHIP whose post office address is 8891 Brighton Lane Suite126, Bonita Springs, Florida 34135, Grantee*,

Witnesseth that said grantor, for and in consideration of the sum of Ten Dollars. and other good and valuable consideration to said grantor in hand paid by said grantee, the receipt whereof is hereby acknowledged, has granted and sold to the said grantee, and grantee's heirs and assigns forever, the following described land, situate, lying and being in Lee County, Florida, to-wit:

A tract of Land in Section 29, Township 43 South, Range 27 East, Lee County, Florida, being more particularly described as follows: SEE ATTACHED EXHIBIT "A"

SUBJECT TO: Zoning, restrictions, prohibitions and other requirements imposed by governmental authority; restrictions and mattters appearing on the Plat or otherwise common to the subdivision; public utility easements of record, restrictions, reservations, conditions, easements, dedications and limitations of record and taxes for the year 2005 and subsequent years.

and said grantor does hereby fully warrant the title to said land, and will defend the same against the lawful claims of all persons whomsoever.

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

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

Signed sealed and delivered in our presence:

MELINDA OSBORNE

BONITA GLADE, L.C., A FLA. LTD. LIABILITY COMPANY

ROY F. CUSTER, JR., MANAGER Printed name

6924 Willow Lane, Miami Lakes, Fl. 33014 Post Office Address

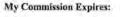
STATE OF FLORIDA COUNTY OF MIAMI-DADE

The foregoing instrument was acknowledged before me this 11th day of August, 2005, by ROY F. CUSTER, JR., as Manager of BONITA GLADE, L.C., A FLORIDA LIMITED LIABILITY COMPANY (who is personally known to me br who has produced a n/a as identification and did take an oath.

NOTARY MELINDA OSBORNE

Print Name:

State of Florida at Large (Seel)





OR BOOK 03718 PAGE 2390

EXHIBIT "A"

THE NORTH ONE-HALF (N-1/2) OF THE NORTHWEST ONE-QUARTER (NW-1/4) OF THE SOUTHWEST ONE-QUARTER (SW-1/4) OF SECTION 29, TOWNSHIP 43 SOUTH, RANGE 27 EAST, LEE COUNTY, FLORIDA,

AND

THE SOUTH ONE-HALF (S-1/2) OF THE NORTHWEST ONE-QUARTER (NW-1/4) OF SECTION 29, TOWNSHIP 43 SOUTH, RANGE 27 EAST, LEE COUNTY, FLORIDA, LYING SOUTH OF THE SOUTHERLY RIGHT-OF-WAY LINE OF PALM BEACH BOULEVARD (STATE ROAD 80),

LESS THE FOLLOWING SEVEN (7) PARCELS:

THREE (3) PARCELS DESCRIBED IN STIPULATED ORDER OF TAKING RECORDED IN OFFICIAL RECORDS BOOK 2879, AT PAGES 3553 THROUGH 3558, OF THE PUBLIC RECORDS OF LEE COUNTY, FLORIDA, MORE PARTICULARLY DESCRIBED AS:

PARCEL 1:

THAT PORTION OF THE NORTHWEST (1/4) OF SECTION 29, TOWNSHIP 43 SOUTH, RANGE 27 EAST, LEE COUNTY, FLORIDA;

BEING DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHWEST CORNER OF SAID NORTHWEST 1/4 OF SECTION 29; THENCE ALONG THE WEST BOUNDARY OF SAID SECTION 29, NORTH 00°53'13" WEST, 1,211.99 FEET TO THE SOUTHERLY EXISTING RIGHT OF WAY LINE OF STATE ROAD 80 (PALM BEACH BOULEVARD [PER SECTION 1202-108]) FOR A POINT OF BEGINNING; THENCE ALONG SAID SOUTHERLY EXISTING RIGHT OF WAY LINE SOUTH 81°52'20" EAST, 260.00 FEET; THENCE SOUTH 00°53'13" EAST, 510.00 FEET; THENCE NORTH: 81°52'20" WEST, 260 FEET TO SAID WEST BOUNDARY OF SECTION 29; THENCE ALONG SAID WEST BOUNDARY NORTH 00°53'13" WEST, 510.00 FEET TO THE POINT OF BEGINNING,

PARCEL 2:

THAT PORTION OF THE NORTHWEST 1/4 OF SECTION 29, TOWNSHIP 43 SOUTH, RANGE 27 EAST, LEE COUNTY, FLORIDA;

BEING DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF SAID NORTHWEST 1/4 OF SECTION 29; THENCE ALONG THE EAST LINE OF SAID NORTHWEST 1/4, NORTH 01°11'04" WEST, 876.48 FEET TO THE SURVEY BASE LINE OF STATE ROAD 80 (PALM BEACH BOULEVARD); THENCE ALONG SAID SURVEY BASE LINE NORTH 81°52'20"

WEST, 1,022.32 FEET; THENCE SOUTH 08°07'40"WEST, 75 FEET TO THE SOUTHERLY EXISTING RIGHT OF WAY LINE OF SAID STATE ROAD 80 (PER SECTION 1202-108) FOR A POINT OF BEGINNING; THENCE ALONG SAID SOUTHERLY EXISTING RIGHT OF WAY LINE SOUTH 81°52'20" EAST, 250.00 FEET; THENCE SOUTH 08°07'40" WEST, 250.00 FEET; THENCE NORTH 81°52'20" WEST, 250.00 FEET; THENCE NORTH 08°07'40" EAST, 250.00 FEET TO THE POINT OF BEGINNING.

OR BOOK 03718 PAGE 2391

EXHIBIT "A" CONTINUED

PARCEL 3:

THAT PORTION OF THE NORTHWEST 1/4 OF SECTION 29, TOWNSHIP 43 SOUTH, RANGE 27 EAST, LEE COUNTY, FLORIDA,

BEING DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF SAID NORTHWEST 1/4 OF SECTION 29; THENCE ALONG THE EAST LINE OF SAID NORTHWEST 1/4, NORTH 01°11'04" WEST, 800.48 FEET TO THE SOUTHERLY EXISTING RIGHT OF WAY LINE OF STATE ROAD 80 (PALM BEACH BOULEVARD [PER SECTION 1202-108]) FOR A POINT OF BEGINNING; THENCE ALONG SAID EAST LINE SOUTH 01°11'04" EAST, 36.10 FEET TO THE BEGINNING OF A CURVE CONCAVE NORTHERLY; THENCE ALONG THE ARC OF SAID CURVE TO THE RIGHT, HAVING A RADIUS OF 17,159.98 FEET, A CENTRAL ANGLE OF 00°06'33.9", AN ARC LENGTH OF 32.77 FEET, THE CHORD FOR WHICH BEARS NORTH 78°29'32" WEST TO THE END OF SAID CURVE; THENCE NORTH 78°26'15" WEST, 183.47 FEET TO THE BEGINNING OF A CURVE CONCAVE SOUTHERLY; THENCE ALONG THE ARC OF SAID CURVE TO THE LEFT, HAVING A RADIUS OF 17,087.13 FEET, A CENTRAL ANGLE OF 01°40'53.3", AN ARC LENGTH OF 501.46 FEET, THE CHORD FOR WHICH BEARS NORTH 79°16'41" WEST TO SAID SOUTHERLY EXISTING RIGHT OF WAY LINE AND THE END OF SAID CURVE; THENCE ALONG SAID SOUTHERLY EXISTING RIGHT OF WAY LINE SOUTH 81°52'20" EAST, 710.95 FEET TO THE POINT OF BEGINNING.

PARCEL DESCRIBED IN DEED RECORDED IN OFFICIAL RECORD BOOK 2655, AT PAGES 3059 THROUGH 3060, OF THE PUBLIC RECORDS OF LEE COUNTY, FLORIDA, MORE PARTICULARLY DESCRIBED AS:

PARCEL 4:

BEGINNING AT A POINT 385 FEET EAST AND 1150.17 FEET NORTH OF THE SOUTHWEST CORNER OF THE NORTHWEST 1/4, SECTION 29, TOWNSHIP 43 SOUTH, RANGE 27 EAST, SAID POINT OF BEGINNING BEING ON THE SOUTH RIGHT-OF-WAY LINE OF STATE ROAD 80; THENCE SOUTH 260.17 FEET; THENCE EAST 100 FEET; THENCE NORTH 243.73 FEET TO THE SOUTH RIGHT-OF-WAY LINE OF STATE ROAD 80; THENCE WESTERLY 101.34 FEET ALONG SAID SOUTH RIGHT-OF-WAY LINE OF STATE ROAD 80 TO THE POINT OF BEGINNING.

OR BOOK 03718 PAGE 2392

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EXHIBIT "A" CONTINUED

PARCEL DESCRIBED IN DEED RECORDED IN OFFICIAL RECORD BOOK 1440, AT PAGES 1744 THROUGH 1745, OF THE PUBLIC RECORDS OF LEE COUNTY, FLORIDA, MORE PARTICULARLY DESCRIBED AS:

PARCEL 5:

1. 23

A TRACT OF PARCEL OF LAND LYING IN THE S.W. 1/2 OF THE N.W. 1/4 OF SECTION 29, TOWNSHIP 43 SOUTH, RANGE 27 EAST, LEE COUNTY, FLORIDA, SAID TRACT OR PARCEL IS FURTHER DESCRIBED AS:

COMMENCE AT THE N.W. CORNER OF THE S. 1/2 OF THE N. 1/2 OF THE S.W. 1/4 OF THE N.W. 1/4 OF SAID SEC. 29; THENCE RUN S. 89°59'08" E., ALONG THE NORTH LINE OF SAID FRACTION, FOR 496.50 FEET TO THE P.O.B. OF THE PARCEL HEREIN DESCRIBED: FROM SAID P.O.B. RUN S. 00°08'42" E., PARALLEL TO THE WEST LINE OF SAID SEC. 29, FOR 100.00 FEET; THENCE RUN S 89°59'08" E., PARALLEL TO THE NORTH LINE OF SAID FRACTION, FOR 310.00 FEET; THENCE RUN N. 00°08'42" W., FOR 100.00 FEET TO A POINT ON SAID NORTH LINE OF FRACTION; THENCE CONTINUE N. 00°08'42" W., FOR 100.22 FEET, MORE OR LESS, TO A POINT ON THE S'LY R/W LINE OF S.R. #80, "PALM BEACH BLVD."; THENCE RUN N. 81°08'00" W., ALONG SAID R/W LINE, FOR 313.88 FEET, MORE OR LESS TO A POINT WHICH LIES N. 00°08'42" W., FROM P.O.B.; THENCE RUN S. 00°08'42" E., FOR 148.52 FEET TO THE P.O.B.

PARCEL DESCRIBED IN DEED RECORDED IN OFFICIAL RECORD BOOK 2983, AT PAGE 1220 OF THE PUBLIC RECORDS OF LEE COUNTY, FLORIDA, MORE PARTICULARLY DESCRIBED AS:

PARCEL 6:

THE EAST 500 FEET OF THE NORTH HALF (N 1/2) OF THE NORTH HALF (N 1/2) OF THE SOUTHWEST QUARTER (SW 1/4) OF THE NORTHWEST QUARTER (NW 1/4) OF SECTION 29, TOWNSHIP 43 SOUTH, RANGE 27 EAST, LYING SOUTH OF STATE ROAD NO. 80, EXCEPTING THERE FROM THE EASTERLY 390 FEET THEREOF.

COMMENCING AT THE SOUTHWEST CORNER OF THE NORTH HALF (N 1/2) OF THE NORTH HALF (N 1/2) OF THE SOUTHWEST QUARTER (SW 1/4) OF THE NORTHWEST QUARTER (NW 1/4) OF SECTION 29, TOWNSHIP 43 SOUTH, RANGE 27 EAST, THENCE RUN EAST 820 FEET TO THE POINT OF BEGINNING; THENCE RUN SOUTH 100 FEET; THENCE EAST 100 FEET; THENCE NORTH 100 FEET; THENCE WEST 110 FEET TO THE POINT OF BEGINNING.

PARCEL DESCRIBED IN DEED RECORDED IN OFFICIAL RECORD BOOK 2246, AT PAGE 2979 OF THE PUBLIC RECORDS OF LEE COUNTY, FLORIDA, MORE PARTICULARLY DESCRIBED AS:

PARCEL 7:

FROM NW CORNER S 1/2 OF THE N 1/2 OF THE SW 1/4 OF THE NW 1/4, THENCE

EAST 930 FEET TO POB THENCE S 100 FEET, THENCE EAST 190 FEET; NORTH TO S R/W LINE STATE ROAD 80 NORTHWESTEFLY ALONG S.R. R/W TO A POINT NORTH OF POB, THENCE SOUTH TO POB, BEING IN SECTION 29, TOWNSHIP 43 SOUTH, RANGE 27 EAST. INSTR # 2007000282812, Doc Type D, Pages 2, Recorded 09/12/2007 at 03:49 PM, Charlie Green, Lee County Clerk of Circuit Court, Deed Doc. D \$3500.00 Rec. Fee \$18.50 Deputy Clerk AKLESH

This Document Prepared By and Return to: Jayne M. Skindzier, Esq. Cummings & Lockwood LLC 3001 Tamiami Trail North Naples, FL 34103

Z

Parcel ID Number: 29-43-27-00-00012.0060

Warranty Deed

This Indenture, Morgan Halle	Made this 16TH	day of	August	, 2007 A.D.,	Between	
of the County of Lee Caloosa 80 LI		limited	State of FI	and a second	, grantor,	and
			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		549.34	

whose address is: 3461 Bonita Bay Boulevard #101, Bonita Springs, FL 34134

of the County of Lee , State of Florida , grantee. Witnesseth that the GRANTOR, for and in consideration of the sum of

and other good and valuable consideration to GRANTOR in hand paid by GRANTEE, the receipt whereof is hereby acknowledged, has granted, bargained and sold to the said GRANTEE and GRANTEE's heirs, successors and assigns forever, the following described land, situate, lying and being in the County of Lee State of Florida to wit:

The following described parcel lying in Section 29, Township 43 South, Range 27 East, Lee County, Florida, described as follows: The South 1/2 of the Northwest 1/4 of the Southwest 1/4, together with a non-exclusive easement for road right of way purposes over and across the following described property: the West 60 feet of the East 1/2 of the Southeast 1/4 of the Northeast 1/4, lying South of SR-80; and the West 60 feet of the Northeast 1/4 of the Northeast 1/4 of the Southeast 1/4 and the South 60 feet of the Northwest 1/4 of the Northeast 1/4 of the Southeast 1/4 and the South 60 feet of the North 1/2 of the Northwest 1/4 of the Southeast 1/4 and the South 60 feet of the North 1/2 of the Northeast 1/4 of the Southwest 1/4 and North 60 feet of the West 60 feet of the Southwest 1/4 of the North and North 60 feet of the West 60 feet of the Southwest 1/4 of the North 60 feet of the West 1/4, Lee County, Florida.

Subject to (i) comprehensive land use plans, zoning, restrictions, prohibitions and other requirements imposed by governmental authority; (ii) restrictions and matters appearing on the plat or otherwise common to the subdivision; (iii) outstanding oil, gas and mineral interest of record, without right of entry; (iv) unplatted public utility easements of record; and (v) real property taxes for the year of closing and subsequent years.

The subject property is vacant land and not the homestead of the Grantor who resides as listed herein.

Warranty Deed - Page 2

Parcel ID Number: 29-43-27-00-00012.0060

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

Signed, sealed and delivered in our presence: Donlefor. One л U.J (Seal) Printed Name: Darla Jol. Morgan Halle HASELO Witness P.O. Address: 208 NW 5th Terrace, Cape Coral, FL 33993 Jean & Cea Printed Name: Jean A Witness Cen STATE OF Florida COUNTY OF Lee The foregoing instrument was acknowledged before me this 16TH day of August ,2007 by Morgan Halle FLOL he is personally known to me or he has produced his as identification. one Printed Name: Notary Public My Commission Expires: DARLAJO C. ANGELO MY COMMISSION # DD 244333 EXPIRES: November 2, 2007 Bonded Thru Notary Public Underwriters

INSTR # 2005000025367, Doc Type D, Pages 2, Recorded 09/15/2005 at 10:06 AM, Charlie Green, Lee County Clerk of Circuit Court, Deed Doc. D \$82740.00 Rec. Fee \$18.50 Deputy Clerk CKELLER

Return to: [éncices estf-addressed stamped envelope] Name: Stacy H. Krumin, Esquire 201 North Franklin St., Suite 2100 Address: Tampa, Florida 33602 This instrument Prepared by: Don R. Livingstone, Esq. Address: Don R. Livingstone, P.A. 7711 S. W. 62 Avenue, #101 South Miami, Fl. 33143

Property Appraisers Parcel Identification (Folio) Number(s)

30-43-27-00-00001.0190

0

SPACE ABOVE THIS LINE FOR PROCESSING DATA

SPACE ABOVE THIS LINE FOR RECORDING DATA

WARRANTY DEED (STATUTORY FORM - SECTION 689.02, F.S.)

This Indenture, made this 11th day of August, 2005, Between ROY F. CUSTER and PEGGY M. CUSTER, HUSBAND AND WIFE of the County of Miami-Dade, State of FL., grantor*, and CALOOSA 80, LLP, A FLORIDA LIMITED LIABILITY PARTNERSHIP whose post office address is 8891 Brighton Lane Suite 126, Bonita Springs, Florida 34135 Grantee*,

A tract of Land in the East half of Section 30, Township 43 South, Range 27 East, Lee County, Florida, being more particularly described as follows:

Commencing at the Southeast corner of Section 30, Township 43 South, Range 27 East, Lee County, Florida; thence North 00 degrees 17 minutes and 18 seconds West along the East section line of said Section 30, a distance of 574.13 feet to the centerline of the Florida Power and Light Easement and the point of beginning of a tract of land herein described; thence run North 00 degrees 17 minutes 18 seconds West along the East section line of said Section 30 a distance of 2,069.55 feet to the North 10 eof the Southeast Quarter of said Section 30; thence North 00 degrees 53 minutes 41 seconds West along the East Section line of said Section 30, a distance of 1,211.84 feet, to the Southerly right of way line of State Road 80; thence North 81 degrees 53 minutes 8 seconds West, along Southerly right of way line of State Road 80; thence North 81 degrees 53 minutes 8 seconds West, along Southerly right of way line of State Road 80; thence of 1,003.30 feet; thence South 1 degree 9 minutes 48 seconds East, a distance of 175.44 feet; thence South 89 degrees 32 minutes 57 seconds West, a distance of 312.00 feet, to the Easterly R/W of Bateman Road, (50 foot wide) as described in County Commissioner's Minute Book 5, at Page 592, of the Public Records of Lee County, Florida; thence South 1 degree 7 minutes 53 seconds East (South 1 degree 8 minutes 50 seconds East on Johnson Engineering Survey, dated June 9, 1994), along the centerline of Bateman Road, a distance of 3267.33 feet, to the centerline of a 150 foot Florida Power and Light Electrical Easement; thence North 89 degrees 1 minute 22 seconds East, along the centerline of a statence of 1,302.81 feet, to the East section 30, a 150 foot souther prover and Light Electrical easement; thence North 89 degrees 1 minute 22 seconds East, along the centerline of beginning. Less and Except any road right-of-way.

SUBJECT TO: Zoning, restrictions, prohibitions and other requirements imposed by governmental authority; restrictions and matters appearing on the Plat or otherwise common to the subdivision; public utility easements of record, restrictions, reservations, conditions, easements, dedications and limitations of record and taxes for the year 2005 and subsequent years.

and said grantor does hereby fully warrant the title to said land, and will defend the same against the lawful claims of all persons whomsoever.

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

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

Signed sealed and dollvered in our presence: MELINDA OSBORN MELINDA OSBORNE

ROY F. CUSTER

6924 Willow Lane, Miami Lakes, Fl. 33014

PEGGY M. CUSTER Printed same 6924 Willow Lane, Miami Lakes, Fl. 33014

STATE OF FLORIDA COUNTY OF MIAMI-DADE

The foregoing instrument was acknowledged before me this 11th day of August, 2005, by ROY F. CUSTER and PEGGY M. CUSTER, HUSBAND AND WIFE who are personally known to me or who have produced a n/a as identification and did take an oath.

NOTARY PUBLIC: 0 MELINDA OSBORNE Print Name:

My Commission Expires:

State of Florida at Large (Seal)

COMMISSION NUMBER DD157217 MY COMMISSION EXPIRES DEC. 2,2005 OFFLO



CALOOSA 80 • AERIAL MAP

♀ Lee County, FL

22001218 Laloosa 80 LLP

Date: 4/1/2022

Subject Boundary

Feet

Information furnished regarding this property is from sources deemed reliable. RW has not made an independent investigation of these sources and no varranty is made as to their accuracy or completeness. This plan is conceptual, subject to change, and does not represent any regulatory approval.

AFFIDAVIT OF AUTHORIZATION

APPLICATION IS SIGNED BY INDIVIDUAL OWNER, APPLICANT, CORPORATION, LIMITED LIABILITY COMPANY (L.L.C.), LIMITED COMPANY (L.C.), PARTNERSHIP, LIMITED PARTNERSHIP, OR TRUSTEE

I, <u>Alfred Hoffman Jr.</u> (name), as <u>Registered Agent</u> (owner/title) of <u>Caloosa 80 LLP</u> (company/property), swear or affirm under oath, that I am the owner or the authorized representative of the owner(s) of the property and that:

- I have full authority to secure the approval(s) requested and to impose covenants and restrictions on the referenced property as a result of any action approved by the County in accordance with this application and the Land Development Code:
- All answers to the questions in this application and any sketches, data or other supplementary matter attached hereto and made a part of this application are honest and true;
- I have authorized the staff of Lee County Community Development to enter upon the property during normal working hours for the purpose of investigating and evaluating the request made thru this
- The property will not be transferred, conveyed, sold or subdivided unencumbered by the conditions and restrictions imposed by the approved action.

*Notes:

- If the applicant is a corporation, then it is usually executed by the corp. pres. or v. pres.
- If the applicant is a Limited Liability Company (L.L.C.) or Limited Company (L.C.)., then the documents should typically be signed by the Company's "Managing Member."
- If the applicant is a partnership, then typically a partner can sign on behalf of the partnership.
- If the applicant is a limited partnership, then the general partner must sign and be identified as the "general partner" of the named partnership.
- If the applicant is a trustee, then they must include their title of "trustee."
- In each instance, first determine the applicant's status, e.g., individual, corporate, trust, partnership, estate, etc., and then use the appropriate format for that ownership.

Under penalties of perjury, I declare that I have read the foregoing Affidavit of Authorization and that the facts stated in it are true.

Signature

11-15-24

STATE OF FLORIDA COUNTY OF LEE

The foregoing instrument was sworn to (or affirmed) and subscribed before me by means of physical presence or online notarization, this 15th day of November, 20, 20, by

Al Gred Hoffman (name of person providing oath or affirmation), who is personally known to me or who has produced ______ (type of identification)

as identification.

STAMP/SEAL



mas Signature of Notary Public

Web/AffidavitofAuthorization (01/2020)

Page 1

Caloosa 80 Comprehensive Plan Amendment

Exhibit M-13 – Historic Resources Impact Analysis

There are no recorded cultural resources listed on the subject parcels, per the Master Site File Letter. Please see the attached letter from the Florida Department of Historical Resources.

The Lee County Archaeological Sensitivity Map indicates a portion of the Property along the northern boundary is in the Level 2 Sensitivity Zone. It is understood that a Certificate to Dig is required prior to issuance of development permits within this sensitivity zone. Any future development on the site will comply with the requirements of Sec. 22-106 of the LDC. This record search is for informational purposes only and does <u>NOT</u> constitute a project review. This search only identifies resources recorded at the Florida Master Site File and does <u>NOT</u> provide project approval from the Division of Historical Resources. Contact the Compliance and Review Section of the Division of Historical Resources at CompliancePermits@dos.MyFlorida.com for project review information.

April 14, 2022

Lindsey E. W. Craig Planner RVi Planning + Landscape Architecture 10401 Highland Manor Dr, Suite 220 • Tampa FL 33610

In response to your request on April 14, 2022, the Florida Master Site File lists no cultural resources recorded at the designated parcels No's 29-43-27-00-00005.0000; 29-43-27-00-00012.0060; 30-43-27-00-00001.0190, within Sections 29 & 30, Township 43S Range 27E.

When interpreting the results of our search, please consider the following information:

- This search area may contain *unrecorded* archaeological sites, historical structures or other resources even if previously surveyed for cultural resources.
- Because vandalism and looting are common at Florida sites, we ask that you limit the distribution of location information on archaeological sites.
- While many of our records document historically significant resources, the documentation of a resource at the Florida Master Site File does not necessarily mean the resource is historically significant.
- Federal, state and local laws require formal environmental review for most projects. This search DOES NOT constitute such a review. If your project falls under these laws, you should contact the Compliance and Review Section of the Division of Historical Resources at CompliancePermits@dos.MyFlorida.com.

Please do not hesitate to contact us if you have any questions regarding the results of this search.

Sincerely,

Eman M. Vovsi, Ph.D. Florida Master Site File Eman.Vovsi@DOS.MyFlorida.com





Caloosa 80 Comprehensive Plan Amendment

Exhibit M16, Exhibit M14 – Existing and Future Conditions Analysis/Public Facilities Impacts Analysis

*The below analysis is based upon the maximum attainable density under the proposed FLUM for 746 dwelling units. However, the companion MPD limits the unit count to 721 dwellings.

I. Sanitary Sewer

LOS Standard = 200 GPD (residential dwellings); 0.1 GDP (per square foot of shopping center commercial use)

Existing Land Use – Urban Community & Rural 99.64 ac of Urban Community @ 6 du/ac = 598 du x 200 GPD = 119,600 GPD 92.71 ac of Rural @ 1 du/ac = 93 du x 200 GPD = 18,600 GPD

30,000 SF of Commercial = 30,000 x 0.1 = 3,000 GPD

Total GPD = 141,200 GPD

Proposed Land Use – Urban Community & Sub-Outlying Suburban 94.4 ac of Urban Community and Preserved Wetlands @ 6 du/ac = 567 du x 200 GPD = 113,400 GPD 89.65 ac of Sub-Outlying Suburban @ 2 du/ac = 179 du x 200 GPD = 35,800 GPD

30,000 SF of Commercial = 30,000 x 0.1 = 3,000 GPD

Total GPD = 152,200 GPD

The proposed FLUM amendment results in an increased sanitary sewer demand of 11,000 GPD.

The amendment includes a request to add the subject Property to the Lee County Utilities Future Sanitary Sewer Service Areas. Lee County Utilities has indicated adequate capacity to serve the project through the CFM Central Water Reclamation Facility. Please see the enclosed letter of service availability provided by Lee County Utilities.

II. Potable Water

LOS Standard = 250 GPD (residential dwellings); 0.1 GDP (per square foot of shopping center commercial use)

Existing Land Use – Urban Community & Rural 99.64 ac of Urban Community @ 6 du/ac = 598 du x 250 GPD = 149,500 GPD 92.71 ac of Rural @ 1 du/ac = 93 du x 250 GPD = 23,250 GPD

30,000 SF of Commercial = 30,000 x 0.1 = 3,000 GPD

Total GPD = 175,750 GPD <u>Proposed Land Use – Urban Community & Sub-Outlying Suburban</u> 94.4 ac of Urban Community and Preserved Wetlands @ 6 du/ac = 567 du x 250 GPD = 141,750 GPD 89.65 ac of Sub-Outlying Suburban @ 2 du/ac = 179 du x 250 GPD = 44,750 GPD

30,000 SF of Commercial = 30,000 x 0.1 = 3,000 GPD

Total GPD = 189,500 GPD

The proposed FLUM amendment results in an increased potable water demand of 13,750 GPD.

The amendment includes a request to add the subject Property to the Lee County Utilities Future Water Service Area. Presently, the Lee County Utilities Water Treatment Plant Systems is designed for 52.9 Million Gallons per Day (MGD) of production. According to the 2023 Lee County Public Facilities and Concurrency Report, the projected 2027 demand is 40.0 MGD. Therefore, adequate capacity is available to serve the proposed density in accordance with Lee Plan Policy 95.1.3. Please also refer to the enclosed letter of availability provided by Lee County Utilities.

III. Surface Water Management

The Property is located within the Hickey Creek Watershed and Drainage Basin.

LOS Standard = 25 year, 3-day storm event of 24 hours duration.

The Applicant will obtain an Environmental Resource Permit (ERP) from the South Florida Water Management District (SFWMD) prior to Development Order approval to be deemed concurrent.

IV. Parks and Recreation

LOS Standard: 6 acres of regional park/ 1000 seasonal population and 0.8 acres of community park/1000 permanent population.

(Persons per household 2016-2020: 2.58, per Lee County 2021 Census Data)

Existing Land Use – Urban Community & Rural 99.64 ac of Urban Community @ 6 du/ac = 598 du x 2.58 = 1,543 persons 92.71 ac of Rural @ 1 du/ac = 93 du x 2.58 = 240 persons

Total = 1,783 persons

Proposed Land Use – Urban Community & Sub-Outlying Suburban 94.4 ac of Urban Community and Preserved Wetlands @ 6 du/ac = 567 du x 2.58 = 1,463 persons 89.65 ac of Sub-Outlying Suburban @ 2 du/ac = 179 du x 2.58 = 462 persons

Total = 1,925 persons

The proposed amendment creates a population increase of 142 people. If seasonal or permanent, this would require 0.85 acres of regional parks and 0.11 acres of community parks. According to the 2023 Lee County Public Facilities and Concurrency Report, the existing regional and community parks far exceed the above requirement. There is an excess of 1,384 acres of existing regional parks and 448 acres of existing community parks available. Please also refer to the enclosed letter of availability provided by Lee County Parks and Recreation Department.

V. Public Schools

The Property is located in the East Zone. According to the 2023 Concurrency Report, projected capacity for elementary, middle and high schools in the East zone for the 2022-23 school year as follows:

Capacity by School Type Elementary Schools = -670 Middle Schools = 158 High Schools = -29 Total = -541

Lee Plan Policies 68.1.1 and 95.1.3 establish an LOS standard for schools of "100% of Permanent FISH Capacity" for Elementary Schools, Middle Schools, High Schools, and Special Purpose Facilities.

The proposed demand for seats is calculated 0.297 students per single family dwelling unit, which results in the following demand for each school type as follows:

<u>Total Demand by School Type (Single Family Dwellings)</u> Elementary (746 dus x 0.149) = 111 seats Middle School (746 dus x 0.071) = 53 seats High School (746 dus x 0.077) = 57 seats Total = 221 seats

The 2023 Concurrency Report indicates that several construction projects in the next five years will result in an increase of 1,043 seats. Additionally, the 2023 Concurrency Report notes that contiguous districts may provide capacity when capacity in the project's District is not available.

Programmed Improvements/Expansions

Two facilities are programmed to be opened in the East Zone. The 2023 Concurrency Report estimates that the completion of Middle School "QQ," will expand the Lehigh Acres Middle School and provide additional seats in 2023-24.

Letter of Availability

The capacity analysis above demonstrates that adequate capacity exists to accommodate the proposed development. Additionally, the School District has provided the enclosed letter confirming the availability of seats (Exhibit M17).



October 17, 2024

Major Chris Reeves Lee County Sheriff 14750 Six Mile Cypress Parkway Fort Myers, FL 33912

RE: Caloosa 80 MPD – Comprehensive Plan Amendment & Rezoning Letter of Service Availability

Dear Major Reeves,

RVi Planning + Landscape Architecture is preparing a Comprehensive Plan Amendment & Planned Development Rezone application for the above referenced project. The property consists of 192± acres and is located at the intersection of Palm Beach Blvd. and Bateman Road in unincorporated Lee County, Florida. An aerial location map depicting the subject property has been attached for your reference.

The Applicant is proposing a Large-Scale Comprehensive Plan Map Amendment to change the Future Water Service Areas Map (Map 4A) and Future Sewer Service Area Map (Map 4B), and to amend the Future Land Use Map, and an MPD Rezone request to rezone the entire 192± acres from Recreational Vehicle Planned Development (RVPD) to Mixed-Use Planned Development (MPD) which will allow for the development of up to 721 single-family dwelling units on the subject property.

To complete the application process, we are required to secure a service availability letter from your agency stating whether existing facilities are capable of serving this future project. I appreciate your time and consideration of this matter. If you have and further questions, please feel free to contact me directly at (239) 357-9580 or jfrantz@rviplanning.com.

Sincerely,

RVI Planning + Landscape Architecture

Jem Frantz, AICP Project Director

Carmine Marceno Sheriff



State of Florida County of Lee

"Proud to Serve"

October 21, 2024

Jem Frantz RVi Planning + Landscape Architecture 28100 Bonita Grande Drive, Suite 305 Bonita Springs, FL 34135

Ms. Frantz,

The Lee County Sheriff's Office has reviewed your Comprehensive Plan Amendment & Planned Development Rezone request for a 192+/- acre property along Palm Beach Boulevard and Bateman Road in east Lee County.

As submitted to this Agency, the Large-Scale Comprehensive Plan Map Amendment would change the Future Water Service Areas Map (Map 4A), Future Sewer Service Area Map (Map 4B) and amend the Future Land Use Map. The proposal also includes a MPD Rezone request to rezone the entire 192± acres from Recreational Vehicle Planned Development to Mixed-Use Planned Development, which would allow for the development of up to 721 single-family dwelling units on the subject property. Based on the information provided, this Agency no objections to the request.

This proposed change will not impact our Agency's ability to provide law enforcement services to this proposed community. Services will be provided from our 2nd Precinct offices in Lehigh Acres. At the time of application for a Development Order or building permit, we request that the applicant provide a Crime Prevention Through Environmental Design (CPTED) report done by the applicant and given to the Lee County Sheriff's Office for review and comment.

Please contact Community Response Unit Crime Prevention Practitioner Heather Turco at (239) 478-7838 with any questions regarding the CPTED study.

Respectfully,

Major, Patrol Bureau



"The Lee County Sheriff's Office is an Equal Opportunity Employer" 14750 Six Mile Cypress Parkway • Fort Myers, Florida 33912-4406 • (239) 477-1000



October 17, 2024

Chief Benjamin Abes Lee County Emergency Medical Services P.O. Box 398 Ft. Myers, FL 33902-0398

RE: Caloosa 80 MPD – Comprehensive Plan Amendment & Rezoning Letter of Service Availability

Dear Chief Abes,

RVi Planning + Landscape Architecture is preparing a Comprehensive Plan Amendment & Planned Development Rezone application for the above referenced project. The property consists of 192± acres and is located at the intersection of Palm Beach Blvd. and Bateman Road in unincorporated Lee County, Florida. An aerial location map depicting the subject property has been attached for your reference.

The Applicant is proposing a Large-Scale Comprehensive Plan Map Amendment to change the Future Water Service Areas Map (Map 4A) and Future Sewer Service Area Map (Map 4B), and to amend the Future Land Use Map, and an MPD Rezone request to rezone the entire 192± acres from Recreational Vehicle Planned Development (RVPD) to Mixed-Use Planned Development (MPD) which will allow for the development of up to 721 single-family dwelling units on the subject property.

To complete the application process, we are required to secure a service availability letter from your agency stating whether existing facilities are capable of serving this future project. I appreciate your time and consideration of this matter. If you have and further questions, please feel free to contact me directly at (239) 357-9580 or jfrantz@rviplanning.com.

Sincerely,

RVi Planning + Landscape Architecture

Jem Frantz, AICP Project Director



10401 Highland Manor Dr. Total Highland Mano Suite 220 Tampa, FL 33610 Tel: 813.443.8282 www.rviplanning.com

CALOOSA 80 • AERIAL MAP

- 9 Lee County, FL Date: 4/1/2022
- # 22001218
- Caloosa 80 LLP
- Subject Boundary

Feet

Information furnished regarding this property is from sources deemed reliable RV has not made an independent investigation of these sources and no warranty is made as to their accuracy or completeness. This plan is conceptual, subject to change, and does not represent any regulatory approval.



Board of County Commissioners

Kevin Ruane District One

October 18, 2024

Cecil L Pendergrass District Two

Ray Sandelli District Three

Brian Hamman District Four

Mike Greenwell District Five

Roger Desjarlais County Manager

Richard Wm. Wesch County Attorney

Donna Marie Collins County Hearing Examiner Jem Frantz

RVi Planning + Landscape Architecture 10401 Highland Manor Dr, Ste 220 Tampa FL 33610

Re: Letter of Service Availability - Caloosa 80

Ms. Frantz,

I am in receipt of your letter requesting a Letter of Service Availability for a group of parcels called Caloosa 80. The property consists of 3 STRAP numbers south of State Road 80 near the intersection of Bateman Road. The project is proposed to include 721 single-family dwelling units. This project had a letter previously issued in 2022 with a proposed use of a large RV park and commercial development adjacent SR 80.

Lee County Emergency Medical Services is the primary EMS transport agency responsible for coverage at the location you have provided. Because we currently serve this area and have a sufficient response data sample, we evaluated response times in this vicinity to simulate the anticipated demand and response.

The primary ambulance for this location is Medic 11, located 8.4 miles west. This location is not able to meet existing service standards for the proposed development, as required in County Ordinance 08-16. The paramedic stationed at the Alva Fire Department does not change this calculation, as the measurement in ordinance is arrival of an ambulance.

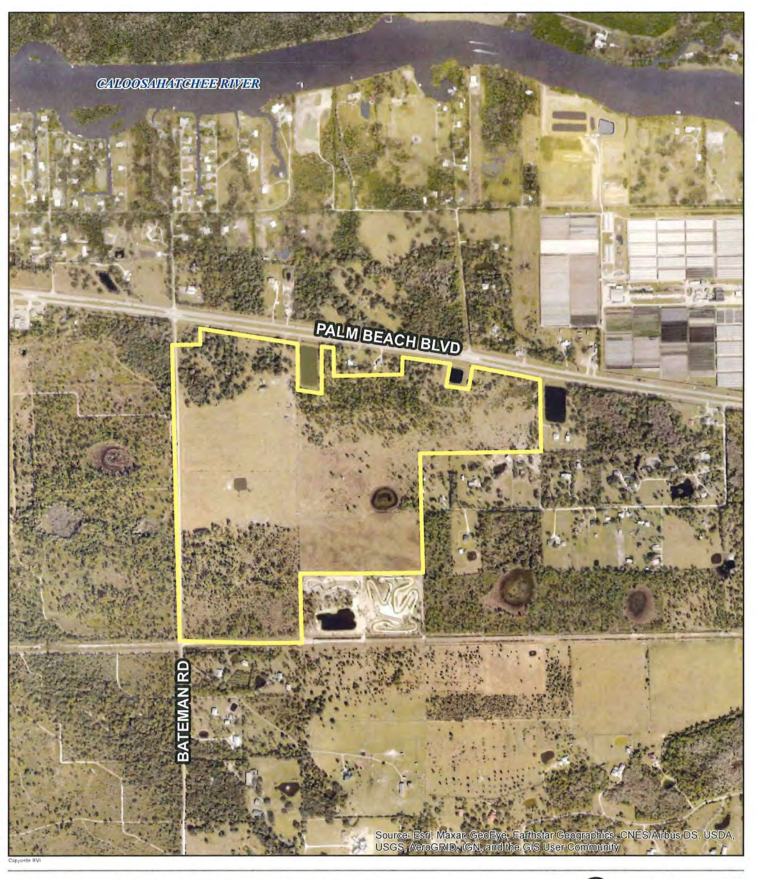
The department has a plan to construct a station at River Hall, which will help address this response issue in the future. The project is funded, but is pending land acquisition.

It is our opinion that the service availability for the proposed development of this property is not adequate at this time. Should the plans change, a new analysis of this impact would be required.

Singerely,

Behjamin Abes Director, Public Safety

P.O. Box 398, Fort Myers, Florida 33902-0398 | (239) 533-2111 | leegov.com AN EQUAL OPPORTUNITY EMPLOYER



10401 Highland Manor Dr. Suite 220 Tampa, FL 33610 Tei: 813.443.8282 www.rviplanning.com

CALOOSA 80 • AERIAL MAP

- ♀ Lee County, FL
 Date: 4/1/2022
- # 22001218
- Caloosa 80 LLP
- Subject Boundary

6 320 640 1,280 Feet

Information furnished regarding this property is from sources deemed reliable. RVI has not made an independent investigation of these sources and no warranty is made as to their accuracy or completeness. This plan is conceptual, subject to change, and does not represent any regulatory approval.



Board of County Commissioners

Kevin Ruane District One October 18, 2024

Cecil L Pendergrass District Two

Ray Sandelli District Three

Brian Hamman District Four

Mike Greenwell

District Flve Dave Harner, II County Manager

Richard Wm. Wesch County Attorney

Donna Marie Collins County Hearing Examiner Jem Frantz Proiect Director

RVI Planning & Landscape Architecture 28100 Bonita Grande Dr, Suite 305 Bonita Springs, FL 34135

Re: Caloosa 80 Letter of Service Availability

Dear Ms. Frantz,

In April 2014, the Lee County Board of County Commissioners adopted a comprehensive plan amendment eliminating concurrency requirements for transportation and parks, and moved both from regulatory to non-regulatory standards. In light of this, we do not have the authority to deny your request based on parks service availability.

That being said, the below numbers represent the current required and available acreages for regional and community park land as set forth by the requirements of Policy 95.1.3 in *The Lee Plan*. The Department's available capacity meets the current adopted level-of-service standard, and is projected to meet the adopted level-of-service standard for at least the next five years.

<u>Required Capacity</u> – 5,682 acres of regional parks and 314 acres of community parks <u>Available Capacity</u> – 7,066 acres of regional parks and 762 acres of community parks

Please feel free to contact me directly at (239) 672-2094 or <u>ARegnaert@leegov.com</u> if you have further questions.

Sincerely,

Armand Regnaert Principal Planner Lee County Parks & Recreation 3410 Palm Beach Blvd Fort Myers, FL 33916

TABLE 1(b) YEAR 2045 ALLOCATIONS

		Planning District										
	Future Land Use Category	Unincorporated County	District 1 Northeast Lee County	District 2 Boca Grande	District 3 Bonita	District 4 Fort Myers Shores	District 5 Burnt Store	District 6 Cape Coral	District 7 Captiva	District 8 Fort Myers	District 9 Fort Myers Beach	District 10 Gateway / Airport
Ϋ́, 1	Intensive Development	1,483	÷			17	+	21	-	238	÷	÷
	Central Urban	13,838	7	÷		207		-		230		2
	Urban Community	22,739	813	453		475		+			1	15
	Suburban	14,913	+	•	4	1,950	8			80		1
	Outlying Suburban	3,648	25	-		490	13	3	429	+1	÷.	
2	Sub-Outlying Suburban	1,731	93 -	(m.	Q 1	330	× ×					22
Category	Commercial			(÷	2		×	- 14-1-1		8.1		-
eg	Industrial	15	4	4	÷			-			4	
at	Public Facilities	÷	÷	1	÷	÷	•	÷	- ×.		1	÷
	University Community	503	- · ·						1. A.		- ÷.	÷.
Use	Destination Resort Mixed Use Water Dependent	8					1	S _ 9/1				÷
2	Burnt Store Marina Village	2	1		+		2			•	÷.	
Land	Industrial Interchange		9.1	1 1-		-	-			н.		·
La	General Interchange	114		1		6		-				1
	General Commercial Interchange	(in the second sec			+	-	Y (44)				(4)	4
Future	Industrial Commercial Interchange		- P	Section Section	· ·	1			10.00			
3	University Village Interchange		a		- · · · · · · · · · · · · · · · · · · ·					1.1	- 5	
	New Community	2,104	1,115	· · · · · · · ·	· · · · ·				-		4	98
B	Airport	· · · · · · · · · · · · · · · · · · ·		14		·				+		
ia	Tradeport	3		1	1 B	1			-		· · · ·	
'n	Rural	7,764	2338 -2,431	14 - 14 - 14 - 14 - 14 - 14 - 14 - 14 -	- A 1	800	730	1000		9.	1	1
de	Rural Community Preserve	3,517			(e)					-11		1
Residential By	Coastal Rural	1,338		. (÷.)	- A.		-	-		1 · · · · · · · · · · · · · · · · · · ·	1.00	
2	Outer Island	233	2	4	· · · · ·	1	-	-	169	· · · · · · · ·		
	Open Lands	2,186	153	12	· · · · · · · · ·		257	-	•		-1 R-	1
	Density Reduction/ Groundwater Resource	6,974	131				· · ·) I I I I I I I I I I I I I I I I I I I	11	1
	Conservation Lands Upland					1			1		· •:	
	Wetlands	Y e			· · · · · ·						1 .	7
	Conservation Lands Wetland			i li	· · · · · · · · · · · · · · · · · · ·	i - sec		A	100		1	11 - 2
Ur	incorporated County Total Residential	83,113	4,669	457		4,270	1,002	24	598	548		1,415
Co	mmercial	8,916	300	53		450	27	9	125	150		1,216
In	dustrial	4,787	30	3		300	10	15	70	315		2,134
No	n Regulatory Allocations	1			15						1	
	blic	120,211	14,191	622		4,864	7,323	6	2,340	583		9,660
Ac	tive AG	21,944	5,500		-	240	90	10.000		-	-	2
Pa	ssive AG	13,685	5,500			615	100					485
Co	nservation	87,746	2,458	297	21	1,163	3,186	67	1,595	926	1 1.2.1	2,206
Va	icant	26,118	1,145	28		733	766	8	103	17		88
То	tal	366,520	33,793	1,460		12,634	12,505	129	4,831	2,538	· (-)	17,205
Pon	ulation Distribution (unincorporated Lee County)	584,331	8,235	1,470		35,253	2,179	152	725	5,273		22,281

November 2021 (Ord. No. 02-02, 03-19, 05-19, 07-13, 09-15, 09-16, 10-15, 10-16, 10-40, 10-43, 14-14, 15-10, 16-02, 16-17, 17-12, 17-23, 18-06, 19-13, 19-14, 19-16, 20-05, 21-03, 21-09) Printed 11/06/2021

TABLE 1(b) YEAR 2045 ALLOCATIONS

		Planning District											
	Future Land Use Category	District 11 Daniels Parkway	District 12 Iona / McGregor	District 13 San Carlos	District 14 Sanibel	District 15 South Fort Myers	District 16 Pine Island	District 17 Lehigh Acres	District 18 Southeast Lee County	District 19 North Fort Myers	District 20 Buckingham	District 21 Estero	District 22 Bashore
1	Intensive Development	n +i		1.		801	1	30	· · · · ·	376	· · · · ·	÷	
	Central Urban		656	20		3,113	· · · · ·	7,362		2,225		1	8
	Urban Community	-	978	1,318		863	540	17,034			115	1.00	(–)×
	Suburban	÷.	2,566	2,069	· · · ·	1,202	659	1	-	6,387	1	· _ · ·	(*)
	Outlying Suburban	1,253	438			•	502	1		406		90	
>	Sub-Outlying Suburban			13	1	κ.	1.0		(*)	145	66	4	95
Category	Commercial		1.1 11 11.4.1				× .		-	0	- 31.		
63	Industrial	2	3	3	1.2.2.4.4	3	4	1	÷	0		1	
ate	Public Facilities	+		-						2 ÷	7		
	University Community	Υ.		503	-				¥		Ψ.	8	
Use	Destination Resort Mixed Use Water Dependent		8	1000		191		1		·			
2	Burnt Store Marina Village							-	->	1	(+) .		
Land	Industrial Interchange		10000	12 241				1	-	1	(int) (int)	-	
Po	General Interchange	58						100	8	14			2
	General Commercial Interchange	-	10	-	1201		~	×:	-	-		1.1	
h	Industrial Commercial Interchange		1				······································	1.000	41)	14	10000	14.
Future	University Village Interchange	-					1			-			
	New Community	+:							-		· • •		+
8	Airport		1		-		×				× .	1.	
ia.	Tradeport		0					· × ·		1			
Residential By	Rural	1,573	1	99	100	-	227	14		454	50		1,38
ge	Rural Community Preserve	0.000		1000	-				-		3,517		
S	Coastal Rural					(L)	1,338			-	1	11 12 14	
R	Outer Island	н.	2			5	55	4	1 A.		-		
	Open Lands	80							-	30			1,66
	Density Reduction/ Groundwater Resource		-						4,742		*		2,10
	Conservation Lands Upland	*	÷	-						· · · · · · ·		-	
	Wetlands		11 - TH	-					4		190		
	Conservation Lands Wetland			-				1			-		14
Ur	nincorporated County Total Residential	2,964	4,650	4,024		5,982	3,322	24,440	4,750	10,035	3,748	90	6,125
Co	ommercial	326	774	938		2,012	288	900	118	1,121	19	18	72
_	dustrial	5	198	387		566	67	218	215	244	4	2	4
	n Regulatory Allocations				1		-			-			100000
_	iblic	3,214	4,898	6,364		5,883	4,831	20,267	17,992	10,117	3,052	653	3,351
	tive AG	5,214	4,050	5		3,003	2,780	35	12,000	90	630	4	5,551
-	assive AG	10		5	1		70	50	2,500	250	2,000		2,100
	onservation	1,677	9,786	2,232	-	211	15,489	1,077	41,028	1,607	382	1,465	895
-	acant	20	5,780	158		4	2,200	14,804	2,400	1,183	850	1,405	1,425
-	tal	8,221	20,374	14,114		14,658	29,047	61,791	81,003	24,649	10,684	2,362	14,523
-	ulation Distribution (unincorporated Lee County)	14,322	44,132	54,615		76,582	13,431	162,245	17,369	110,722	5,951	741	8,653

November 2021 (Ord. No. 02-02, 03-19, 05-19, 07-13, 09-15, 09-16, 10-15, 10-16, 10-40, 10-43, 14-14, 15-10, 16-02, 16-17, 17-12, 17-23, 18-06, 19-13, 19-14, 19-16, 20-05, 21-03, 21-09)

TABLE 1(b) Page 2 of 2

Printed 11/06/2021



Caloosa 80 Comprehensive Plan Amendment (Map & Text)

Lee Plan, State Policy Plan, Regional Policy Plan, Community Plan Area Consistency & Justification of the Proposed Amendment

Exhibits M12, M19, M20, M21

I. Request

Neal Communities of Southwest Florida ("Applicant") is requesting approval of a Large-Scale Comprehensive Plan Amendment to change the future land use (FLU) category of 92.71 +/- acres of the 192.3+/- acre site ("Property") from Rural to Sub-Outlying Suburban, and to add the Property to the Lee County Utilities, Future Water and Sanitary Sewer Service Areas. This request requires three map amendments to Lee Plan Maps 1A, Map 4A, and Map 4B. It also includes a text amendment to Table 1(b) to increase the residential acreage of land in the Sub-Outlying Suburban FLU category of District 1, Northeast Lee County.

The total Property owned by the Applicant is 192.3 acres. Currently, the majority of the site (99.6 acres) is within the Urban Community FLU category, which allows for 6 du/acre and commercial uses. The remaining 92.7 acres of the Property are designated as Rural and are limited to 1 du/acre.

The amendment will allow for the development of a maximum of 2 du/ac in the parcels proposed as Sub-Outlying Suburban. This would entail a maximum total of 721 dwelling units, well below the use and density limitations set forth in Lee Plan Table 1(a).

The proposed text amendment will ensure sufficient residential acreage is allocated to the Sub-Outlying Suburban FLU category of District 1 per Lee Plan Table 1(b) to support this request. There is existing available residential acreage within the Urban Community FLU category of District 1 as well as commercial acreage in District 1.

The Applicant has filed a companion Mixed Use Planned Development (MPD) rezoning application to further limit development of the Property to 721 dwelling units and up to 30,000 SF of neighborhood commercial retail along with accessory uses, and supportive infrastructure.

II. Existing Conditions & Property History

The Property is located south of Palm Beach Boulevard (SR 80) and east of Bateman Road and west of Goggin Road. The Property is currently zoned Recreational Vehicle Planned Development (RVPD) per Resolution No. Z-09-042 and is located within the Northeast Lee County and Alva Community Planning Areas. The Property is currently utilized as pastures. The RVPD zoning district permits the development of 417 RV site, including 121 transient and 296 non-transient RV sites, with associated accessory and subordinate uses, including limited commercial uses.

III. Surrounding Land Use Pattern

The Property is within an area characterized by rural and suburban development patterns. The surrounding land use pattern consists of public rights-of-way to the north and west, low-density single-family residential dwellings and pastures to the north, east, and south, and the Hickey Creek Mitigation Park to the west. Several developments are approved and/or permitted along SR 80 in proximity to the Property.

Lands in the immediate area are designated Rural, Conservation, as well as Urban Community to the south and northwest of the Property, and further to the east along SR 80. While there are significant lands in the area already in Urban Community, including the majority of the Property, the request is to allow for a "step down" or transition of density through the Sub Outlying Suburban FLU.

Table 1 below further defines the surrounding Future Land Use designations, zoning districts and existing land uses.

	FUTURE LAND USE	ZONING DISTRICT	EXISTING LAND USE
NORTH	Rural	AG-2 (Agricultural)	Right of Way (Palm Beach Blvd.), single- family residential homes pastures, restaurant, nursery
SOUTH	Urban Community, Rural	AG-2 (Agricultural)	Florida Power & Light easement, single-family residential homes, pastures
EAST	Rural	AG-2 (Agricultural)	Single-family residential homes, pastures
WEST	Conservation Lands - Upland	EC (Environmentally Critical)	Right-of-Way (Bateman Road), Hickey Creek mitigation park

Table 1: Inventory of Surrounding Lands

IV. Public Infrastructure

As outlined in the application materials, the subject property is serviced or planned to be serviced by existing public infrastructure that can accommodate the proposed mix of residential and commercial uses.

The amendment proposes to add the Property to the Lee County Utilities, Future Service Areas for Water and Sanitary Sewer. Lee County Utilities has indicated adequate capacity to serve the project for potable water and sanitary sewer service (Exhibit M17).

The Property has frontage and access to SR 80, a state maintained arterial corridor connecting the east and west coasts of the state. The surrounding roadway network has adequate capacity as set forth in the accompanying Traffic Circulation Analysis prepared by TR Transportation Consultants, Inc. (Exhibit M15). There are adequate community facilities and services in the immediate vicinity of the project, including Fire, Law Enforcement, Schools, and Parks. Adequate EMS services are unavailable from the Lee County Public Safety Department. The Applicant is open to working with the County on Conditions to ensure that adequate service is available at the time of construction. Please refer to the enclosed infrastructure analysis and agency availability

letters (Exhibit M15, M16 & M17) for a complete description of available infrastructure and services to support the amendment request.

V. Proposed Amendment

The amendment request will allow for development of the Property as a residential community with a maximum of 721 units and up to 30,000 SF of commercial uses, along with associated infrastructure and amenities. The Applicant has submitted a companion MPD rezoning petition to implement the intended development program, while ensuring adequate protection to the environment and rural character of the area.

The current amendment requests for a change in FLU from Rural to Sub-Outlying Suburban, which allows for the increase in density to allow for a compact form of development where infrastructure exists to support new growth, while ensuring that the rural character of the community is preserved. The proposed FLU category restricts residential density to 2 units per acre, achieving a gradual reduction in densities from Urban Community that lies to the immediate west to the Rural lands to the east.

At the same time, the residential development introduces housing options in the community as well as commercial uses that could provide required services to the residents of the community and the adjoining rural areas, thereby reducing vehicle miles travelled and allowing for accessibility by bicycle and pedestrians in the project and immediate area.

The proposed development, being developed at a density greater than 2.5 du/ac is required to connect to a public water service, per the Lee Plan Standard 4.1.1. The amendment includes a request for the Property to be added to the Lee County Utilities, Future Water Service Areas. The gross density of the companion MPD is 4 du/acre, thereby exceeding this minimum threshold.

Further, the proposed text amendment requests that additional acreage be added to the Sub-Outlying Suburban FLU category in District 1, ensuring that the project is consistent with Table 1(b) of the Lee Plan.

VI. Compatibility/Protection of Rural Character

The MPD proposes several development standards and limitations to ensure the rural character of the Alva community is protected post-development. The proposed standards/conditions are as follows:

- Maximum of 721 dwelling units (below the allowable density under current Urban Community & Outlying Suburban future land use categories);
- The tracts are predominantly single-family and townhome dwelling types have been limited to the western portions of the site in the Future Urban-designated areas;
- Commercial uses will be limited per the proposed Schedule of Uses to serve the proposed development and nearby residential communities along Palm Beach Boulevard and in Alva.
- An 80-foot-wide buffer is proposed along Bateman Road for protection of existing single-family dwellings along the roadway. Access to this roadway is limited to

emergency only for first responders.

- Preserves are proposed along the SR 80 frontage to screen views of the community from the right-of-way and maintain rural vistas. A 15-foot-wide Type D buffer is proposed where the neighborhood commercial outparcel abuts SR 80. All other buffers exceed the LDC requirements via 40 to 45-foot-wide landscape buffers, unless existing preserve abuts the property line and existing vegetation will be retained to serve as the buffer.
- 108± acres of open space are proposed, which far exceeds the LDC requirements, and also exceeds the previous RVPD open space commitment by 8± acres.
- 38± acres of indigenous preserve (including credits) are proposed, which exceeds the LDC requirements, and also exceeds the previous RVPD indigenous preserve commitment by 9± acres.

VII. Lee Plan Consistency & Community Plan Area Consistency

The following is an analysis of how the proposed amendment is consistent with the goals, policies and objectives of the Lee Plan.

POLICY 1.1.4: The Urban Community future land use category are areas characterized by a mixture of relatively intense commercial and residential uses. The residential development in these areas will be at slightly lower densities then other future urban categories described in this plan. As vacant properties within this category are developed, the existing base of public services will need to be maintained which may include expanding and strengthening them accordingly. As in the Central Urban future land use category, predominant land uses in this category will be residential, commercial, public and quasi-public, and limited light industrial with future development encouraged to be mixed use, as described in Objective 11.1, where appropriate. The standard density range is from one dwelling unit per acre (1 du/acre) to six dwelling units per acre (6 Future Land Use II-2 November 2021 du/acre), with a maximum total density of ten dwelling units per acre (15 du/acre) utilizing Greater Pine Island Transfer of Development Units.

RESPONSE: Roughly 99 acres of the Property lies within the Urban Community future land use category. The proposed maximum density of 721 units is within the density limits per the calculations provided in this application. Further, the proposed residential and commercial uses are consistent with the intent of this policy and will be limited to the proposed Schedule of Uses. The denser townhome product is sensitively located on in the Urban Community portion of the site. No intensive commercial uses or light industrial uses are proposed in compliance with this policy.

POLICY 1.1.11: The Sub-Outlying Suburban future land use category is characterized by low density residential areas. Generally, the infrastructure needed for higher density development is not planned or in place. This future land use category will be placed in areas where higher densities would be incompatible or where there is a desire to retain a low-density community character. Industrial land uses are not permitted. The standard density range is from one dwelling unit per acre (1 du/acre) to two dwelling units per acre (2 du/acre). Bonus densities are not allowed.

In compliance with this policy, the Property is located in a suburban area of the County, with less dense development. One of the parcels comprising the Property has an Urban Community FLU designation, which allows development of 6 du/ac as evidence of the transitioning nature of this area. By changing the FLU designations of the eastern two parcels from Rural to Sub-Outlying Suburban, there will be a gradual decrease in densities from west to east. While this allows for the increase in density necessary to achieve the Client's compact development program and make appropriate use of available infrastructure, it still ensures a low-density community character, with a net increase of only 1 du/ac across 89.65 acres or 90 units.

Goal 2: GROWTH MANAGEMENT. To provide for an economically feasible plan which coordinates the location and timing of new development with the provision of infrastructure by government agencies, private utilities, and other sources.

The Property is partially located in an urban area pursuant to the underlying Urban Community future land use category. The Property abuts and has direct access to a 4-lane state-maintained arterial roadway. The application proposes to extend water and sewer to the site providing for centralized utility service via water and wastewater treatment plants with capacity to serve the project. The development will be served by the Alva Fire District and the Lee County Sheriff's Office. The proposal to convert the Rural portion of the Property to Sub-Outlying Suburban will accommodate slightly higher densities and make efficient use of infrastructure and services. The request also provides private investment in the County's infrastructure system that will help to reduce reliance on wells and septic tanks in the general area.

Objective 2.1: DEVELOPMENT LOCATION. 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, and prevent development patterns where large tracts of land are by-passed in favor of development more distant from services and existing communities.

The proposed development would result in a contiguous and compact growth pattern. As noted above, the majority of the Property is within Urban Community. The request will allow for additional density and provides infrastructure in an area that Lee County Utilities is able and interested in serving. An existing RVPD zoning approval authorizes development of the residential uses and ancillary commercial uses. The applications filed by the Applicant will allow connection to water and sewer, increased residential density, and commercial uses that will serve not only the residents but the surrounding rural community that is in need of additional retail and services. The applications also protect natural resources by preserving wetlands, reconfiguring the lake system, and providing for expansive perimeter buffers.

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 §163.3164, Fla. Stat.) will be granted only when consistent with the provisions of §163.3202(2)(g) and § 163.3180, Fla. Stat. and the concurrency requirements in the LDC.

As noted above, the majority of the Property is within the Future Urban Area. The request will allow for the transition of the already approved RV to residential dwellings and commercial development program. The mix of uses will allow for the proposed

neighborhood commercial to reduce vehicle miles travelled in the Alva area. LCU has indicated ability to serve the project for both water and sewer, thereby allowing for the expansion of infrastructure along a major arterial corridor, and reducing reliance on wells, septic and/or private wastewater treatment facilities. Other infrastructure and services are available to serve the project per the letters of availability provided.

STANDARD 4.1.1: WATER.

- 1. Any new residential development that exceeds 2.5 dwelling units per gross acre, and any new single commercial or industrial development in excess of 30,000 square feet of gross leasable (floor) area per parcel, must connect to a public water system (or a "community" water system as that is defined by Fla. Admin. Code R. 62-550)
- 6. If a development lies outside any service area as described above, the developer may:
 request that the service area of Lee County Utilities or an adjacent water utility be extended to incorporate the property;
 - establish a community water system for the development; or
 - develop at an intensity that does not require a community water system.

The proposed development of the Property is 721 dwelling units on 192.3 acres, for a total gross density of 3.75 du/acre. The amendment proposes to add the Property to the Lee County Utilities Service Area Maps, Future Service Areas for Sanitary Sewer and Potable Water as contemplated by subsection 5 of this policy. Lee County Utilities has indicated adequate capacity to serve the project per the attached letter of availability.

The public benefit of the utilities expansion to the subject property includes reduction of reliance on individual wells and septic tanks in an area proximate to the Caloosahatchee River and significant natural resources (Hickey Creek Mitigation Park). It is understood that the City of LaBelle and Hendry County are extending utilities from the City of LaBelle to the Lee/Hendry County line along SR 80. The proposed expansion will help fill a gap in utility service along this important growth corridor. Therefore, the amendment is consistent with this policy.

POLICY 5.1.5: Protect existing and future residential areas from any encroachment of uses that are potentially destructive to the character and integrity of the residential environment. Requests for conventional rezonings will be denied in the event that the buffers provided in Chapter 10 of the Land Development Code are not adequate to address potentially incompatible uses in a satisfactory manner. If such uses are proposed in the form of a planned development or special exception and generally applicable development regulations are deemed to be inadequate, conditions will be attached to minimize or eliminate the potential impacts or, where no adequate conditions can be devised, the application will be denied altogether. The Land Development Code will continue to require appropriate buffers for new developments.

The proposed amendment is requesting a change in the FLU designation from Rural to Sub-Outlying Suburban. The proposed FLU designation does not permit commercial or industrial development, that could be destructive to the low-density, rural character of the area. Further, through the companion MPD rezone, non-residential uses are further restricted to specific neighborhood commercial uses that would serve the residential community. Roughly 4.5 acres of the project are to be dedicated towards 30,000 SF of neighborhood commercial uses and are

appropriately oriented to the intensive SR 80 frontage. Per the companion rezone, this proposed MPD is planned with adequate buffering from adjoining residential uses that meet the requirements of the Land Development Code (LDC).

Objective 17.3: PUBLIC INPUT. To provide opportunities for public input as part of the comprehensive plan and land development code amendment process.

The Applicant has scheduled a public meeting in Alva on December 10th and a summary of the public meeting will be provided at that time.

GOAL 27: NORTHEAST LEE COUNTY COMMUNITY PLAN. Maintain, enhance, and support the heritage and rural character, natural resources, and agricultural lands. Alva and North Olga will work cooperatively toward this goal through the objectives and policies that follow, and through their individual community plans.

The proposed amendment will maintain the rural character through substantial perimeter buffers, clustering of development around protected wetlands and native preserve, and 40' wide setback/vegetative buffer adjacent to Hickey Creek Mitigation Park. The Property is permitted a maximum of 692 RV lots per the underlying future land use map as it exists today. The transition to 721 residential dwelling units is a nominal increase to this allowable density and provides improved compatibility with surrounding single-family dwellings. The proposed commercial uses are also permitted today per the underlying Urban Community future land use on the western portion of the site.

The proposed amendment will result in an enhanced quality of life for existing and future residents through the extension of centralized utility services, which will reduce reliance on private wells and septic tanks, which pose an environmental risk to the groundwater and surface waters. The proposed neighborhood commercial uses will be limited by the companion MPD zoning petition to ensure the uses are appropriate for the rural community, low intensity in nature, and are designed in buildings that achieve the Old Florida architectural vernacular preferred by the Alva Community.

OBJECTIVE 27.3: NATURAL RESOURCES. To enhance, preserve and protect the physical integrity, ecological standards, and rural character of Northeast Lee County by focusing on: water basins; native vegetation; wildlife habitat and resources; and areas designated for long-term conservation.

A detailed environmental assessment for the project site was conducted by BearPaws Environmental Consulting and is included in the application materials. The companion rezoning will provide for protection of natural resources by preserving on-site wetlands, providing native preserve in accordance with the LDC, and implementing expansive perimeter buffers, including a 40-foot-wide buffer adjacent to Bateman Road/Hickeys Creek Mitigation Park. When combined, the proposed design will fully comply with the above policy. Moreover, the extension of utilities will reduce the number of private wells and septic tanks in the area, and provide centralized public utilities to this site, which is preferred when compared to a private, on-site wastewater treatment facility. OBJECTIVE 28.1: RURAL CHARACTER. Maintain and enhance the rural character and environment of Alva through planning practices that: 1. Manage growth and protect Alva's rural nature. 2. Maintain agricultural lands and rural land use patterns. 3. Provide needed community facilities, transportation systems, and infrastructure capacity. 4. Protect and enhance native species, ecosystems, habitats, natural resources, and water systems. 5. Preserve Alva's historic places and archaeological sites.

The majority of the Property is located in the Urban Community future land use, which is a future urban area per the Lee Plan. The proposed amendment and companion MPD rezone will increase the allowable density to 721 residential dwelling units. The commercial component of the project is permitted today per the underlying Urban Community future land use. The extension of utilities will provide community facilities to the immediate area and allow more areas to be served by centralized public utilities. The applications will allow for an appropriate transition of growth from west to east and a nominal increase in allowable density. The plan also protects natural resources, including on-site wetlands and uplands, as detailed in this application, as well as the companion MPD rezone. There are no current historic and/or archeological sites located on the development.

The rural character of Alva/Northeast Lee County is also addressed through the design of the project as shown on the companion Planned Development Rezone Master Concept Plan. Expansive buffers and preserve areas along all publicly visible perimeters. Wetland and upland preserve areas will ensure views from SR 80 and Bateman Road are of native vegetation as opposed to development. The proposed development will provide improved compatibility with surrounding single-family residences and provides open space adjacent to surrounding properties and publicly owned preserve areas. Densities are lower than the maximum attainable with the underlying Urban Community and proposed Sub-Outlying Suburban categories and do not represent the "maximum" attainable densities. Lastly, the proposed commercial uses are low intensity and sized to serve the community and surrounding rural area with neighborhood scale goods and services.

POLICY 28.1.4: New industrial activities or changes of land use that allow future industrial activities, not directly associated with Alva's commercial agriculture, are prohibited in Alva.

The proposal requests a change of FLU from Rural to Sub-Outlying Suburban. Industrial uses are not permitted in this FLU category per Policy 1.1.11. Further, only neighborhood commercial uses, that could benefit the residents and surrounding neighborhoods are being proposed through the companion MPD rezone.

POLICY 28.2.2: Future land use amendments that would increase the allowable total density of Alva are discouraged and must demonstrate consistency with the objectives and policies of this goal through concurrent planned development rezoning. Future Land Use Map amendments that would decrease the allowable total density of Alva and that are otherwise consistent with the objectives and policies of this goal are encouraged.

While the proposed FLU amendment looks to increase the allowable total density of Alva, it is accompanied by a planned development rezoning to MPD. Through this companion rezoning petition, the objectives and policies of the Alva Community Plan Goal to enhance the rural, historic and agricultural character and protect natural resources will be met. The rezone establishes development standards, along with protection of natural resources. Impacts to existing wetlands on the Property are minimized through establishment of preserve areas. Further, adequate buffering is proposed along Bateman Road, adjacent to the Hickey Creek Mitigation Park. The proposed development will be clustered to ensure adequate open space on the Property.

Further, the FLU amendment is to change the designation of part of the Property from Rural to Sub-Outlying Suburban. The remainder of the Property is already designated as Urban Community, allowing for development of up to 6 du/ac. While there is a proposed increase in density to allow for financial feasibility of the project, the change to the Sub-Outlying Suburban designation only creates an increase of 93 units across the 192.3 +/- project. The Sub-Outlying Suburban FLU designation is specifically designed for places "where there is a desire to retain a low-density community character" per Policy 1.1.11 of the Lee Plan. This designation would allow for densities to gradually decrease from Urban Community to the adjoining Rural.

OBJECTIVE 28.5: NATURAL RESOURCES AND ENVIRONMENTAL SYSTEMS. To enhance, preserve, protect, and restore the physical integrity, ecological standards, and natural beauty of the Alva Community Plan area.

A detailed environmental assessment for the project site was conducted by Kimley-Horn. The amendment and companion MPD protect natural resources, including onsite wetlands and uplands, as detailed in this application, as well as the companion MPD rezone. There are no current historic and/or archeological sites located on the development.

The plan also protects natural resources, including on-site wetlands and uplands, as detailed in this application, as well as the companion MPD rezone. There are no current historic and/or archeological sites located on the development. been protected to ensure natural beauty on the property while also maintain the rural character of Alva Community.

POLICY 28.5.3: All new development and redevelopment must maintain compliance with State of Florida mandated Total Maximum Daily Load (TMDL) requirement for designated water bodies.

The Applicant will remain compliant with State of Florida mandated Total Maximum Daily Load requirement. Total Maximum Daily Loads (TMDLs) adopted under Chapter 62-304, F.A.C., that interpret the narrative water quality criterion for nutrients in paragraph 62-302.530(47)(b), F.A.C., for one or more nutrients or nutrient response variables. This will be thoroughly evaluated during the South Florida Water Management (SFWMD) permitting process, and an environmental resource permit (ERP) will not be issued unless the project design demonstrates compliance with these requirements.

POLICY 28.5.4: New development and redevelopment in or near existing and potential wellfields must: 1. Be designed to minimize the possibility of contaminating groundwater during construction and operation. 2. Comply with the Lee County Wellfield Protection Ordinance.

There are no wellfields on the Property. Please see attached stormwater management narrative describing the lake design and its consistency with Lee County's groundwater protection regulations. Moreover, the lakes have been redesigned since the original zoning approval to break the large central lake previously approved into smaller lakes to better protect the groundwater within and abutting the property.

POLICY 28.5.5: Provide educational programs or materials on energy conservation, energy efficiency, greenhouse gas emission reductions, solid waste management, hazardous waste, surface water runoff, septic maintenance, water conservation, Florida Friendly Landscaping, green building, cultural resources, history, etc.

This policy is not applicable to individual developments.

POLICY 28.1.1: Evaluate and identify appropriate commercial areas with a focus on the rural village area.

The commercial uses proposed on the Property will be along SR 80. SR 80 is a 4lane arterial roadway, that will provide a strategic location for neighborhood commercial uses. Further, sidewalks and a shared-use path are planned for the portion of SR 80 within the Alva Community (Map 3-D), allowing for pedestrian access from surrounding neighborhoods.

GOAL 60: COORDINATED SURFACE WATER MANAGEMENT AND LAND USE PLANNING ON A WATERSHED BASIS. To protect or improve the quality of receiving waters and surrounding natural areas and the functions of natural groundwater aquifer recharge areas while also providing flood protection for existing and future development.

The development has conserved the on-site wetlands, which aid in flood protection. The proposed lake system will be designed in accordance with the SFWMD requirement to ensure water is retained on-site until water quality meets minimum standards, at which time water will slowly attenuate off-site at flow rates approved by the district.

GOAL 61: PROTECTION OF WATER RESOURCES. To protect the County's water resources through the application of innovative and sound methods of surface water management and by ensuring that the public and private construction, operation, and maintenance of surface water management systems are consistent with the need to protect receiving waters.

The site will contain 20± acres of lakes that will be maintained properly in accordance with the Lee County Land Development Code. The surface waters and groundwater resources of the County shall be protected to ensure that their biological, ecological, and hydrological functions are maintained, conserved, or improved.

POLICY 77.3.7: New development and redevelopment in areas containing a component of the greenways trail system, as identified by the Lee County Greenways Master Plan, must incorporate the greenway trail into their development design. In addition to counting towards the project's general open space requirements, developments constructing the onsite portions of the greenway trail will be eligible for community and regional park impact fee credit.

The site is located on Palm Beach Blvd which is located on the Lee County Greenways map of the Lee Plan Map 22. According to Map 22, Palm Beach Blvd. is located on the Pine Island Hendry Trail on shared use path. However, the greenway trail is located outside of the property and will not be incorporated inside the development design.

Policy 124.1.1: Ensure that development in wetlands is limited to very low density residential uses and uses of a recreational, open space, or conservation nature that are compatible with wetland functions. The maximum density in the Wetlands category is one unit per 20 acres, except that one single family residence will be permitted on lots meeting the standards in Chapter XIII. Owners of wetlands adjacent to Intensive Development, General Interchange, Central Urban, Urban Community, Suburban, New Community, Outlying Suburban, Sub-Outlying Suburban, and Rural future land use categories may transfer dwelling units from preserved freshwater wetlands to developable contiguous uplands under common ownership at the same underlying density as permitted for those uplands.

The site contains approximately 8.74 acres of wetlands. These wetlands are planned to be protected and designated within the preserve areas on the companion MPD rezone's MCP. The project will ensure preservation of environmental resources through preservation of wetlands and other sensitive lands, and stormwater management. Development will be clustered to ensure open space as well as adequate buffering, particularly along Bateman Road, adjacent to the Hickey Creek Mitigation Park.

POLICY 124.1.2: The County's wetlands protection regulations will be consistent with the following: 4. Every reasonable effort will be required to avoid or minimize adverse impacts on wetlands through the clustering of development and other site planning techniques. On- or offsite mitigation will only be permitted in accordance with applicable state standards.

The proposed development protects on-site wetlands, by designation of preserve areas through the companion MPD Rezone.

POLICY 125.1.2: New development and additions to existing development must not degrade surface and ground water quality.

Prior to future development activities on the Property, the Applicant will obtain the requisite Environmental Resource Permit (ERP) from the South Florida Water Management District, and all other applicable state agencies. The site design will ensure pretreatment of stormwater prior to discharge off-site.

Policy 126.1.1: Natural water system features which are essential for retention, detention, purification, runoff, recharge, and maintenance of stream flows and groundwater levels shall be identified, protected, and managed.

The development has conserved the wetlands and natural preserve on property. The proposed lakes will provide flooding runoff and further protection for the proposed development. The natural water system features such as the surface waters and groundwater levels will be identified, protected and managed.

Policy 126.1.4.: Development designs must provide for maintaining or improving surface water flows, groundwater levels, and lake levels at or above existing conditions.

The proposed lakes will provide flooding runoff and further protection for the proposed development. the surface waters and groundwater resources of the County shall be protected to ensure that their biological, ecological, and hydrological functions are maintained, conserved, or improved.

VIII. Adjacent Local Governments

The subject property is located entirely within Lee County.

VII. State Comprehensive Plan Consistency

The proposed amendment is consistent with the State Comprehensive Land Use Plan's intent to ensure protection of natural resources while providing housing opportunities. Specifically, the amendment is consistent with the following guiding policies:

Housing. The public and private sectors shall increase the affordability and availability of housing for low-income and moderate-income persons, including citizens in rural areas, while at the same time encouraging self-sufficiency of the individual and assuring environmental and structural quality and cost-effective operations.

The proposal will allow for housing opportunities while also ensuring clustering through the Planned Development zoning to minimize impacts on wetlands and the adjacent Hickey Creek Mitigation Park through designation of preserve areas and buffers, as demonstrated on the MCP included in the companion MPD rezone petition. The amendment will allow for slightly higher densities to accommodate the demand for housing options in Lee County, in an area that fronts a major state corridor and where surrounding densities/intensities support the change.

Land Use. In recognition of the importance of preserving the natural resources and enhancing the quality of life of the state, development shall be directed to those areas which have in place, or have agreements to provide, the land and water resources, fiscal abilities, and service capacity to accommodate growth in an environmentally acceptable manner.

There is service capacity in place to serve the project in terms of potable water, sanitary sewer service, solid waste, law enforcement, fire, parks, and school services. The Applicant will work with County regarding EMS services. Further, through the companion MPD rezone petition, the project will ensure preservation of environmental resources through preservation of wetlands and other sensitive lands, and stormwater management. Development will be clustered to ensure open space as well as adequate buffering, especially along Bateman Road, adjacent to the Hickey Creek Mitigation Park.

Transportation. Florida shall direct future transportation improvements to aid in the management of growth and shall have a state transportation system that integrates highway, air, mass transit and transportation.

The project is serviced by an arterial roadway, SR 80. Pedestrian access options through a shared use path and sidewalks are planned for the area (Map 3-D).

Natural Systems & Recreational Lands. Florida shall protect and acquire unique natural habitats and ecological systems, such as wetlands, tropical hardwood hammocks, palm

hammocks, and virgin longleaf pine forests, and restore degraded natural systems to a functional condition.

The site is an active agricultural pasture with just 8.74 acres of wetlands. Approximately 4.94 acres of these wetlands are planned to be protected and designated within the preserve areas on the companion MPD rezone.

VIII. Regional Policy Plan Consistency

The proposed amendment is consistent with the Southwest Florida Regional Policy Plan (SWFRPP) as follows:

Housing Element

Goal 2: Southwest Florida will develop (or redevelop) communities that are livable and offer residents a wide range of housing and employment opportunities.

The proposed amendment will expand housing opportunities through a clustered residential development. Further, 30,000 SF of commercial uses on the property will help provide services to the residents of the park as well as the neighboring rural communities.

Natural Resources Element

Goal 4: Livable communities designed to improve quality of life and provide for the sustainability of our natural resources.

The proposed amendment and companion rezoning application will provide for stormwater management infrastructure to ensure protection of the wetlands located within the Property.

Regional Transportation

Goal 2: Livable communities designed to affect behavior, improve quality of life and responsive to community needs.

The property is serviced by The property is serviced by Palm Beach Boulevard (SR 80), a county-maintained 4-lane arterial roadway. As demonstrated in the Traffic Circulation Analysis by TR Transportation Consultants, Inc., there is adequate capacity available to serve the project. Further, the strategic location of neighborhood commercial uses in the project will serve the future residents of the development as well as surrounding rural residential areas.

IX. Conclusion

The proposed Comprehensive Plan Text and Map Amendments are to allow for an increase in density and to add the Property to the Lee County Utilities service areas for water and sanitary sewer. These amendments will allow for a change to the existing RVPD zoning on the Property, through the companion MPD rezone application. The application is consistent with the Lee Plan, the State Comprehensive Plan, and Regional Policy Plan. The Applicant respectfully requests approval of this petition and reserves the right to make any changes to the request during the review process.

CALOOSA 80

LEE COUNTY INDIGENOUS SPECIES MANAGEMENT PLAN

November 2024

Prepared for: *NEAL COMMUNITIES* 5800 LAKEWOOD RANCH BLVD SARASOTA, FL 34240

Prepared by: *KIMLEY-HORN* 1800 2ND STREET, SUITE 900 SARASOTA, FL 34236

INTRODUCTION

Kimley-Horn has prepared the indigenous habitat management plan on behalf of Neal Communities ("Applicant") for the approximately 192.36-acre project area known as "Caloosa 80" located east of Bateman Road and south of SR 80 in Sections 29 and 30, Township 43, Range 27 East, Lee County. Improved habitats within the project area consist of improved pasture, woodland pasture, an electrical power transmission line easement, and cattle ponds. Indigenous native habitats onsite include herbaceous rangeland, palmetto prairie, pine flatwoods, pine – mesic oak, and freshwater marshes.

The Lee Plan defines rare and unique wetland habitats as "High-quality native upland habitats categorized as "mature" due to the absence of severe impacts caused by logging, drainage, and exotic infestation". Due to the disturbed nature of the site and historical agricultural use of the property, there are upland habitats that meet these criteria located within the project area.

The goal of this plan is to preserve, enhance, and restore 26.42± acres of wetland and upland habitat to meet the requirements of the Lee County Land Development Code (LDC) Chapter 10-415. Exotics (as defined by the Florida Exotic Pest Plant Council's List of Invasive Species, Categories 1 and 2), which are present within the proposed preserves, will be removed to re-establish functional wetland and upland ecosystems.

PRESERVATION AND RESTORATION PLANS

Wetland Preservation

Approximately 4.93 acres of wetlands (FLUCCS 641) will be preserved as shown on the attached Preservation and Impact Map. Exotic vegetation will be treated and/or removed per the Initial Exotic Vegetation Treatment section below.

Upland Preservation

Approximately 17.42 acres of indigenous native uplands (FLUCCS 310, 411 and 414) will be preserved as shown on the Preservation and Impact Map Exotic vegetation will be treated and/or removed per the Initial Exotic Vegetation Treatment section below.

Upland Restoration

Approximately 4.07 acres of improved pasture (FLUCCS 211) uplands will be restored as shown on the attached Preservation and Impact Map, Exotic vegetation will be treated and/or removed per the Initial Exotic Vegetation Treatment section below. The upland restoration area will then be planted with native ground cover, shrubs, and trees, as listed in the Upland Restoration Planting Plan (Table 1). The community structure is based on the mix of slash pine and oak species within the adjacent habitat. The final species list will be based upon site specific conditions and on plant material availability at the time of planting.

Community Structure	Scientific Name	Common Name	Sizing	On-Center Spacing
Pine – Mesic Oak	Pinus elliotti	Slash pine	7-gal/15-gal	20'
(FLUCCS 414)	Quercus virginiana	Live oak	7-gal/15-gal	20'
	Callicarpa americana	Beautyberry	3-gal	10'
	Myrica cerifera	Wax myrtle	3-gal	10'
	Serenoa repens	Saw palmetto	3-gal	10'
	Muhlenbergia capilliaris	Muhly grass	1-gal	3'
	Spartina bakeri	Sand cordgrass	1-gal	3'
	Tripsacum floridana	Dwarf fakahatchee	1-gal	3'

Table 1: Upland Restoration Planting Plan

Caloosa 80 Indigenous Habitat Management Plan November 2024 Page 2

Initial Exotic Vegetation Treatment

All exotic and nuisance species (defined per LDC Sec. 10-420(f) and Category I and II species on the Florida Exotic Pest Plant Council's List of Invasive Species) within the upland and wetland preservation areas will be treated. A vegetation removal permit associated with the development order is required for the initial exotic vegetation treatment.

An initial eradication of nuisance and exotic vegetation within wetlands will be performed with the intent to remove as much biomass as possible without further impacting the wetlands. Nuisance and exotic vegetation will be controlled and removed if the cover of the species exceeds the levels outlined in in the Ecological Performance Standards Section below. Invasive vegetation, such as primrose willow (*Ludwigia peruviana*), and cattails (*Typha* spp.), will be treated in place with aquatic approved herbicides, and larger woody species, such as Brazilian pepper (*Schinus terebinthifolia*), will be removed by hand-clearing methods. This will include stump cutting, herbicide treatment of the stump, and removal of the above ground biomass from the area. No machinery will be used within the wetland areas. All herbicide applications will be done under the supervision of a state-certified herbicide applicator with appropriate natural areas or aquatic certifications.

Invasive vegetation within uplands will be removed by both mechanical and hand clearing methods. If extraction methodologies will result in significant alteration of natural soils, vegetation or elevations within the Open Space areas, the invasive vegetation will be stump cut. The cut stumps will be treated with herbicide and the above ground biomass will be removed from the area for disposal. Chemical control will be used annually to treat nuisance and exotic species if the cover of the species exceeds 5 percent. All herbicide applications will be done under the supervision of a state-licensed herbicide applicator with appropriate natural areas or aquatic certifications. Management as described in this section will occur in preservation and conservation areas as appropriate.

Ecological Performance Standards

To meet the objective of this plan, the following performance standards will apply to the onsite wetland and upland preservation and restoration areas:

- At least 80 percent cover by appropriate wetland species (i.e. facultative wet or obligate) within the wetlands and 80 percent coverage by appropriate upland species in the upland preservation and restoration areas.
- 2. The preservation areas are free of exotics immediately following maintenance treatment events. All exotic and nuisance species (defined as Category I and II species on the Florida Exotic Pest Plant Council's List of Invasive Species) within these wetlands will be treated. The nuisance species dog fennel (*Eupatorium capillifolium*), Caesar weed (*Urena lobata*), primrose willow (*Ludwigia peruviana*), grape vine (*Vitis* sp.), and cattail (*Typha* spp.) as well as exotic species shall total less than five percent combined between maintenance events.
- 3. Monitoring of the preserve areas shall be conducted for a minimum of 5 years with annual reports submitted to the County. After the initial restoration plantings described above, if the appropriate native species do not achieve 80% coverage within the initial two years of the monitoring program, supplemental native species shall be planted in accordance with the maintenance program.
- The preserve areas shall be maintained in perpetuity to ensure coverage by native desirable vegetation and the target habitat types and success criteria are maintained as specified in the permit.

These performance standards will be achieved by the end of the five-year monitoring period.

Caloosa 80 Indigenous Habitat Management Plan November 2024 Page 3

Long Term Management

Maintenance activities will initially be the responsibility of the developer/owner, until an active Homeowners Association (HOA) has been established. Upon establishment, maintenance responsibilities will then be delegated to the HOA.

Adaptive Management

If during monitoring of the onsite preservation area, areas do not appear to be trending toward meeting the above ecological performance standards, the methods for treating exotic vegetation will be re-evaluated.

Maintenance

A routine maintenance program will be initiated upon the completion of the initial exotic treatment and native plant installation. For the first two years following the initial treatment, the preservation areas will be inspected twice a year (late spring and fall) and all exotic and/or nuisance species will be treated. During these inspections the preservation areas will be qualitatively evaluated, potential problems (if any) identified, and corrective actions recommended. After the second year, inspections and treatments will be conducted annually during the dry season. The property owner will be responsible for long term management of the preserves.

Pruning and trimming activities will not be performed in the preserve however invasive exotic vegetation may have to be treated within planting areas. The frequency of maintenance will be based on how successful the new plantings are and the extent to which nuisance pest species enter into the newly planted area. Semi-annual monitoring will be conducted in each newly planted area for one year to carefully evaluate these parameters. Herbicide maintenance will be conducted semi-annually during the first year following implementation of the pest control program and at least annually thereafter, in accordance with LDC 10-420(h).

If monitoring events reveal severe deer grazing or other disturbance from wild hogs, the affected planting area will be temporarily isolated with a fence to keep out larger animals until the plantings are well established. Once success criteria are achieved, all temporary fencing will be removed from the preserve.

Newly planted areas will be included in the invasive pest control program. The herbicide maintenance areas shall expand to control exotic and nuisance species as necessary where native vegetation is being established. Periodic management of the planting areas is required to ensure that the plants will survive and thrive. This will guarantee success and allow desirable indigenous species an opportunity to recruit into the planting areas. As part of ongoing management of the site, the owner or his designee shall treat and/or remove exotic species (per LDC Sec. 10-420(h) and nuisance species as necessary at least semiannually for one year and annually thereafter. Nuisance species shall mean those species of flora whose noxious characteristics or presence in sufficient number, biomass, or areal extent may reasonably be expected to prevent, or unreasonably interfere with, the designated use of the waters under consideration, as defined in rules 62-312.310(8) and 62-302.200(14), F.A.C. Invasive exotic species listed in LDC Sec. 10-420(h).

PROTECTED SPECIES MANAGEMENT PLANS

GOALS AND OBJECTIVES

During the protected species survey conducted on the site, listed species or potential listed species habitat was identified on the subject site. This preliminary management plan serves to address the presence or potential presence of listed species which may occupy the site at the time of rezoning. Additional details or modifications of the specific plans required by regulatory agencies may be

Caloosa 80 Indigenous Habitat Management Plan November 2024 Page 4

provided at the time of development order approval.

SPECIES PRESENCE

The following is a brief description of these protected species and proposed management activities.

Florida Sandhill Crane

Grus (canadensis) pratensis

<u>DESCRIPTION</u>: The non-migratory Florida Sandhill Crane occurs throughout peninsular Florida and listed as a threatened species by the Florida Game and Freshwater Fish Commission. The crane is a large gray bird with a red crown and a bustled tail. They are omnivorous, feeding on a wide variety of plant materials, invertebrates, and small vertebrates, both on land and in shallow wetlands. The call of the Sandhill crane is very distinctive, melodious, rattling bugle, often delivered while the birds arc in flight.

<u>HABITAT</u>: The Florida Sandhill crane requires open upland habitat with low growth characteristics near' permanent emergent wetland habitats. The Florida Sandhill crane inhabits wet prairies, ponds, sparsely vegetated marshes, shallow flooded open areas, dry prairies, and low—lying improved cattle pastures that offer a good supply of food. Nest are found in marsh vegetation in shallow water of lakes, ponds, and open marshes that contain pickerelweed, maiden cane, and arrowhead and on dry ground close to water. The nest is composed of a mound of plant material gathered from around the site.

<u>PROPOSED PROTECTION MEASURES</u>: The property will be resurveyed prior to development in order to confirm the absence of nesting Sandhill cranes. In the event that no nests are found before development the goal of the management plan is to provide suitable foraging habitat for Sandhill cranes that may utilize the property. The development plans include ponds, lathes, and littoral plantings that should provide suitable foraging habitat for any Sandhill cranes that may utilize the property.

American Alligator

Alligator mississippiensis

<u>DESCRIPTION</u>: The American Alligator is the largest reptile in North America and is listed by the State of Florida as a Species of Special Concern. It has a large, slightly rounded body, with thick limbs, a broad head, and a very powerful tail. They generally have an olive, brown, gray or nearly black color with a creamy white underside. Adult male alligators can grow as large as 13 to 14.7 feet long while adult females average 9.8 feet. The tail, which accounts for half of the alligator's total length, is primarily used for aquatic propulsion.

Alligators eat fish, birds, turtles, snakes, mammals and amphibians. Hatchlings, however, are restricted to smaller prey items like invertebrates such as insects and. larvae, snails, spiders and worms. They will also eat small fish at any opportunity. As they grow, they gradually move onto larger fish, mollusks, frogs and small mammals like rats and mice. Sub adult alligator's take a larger variety of prey, ranging from a snake or turtle to a bird and moderate sized mammals like a raccoon. Once an alligator reaches adulthood, any animal living in the water or coming to water to drink is potential prey. Adult alligators will eat hogs, deer, and domestic animals including cattle.

<u>HABITAT</u>: Alligators are found in wetlands, rivers, swamps, lakes ponds, ditches, creeks, canals, and other bodies of water. The alligator's "gator hole" is created and expanded on over a period of years. It uses its mouth and claws to uproot vegetation to clear out a space; then, shoving with its body and slashing with its powerful tail, it wallows out a depression that stays full of water in the wet season and

Caloosa 80 Indigenous Habitat Management Plan November 2024 Page 5

holds water after the rains stop. During the dry season, and particularly during extended droughts, gator holes provide vital water for fish, insects, crustaceans, snakes, turtles, birds, and other animals in addition to the alligator itself.

Females build their nests in marshy areas and along shorelines and are made of vegetation, sticks, leaves, and mud dug up by female built in a sheltered spot in or near water with mound tall enough that eggs are above the high water mark.

<u>PROPOSED PROTECTION MEASURES</u>: In order to manage potential human and alligator interaction the following construction phase and post-development measures will be undertaken.

DURING CONSTRUCTION:

To protect the alligator during project construction, modification of the existing ditches and canals will be conducted mindful of the alligator's presence. Egress points, for alligators to receive out of the area being filled, will be made available. Construction field personnel will be notified for the potential for alligators to be present during construction and that construction activities should be conducted to minimize the potential for alligators to become entombed. Should an alligator occupying a ditch or canal being filled or excavated on site not leave of its own accord through the egress point provided by the contractor, the contractor is required to vacate the area temporarily and not resume work until after the departure of the alligator or the contractor should contact the FWC nuisance alligator hotline for further direction.

POST CONSTRUCTION:

Following the completion of construction activities, a program will be established to familiarize and educate the residents and maintenance personnel about the presence of the American Alligator. The program, at a minimum, will consist of the following:

<u>Educational Materials</u>- The pamphlets will include pictures, a description of the alligator, and information regarding the negative consequence of human interaction. Specifically, information regarding the feeding and/or harassing alligators is prohibited.

<u>Protective Signage</u>- Upon completion of construction and prior to the operation of any phase of development, permanent signs will be installed that will provide notice to the public that feeding and/or harassing alligators is prohibited. The signs will be installed adjacent to stormwater' management lathes in common areas where there is the greatest potential for public interactions with alligators.

Big Cypress Fox Squirrel

Sciurus niger avicennia

<u>DESCRIPTION</u>: The Big Cypress Fox Squirrel (Sciurus niger avicennia) is listed as a threatened species by the Florida Fish and Wildlife Conservation Commission (FWC). The Big Cypress Fox Squirrel is larger than the gray squirrel. The average length of the Big Cypress Fox Squirrel is ten to fifteen inches, not including the tail, which can be up to fourteen inches in length. The fur coat is highly variable, including shades of reddish orange, black, and occasionally tan, with white nose, front toes and ear tips.

<u>HABITAT</u>: The primary habitats used by the Big Cypress Fox Squirrel include open pine flatwoods, cypress strands, broad-leaf evergreen hammocks, mangroves, oak forests, and suburban habitats including golf courses, and residential areas in native vegetation. These squirrels feed on cypress balls, pine seed and occasionally cabbage palm and saw palmetto berries. The seasonal availability of pine seed and cypress ball production tends to dictate which habitat is most heavily used for foraging. Open understory is a critical factor in determining the use of the habitat. The Big Cypress

941 379 7600

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Fox Squirrels spend a considerable amount of time foraging on the ground with optimal habitat consisting of open park-like atmosphere. The Big Cypress Fox Squirrels are usually active during the day. Nests are constructed for resting, sleeping and breeding. Platform leaf nests in pines, cypress, cabbage palms, and melaleuca nests in tree hollows; and nests in bromeliad are used by the Big Cypress Fox Squirrels.

<u>PROPOSED PROTECTION MEASURES</u>: Efforts will be made during various phases of construction to help ensure the safety of the fox squirrel. Actions taken will include, but may not be limited to, the following:

DURING CONSTRUCTION:

<u>Educational Pamphlets</u> - Educational pamphlets will be provided to contractors to distribute this information to construction wonders associated with land clearing and mitigation activities. These pamphlets will provide information regarding the special status of fox squirrels, the appearance of fox squirrels and their nests/daybeds, and measures to be taken during construction to help protect these squirrels. Workers involved in clearing of trees are required to call the project ecologist if a fox squirrel is seen within 125 feet of an area being cleared. World may not resume until the project ecologist, or a specified crew member has encouraged the fox squirrel out of the area being cleared and the area has been inspected for fox squirrel nests. Clearing activities may be resumed if no nests are found

Inspection of Areas to be Cleared - Prior to clearing within approximately 125 feet of forested areas that constitute potential fox squirrel habitat, a qualified ecologist is required inspect the area to be cleared for the presence of squirrel nests. If a nest is located, the ecologist will observe it for 0.75 to 1.5 hours to determine whether any adults or young are present within the nest. If no fox squirrels are present, the nest must be removed to discourage squirrels from returning to the area of impact. Any relocation activities must first be coordinated with and approved by the Florida Fish and Wildlife Conservation Commission (FWC). If young fox squirrels are observed in the nest, a buffer with a radius of approximately 125 feet will be created around the tree using enviro-fence or equivalent barrier. No heavy construction will be performed within this buffer area until after the young fox squirrels leave the nest or the squirrels and nest are relocated.

POST CONSTRUCTION:

Following the completion of construction activities, a program will be established to familiarize and educate the residents and maintenance personnel about the presence of the Big Cypress fox squirrel. The program, at a minimum, will consist of the following:

Educational Pamphlets to be Provided by the Permittee to the Residents The pamphlets will include pictures, a description of the protected status of the fox squirrel, suitable fox squirrel habitat types, notification of the negative consequence of human interaction with the fox squirrel, requirements for leashing of dogs, and notification that free-roaming house cats are predators and house cats should not be allowed to roam free. A map will be included showing the onsite preserves that are potential fox squirrel habitat areas.

Educational Pamphlets to be Provided by Permittee to Maintenance Personnel Pamphlets containing the information listed above will be made available to maintenance staff by posting the pamphlets in common areas inside the maintenance facility building.

<u>Conservation Area Signage</u> - Contractors will post signage adjacent to the on-site conservation areas containing suitable fox squirrel habitat to inform residents and visitors of the appearance of the fox squirrel, the protected status of the fox squirrel, and precautions to avoid harming of the fox squirrel by human interaction with the squirrel. Sign spacing shall be at a maximum of 300 feet; reference the sign details on this sheet for signage size and language.

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Other Listed Wading Birds

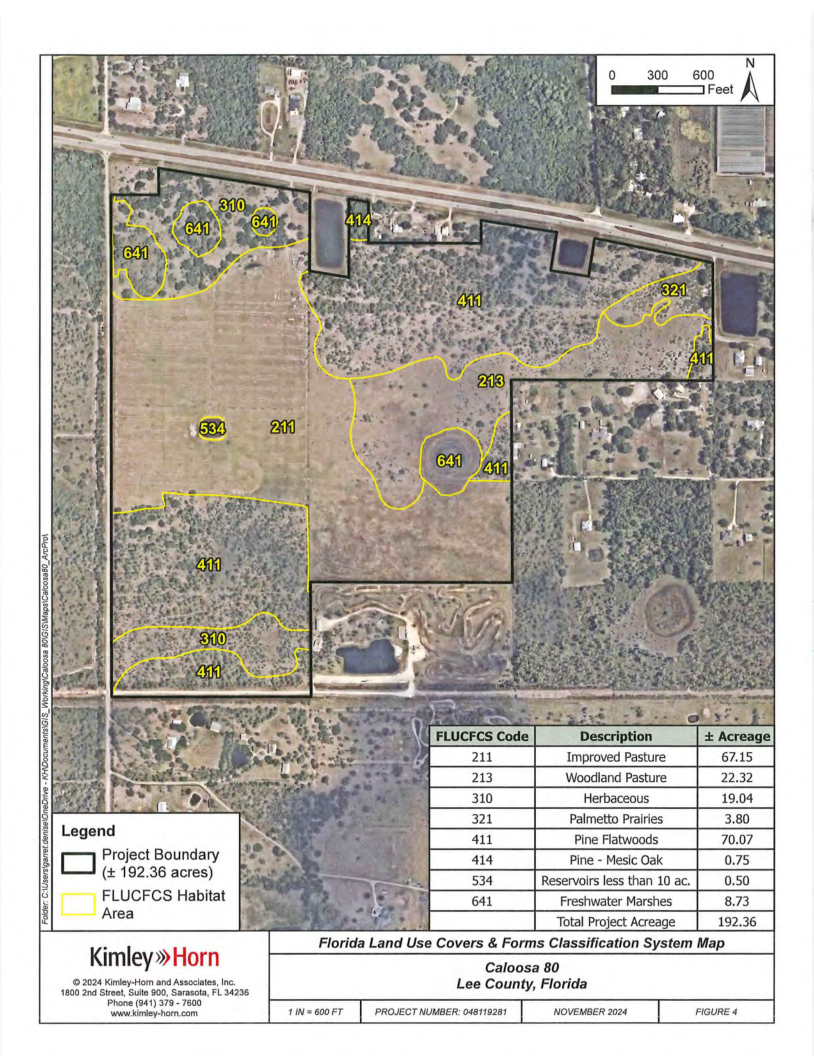
<u>PROPOSED PROTECTION MEASURES</u>: The development plans include wetland preservation, lakes, and littoral plantings that should provide suitable foraging habitat for any wading birds that may utilize the property. Additional details may be provided at time of development order.

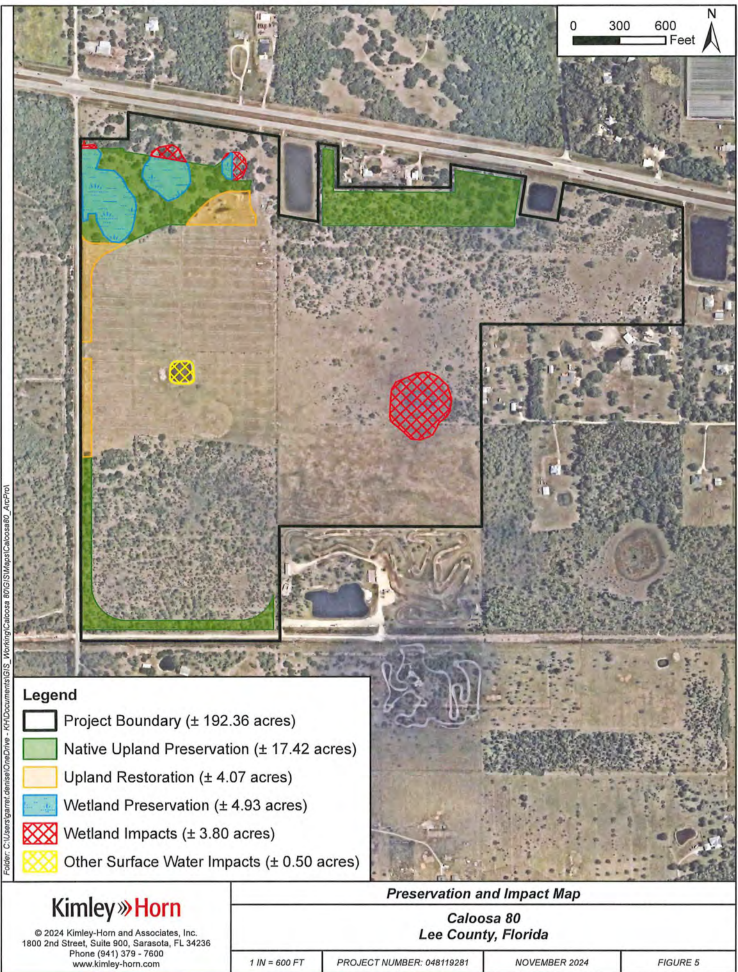
If you have any questions, or if we can provide any additional information, please do not hesitate to contact me at 941-404-1639.

Sincerely,

Clust ang

Chris Kennedy Environmental Scientist





1 IN = 600 FT

PROJECT NUMBER: 048119281

FIGURE 5

CALOOSA 80

LEE COUNTY PROTECTED SPECIES ASSESSMENT

November 2024

Prepared for: *NEAL COMMUNITIES* 5800 LAKEWOOD RANCH BLVD SARASOTA, FL 34240

Prepared by: *KIMLEY-HORN* 1800 2ND STREET, SUITE 900 SARASOTA, FL 34236

INTRODUCTION

Kimley-Horn has prepared this protected species assessment on behalf of Neal Communities ("Applicant") for the approximately 192.36-acre project area located east of Bateman Road and south of SR 80 in Sections 29 and 30, Township 43, Range 27 East, Lee County. Upland habitats within the subject parcel consist of improved pasture, woodland pasture, herbaceous rangeland, palmetto prairie, pine flatwoods, and an electrical power transmission line easement. Wetland and other surface water habitats onsite include cattle ponds and disturbed freshwater marshes.

EXISTING CONDITIONS

The existing conditions of the project, including upland and wetland plant communities, were mapped in accordance with Florida Land Use Cover Forms and Classification System (FLUCCS, Florida Department of Transportation 1999) and are shown on the "FLUCCS Habitat Map" (attached).

Improved Upland Descriptions

FLUCCS Code 211, Improved Pasture

The canopy and sub-canopy of these areas is mostly open with widely scattered slash pine (*Pinus elliotti*), and live oak (*Quercus virginiana*), Brazilian pepper (*Schinus terebinthifolius*), and cabbage palm (*Sabal palmetto*). The groundcover is dominated by bahia grass (*Paspalum notatum*), with musky mint (*Hyptis alata*), Caesar weed (*Urena lobata*), tickseed (*Coreopsis floridana*), rosy camphorweed (*Pluchea rosea*), smutgrass (*Sporobolus sp.*), cogon grass (*Imperata cylindrica*), and various other weedy ruderal species.

FLUCCS Code 213, Woodland Pasture

The canopy is mostly open with widely scattered live oak (*Quercus virginiana*), laurel oak (*Quercus laurifolia*), and slash pine (*Pinus elliottii*). The sub-canopy includes cabbage palm (*Sabal palmetto*), wax myrtle (*Myrica cerifera*), and Brazilian pepper (*Schinus terebinthifolius*). The ground cover is dominated by bahia grass (*Paspalum notatum*) with scattered saw palmetto (*Serenoa repens*), dog fennel (*Eupatorium capillifolium*), ragweed (*Ambrosia trifida*), caesar weed (*Urena lobata*), beautyberry (*Callicarpa americana*), hairy beggar-ticks (*Bidens alba*), smutgrass (*Sporobolus sp.*), false buttonweed (*Spermacoce verticillata*), three- awn grass (*Aristida purpurea*), and flattop goldenrod (*Euthamia caroliniana*), with various other weedy ruderal species. Commonly observed vines include greenbriar (*Smilax sp.*), grapevine (*Vitis rotundifolia*), Virginia creeper (*Parthenocissus quinquefolia*), peppervine (*Ampelopsis arborea*), and poison ivy (*Toxicodendron radicans*).

FLUCCS Code 832, Electrical Power Transmission Lines

There is a Florida Power & Light transmission line easement located in the southern portion of the project area that includes an access road and regularly mowed open land vegetated with bahia grass (*Paspalum notatum*) and weedy ruderal species.

Native Upland Descriptions

FLUCCS Code 310, Herbaceous Rangeland

The canopy is mostly open with scattered slash pine (*Pinus elliottii*) and live oak (*Quercus virginiana*). The sub-canopy consists of wax myrtle (*Myrica cerifera*), hog plum (*Prunus umbellate*), cabbage palm (*Sabal palmetto*), staggerbush (*Lyonia lucida*), and tarflower (*Befaria racemosa*). The groundcover is dominated by bahia grass (*Paspalum notatum*), with saw palmetto (*Serenoa repens*), wiregrass (*Aristida stricta*), dwarf live oak (*Quercus virginiana*), shiny blueberry (*Vaccinium myrsinites*), dog fennel (*Eupatorium capillifolium*), ragweed (*Ambrosia trifida*), caesar weed (*Urena lobata*), hairy beggar-ticks (*Bidens alba*), smutgrass (*Sporobolus sp.*), and flattop goldenrod (*Euthamia caroliniana*).

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FLUCCS Code 321, Palmetto Prairie

The canopy contains scattered slash pine (*Pinus elliottii*), live oak (*Quercus virginiana*), and cabbage palm (*Sabal palmetto*). The sub-canopy is dominated saw palmetto (*Serenoa repens*) with of Brazilian pepper (*Schinus terebinthifolius*), beautyberry (*Callicarpa americana*), and winged sumac (*Rhus copallinum*). The ground cover is dominated by saw palmetto (*Serenoa repens*), with various other ruderal, weedy species. Commonly observed vines include grapevine (*Vitis rotundifolia*) and greenbriar (*Smilax sp.*).

FLUCCS Code 411, Pine Flatwoods

The canopy vegetation is dominated by slash pine (*Pinus ellotti*), with scattered live oak (*Quercus virginiana*), melaleuca (*Melaleuca quinquenervia*), and cabbage palm (*Sabal palmetto*). The subcanopy is dominated by rusty lyonia (*Lyonia ferruginea*), tar flower (*Bejaria racemosa*), wax myrtle (*Myrica cerifera*), and buckthorn (*Rhamnus caroliniana*). Ground cover is dominated by saw palmetto (*Serenoa repens*), blue maidencane (*Amphicarpum muhlenbergianum*), beakrush (*Rhyncospora spp.*), goldentop (*Euthamia graminifolia*), pennyroyal (*Piloblephis rigida*), chalky bluestem (*Andropogon capillipes*), white paw paw (*Aslmina triloba*), paspalum (*Paspalum spp.*), panicum (*Panicum spp.*), gopher apple (*Ucania michauxit*), bracken fern (*Pleridium aquilinum*), wiregrass (*Aristida stricta*), and broomsedge (*Andropogon glomeratus*).

FLUCCS Code 414, Pine – Mesic Oak

The canopy is dominated by live oak (*Quercus virginiana*), slash pine (*Pinus elliottii*), java plum (*Syzygium cumim*), and melaleuca (*Melaleuca quinquenervia*). The sub-canopy contains cabbage palm (*Sabal palmetto*), Brazilian pepper (*Schinus terebinthifolius*), wax myrtle (*Myrica cerifera*), myrsine (*Rapanea guinensis*), wild coffee (*Psychotria nervosa*), cocoplum (*Chrysobalanus icaco*), and beauty-berry (*Callicarpa americana*). The groundcover contains Spanish needle (*Bidens alba*), false buttonweed (*Spermacoce floridan*), cogon grass (*Imperata cylindrica*), caesar weed (*Urena lobata*), dog fennel (*Eupatorium capillifolium*), ragweed (*Ambrosia artemisiifolia*), sandspur (*Cenchrus echinatus*), broomsedge (*Andropogon virginicus*), and bahia grass (*Paspalum notatum*). Commonly observed vines include air potato (*Dioscorea bulbifera*), greenbriar (*Smilax sp.*), grapevine (*Vitis rotundifolia*), Virginia creeper (*Parthenocissus quinquefolia*), peppervine (*Ampelopsis arborea*), and poison ivy (*Toxicodendron radicans*).

Wetland and Other Surface Water Descriptions

FLUCCS Code 534, Reservoirs Less than 10 Acres

This other surface water (OSW) habitat includes upland-excavated cattle ponds that are mostly open water with nutsedge (*Cyperus spp.*) and torpedo gras (*panicum repens*) along the banks.

FLUCCS Code 641, Freshwater Marshes

The outer/transitional zone of this habitat type is dominated by laurel oak (*Quercus laurifolia*), water oak (*Quercus nigri*), Brazilian pepper (*Schinus terebinthifolius*), wax myrtle (*Morella cerifiera*), cabbage palm (*Sabal palmetto*), marsh pennywort (*Hydrocotyle umbellate*), coinwort (*Centella asiatica*), smartweed (*Polygnum spp.*), various sedges (*Carex spp.*), and beaksedges (*Rynchospera spp.*). The deeper/obligate zone is dominated by Carolina willow (*Salix caroliana*), melaleuca (*Melaleuca quinquenervia*), buttonbush (*Cephalanthus occidentalis*), torpedo gras (*panicum repens*), blue waterhyssop (*Bacopa carliniana*), west Indian marsh grass (*Hymenachne amplexicaulis*), pickerelweed (*Pontederia cordata*), arrowhead (*Sagittaria latifolia*), fire flag (*Thalia geniculata*), and spatterdock (*Nuphar advena*).

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METHODOLOGY

Lee County Protected Species Ordinance No. 89-34 lists several protected species of animals that could potentially occur on-site based on the general vegetative associations found on the subject parcel. Each habitat type was surveyed for the occurrence of these and any other listed species likely to occur in the specific habitat types. The survey was conducted using meandering linear pedestrian belt transects. This survey methodology is based on the Lee County administratively approved Meandering Transect Methodology and US Fish and Wildlife Service (FWS) guidance on Florida bonneted bat roost surveys. In order to provide at least 80 percent visual coverage of habitat types listed in Ordinance No. 89-34, the transects were spaced approximately 100 feet apart. The approximate location of all direct sighting or signs (such as tracks, nests, and droppings) of a listed species, were denoted on the aerial photography. The attached 1" = 500' scale aerial Protected Species Assessment Map depicts the approximate location of the survey transects. Please see the results of the survey listed in Table 1 below. The listed species survey was conducted on October 15th, 21st, 23rd, 28th, and 30th.

Species listed as endangered, threatened, or species of special concern by the Florida Fish and Wildlife Conservation Commission (FWC) or the United States Fish and Wildlife Service (FWS) that could potentially occur on the subject parcels according to the Lee County Protected Species Ordinance are shown in Table 1. This list from the Lee County Protected Species Ordinance is general in nature, does not necessarily reflect existing conditions within or adjacent to the property, and is provided for general informational purposes only. In addition to the species listed below, a limited roost survey was also conducted for the Florida Bonneted Bat (*Eumops floridanus*). During this survey potential roost trees, snags, and artificial structures were visually inspected for evidence of its potential use as a roost/shelter.

FLUCCS Code	FLUCCS Description	Common Name	Scientific Name	Present	Absen
211	Improved Pasture	Florida Sandhill crane	Grus canadensis pratensis		V
213	Woodland Pasture	Florida sandhill crane	Grus canadensis pratensis		V
		Gopher tortoise	Gopherus polyphemus	V	
310	Herbaceous	Burrowing owl	Athene cunicularia floridana		V
15.43		Florida sandhill crane	Grus canadensis pratensis		V
		Audubon's crested caracara	Polyborus plancus audubonii	-	V
		Beautiful paw-paw	Deeringothamnus pulchellus		1
		Curtis milkweed	Asclepias curtissii		V
		Fakahatchee burmannia	Burmannia flava		V
	for the state of the second	Florida black bear	Ursus americanus floridanus		V
321	Palmetto Prairie	Eastern indigo snake	Drymarchon corais couperi	- 44	V
		Gopher frog	Rana areolata		V
		Gopher tortoise	Gopherus polyphemus	V	
		Florida black bear	Ursus americanus floridanus		V
		Florida coontie	Zamia floridana		V
		Florida sandhill crane	Grus canadensis pratensis		V
	1	Southeastern American kestrel	Falco sparverius paulus		X
		Beautiful paw-paw	Deeringothamnus pulchellus		V
		Big cypress fox squirrel	Sciurus niger avicennia		V
		Eastern indigo snake	Drymarchon corais couperi		V
		Fakahatchee burmannia	Burmannia flava	44	V
		Florida black bear	Ursus americanus floridanus		V
		Florida coontie	Zamia floridana		V

Table 1: Potential Listed Species by Habitat Type

941 379 7600

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Kimley *Whorn*

411	Pine Flatwoods	Gopher frog	Rana areolata	4	-
		Gopher tortoise	Gopherus polyphemus	V	1
	-	Red-cockaded woodpecker	Picoides borealis		V
	1	Satinleaf	Chrysophyllum olivaeforme		V
		Southeastern American Kestrel	Falco sparverius paulus	e e	V
	1	Florida panther	Felis concolor coryi		V
414	Pine – Mesic Oak	Eastern indigo snake	Drymarchon corais couperi	4	V
	1	Florida black bear	Ursus americanus floridanus	- R -	V
		American alligator	Alligator mississipiensis	-	V
		Everglades mink	Mustela vison evergladensis		V
	Other Streft or Water	Limpkin	Aramus guarauna		V
500		Little blue heron	Egretta caerulea		V
500	Other Surface Water	Reddish egret	Egretta rufescens		V
		Roseate spoonbill	Ajaia ajaja		V
		Snowy egret	Egretia thula	44	V
		Tricolored heron	Egretta tricolor		N
		American alligator	Alligator mississipiensis	(*)	V
		Everglades mink	Mustela vison evergladensis		V
	Freshwater Marsh	Florida sandhill crane	Grus canadensis pratensis	7	V
641		Limpkin	Aramus guarauna		V
041		Little blue heron	Egretta caerulea	+	V
		Snail kite	Rostrhamus sociabilis		V
		Snowy egret	Egretta thula		V
		Tricolored heron	Egretta tricolor		V
832	Electrical Transmission	None		1.	

RESULTS

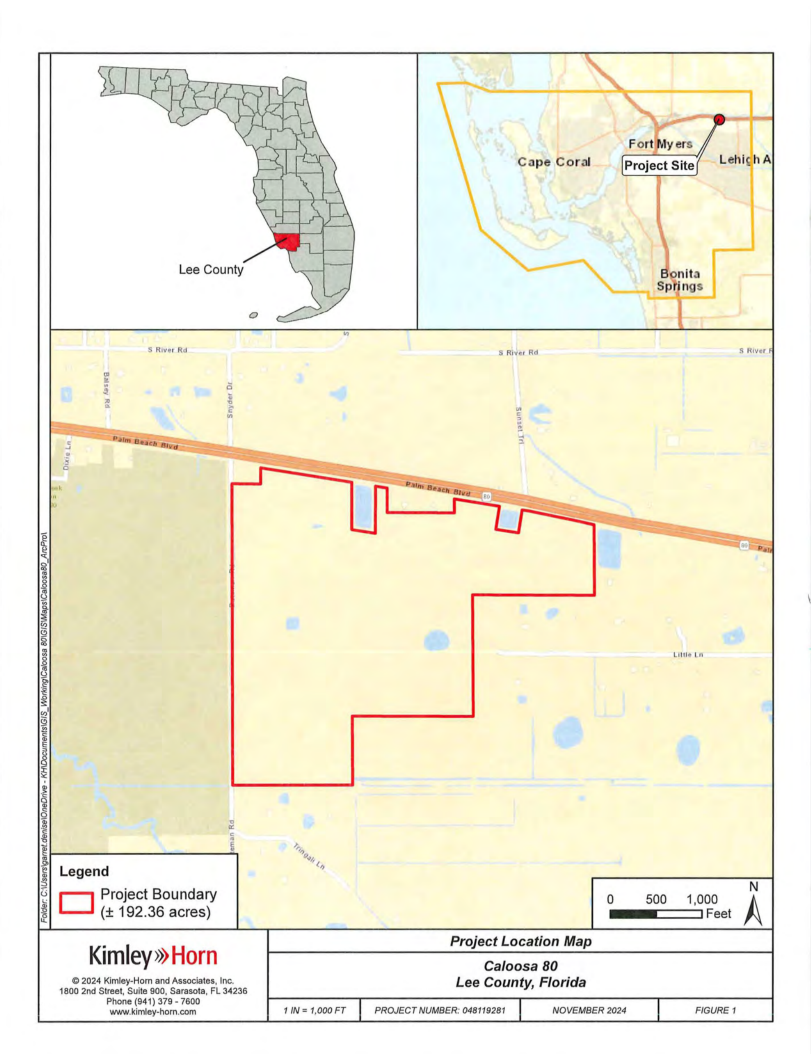
During the survey several potentially occupied gopher tortoise burrows were observed within the woodland pasture, herbaceous rangeland, palmetto prairie, pine flatwoods, and pine – mesic oak habitats. A 100 percent survey of suitable habitat will be conducted ninety (90) days prior to construction and land clearing within the project area. Following completion of the 100 percent survey, a relocation permit from FWC will be obtained to remove all gopher tortoises in or within 25' of the limits of clearing. No other protected species were observed nesting, denning, or roosting within any of the onsite habitats.

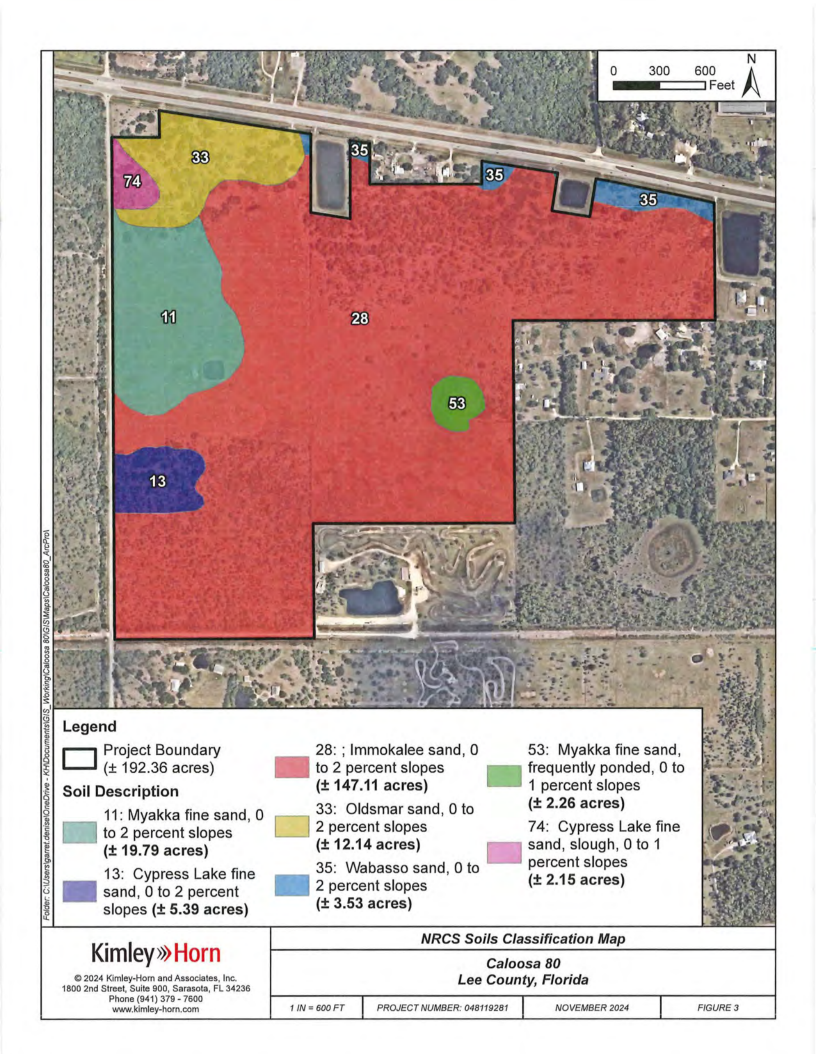
If you have any questions, or if we can provide any additional information, please do not hesitate to contact me at 941-404-1639.

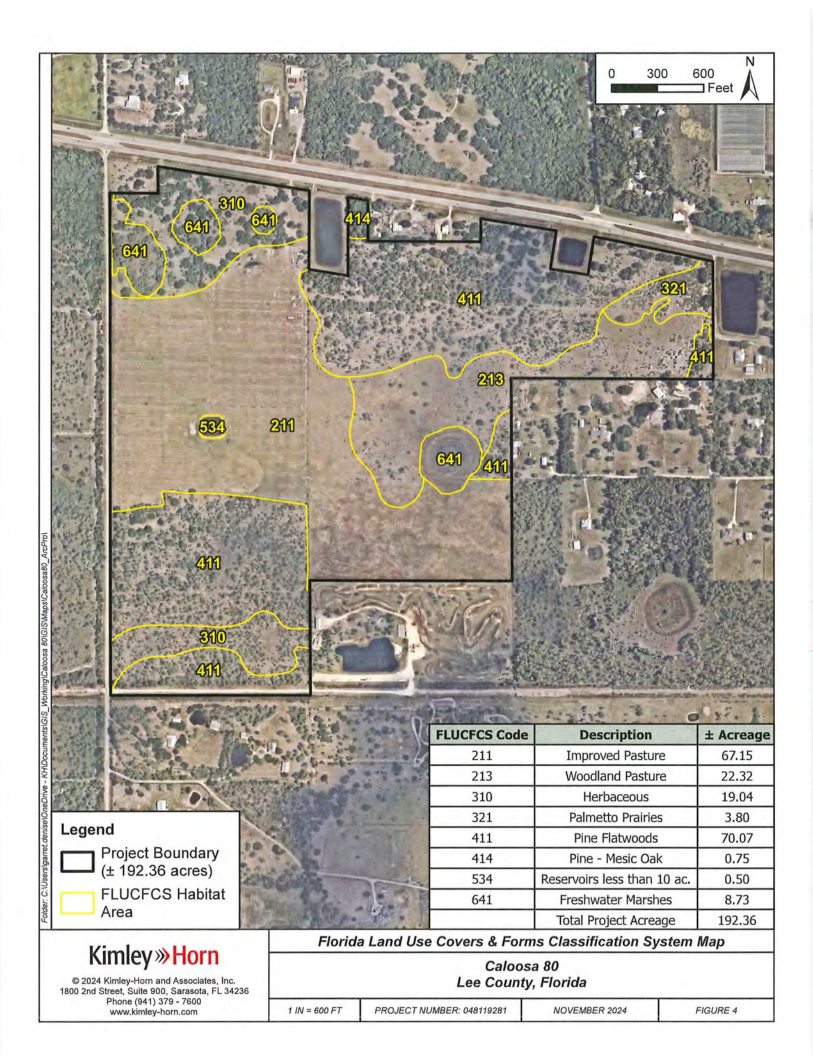
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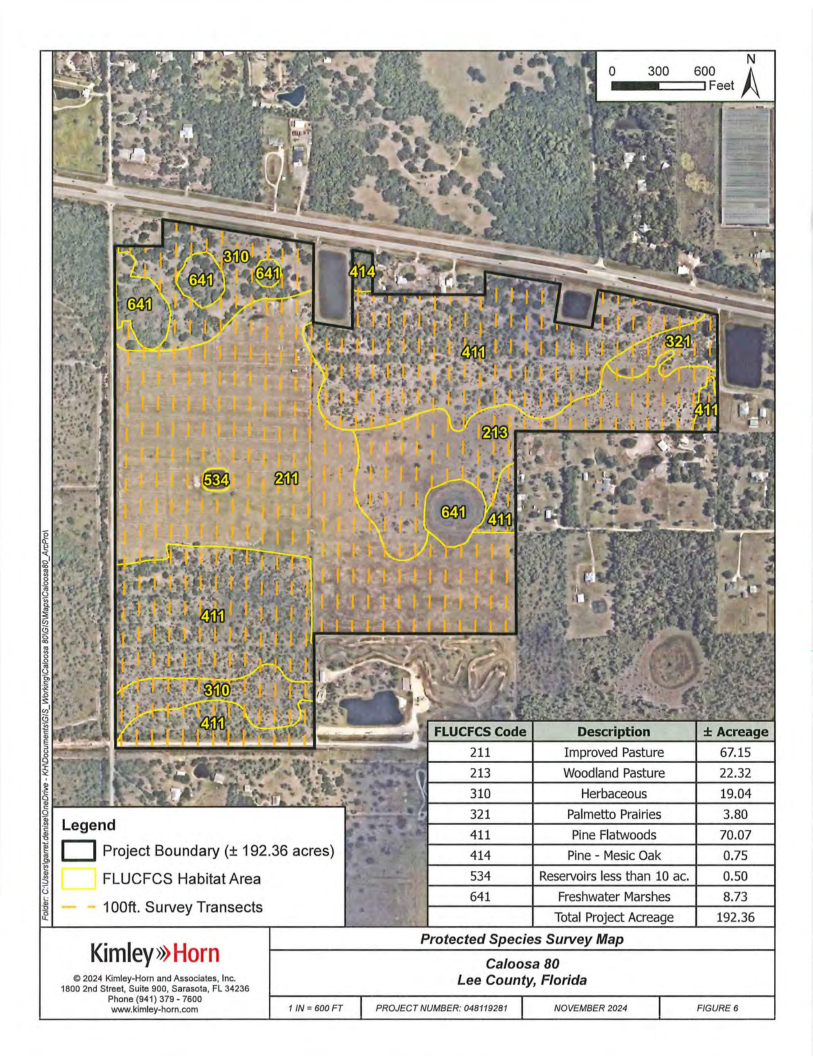
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Chris Kennedy Environmental Scientist









Caloosa 80

Lee County

Wetland Impact Justification Narrative

INTRODUCTION

Kimley-Horn has prepared this wetland impact justification narrative on behalf of Neal Communities ("Applicant") in support of a Lee County rezone application associated with the approximately 192.36acre project area located east of Bateman Road and south of SR 80 in Sections 29 and 30, Township 43, Range 27 East, Lee County. Wetland and other surface water habitats onsite include cattle ponds and disturbed freshwater marshes.

Proposed Wetland and Other Surface Water Impacts

The project proposes to impact 3.80 acres of disturbed, low-quality wetlands. These wetlands are dominated by nuisance/exotic vegetation and do not provide suitable habitat for listed species. Pursuant to the ERP Applicant's Handbook Section 10.2.2.1, the Agency will not require the applicant to implement practicable design modifications to reduce or eliminate impacts when the ecological value of the functions provided by the area of wetland or other surface water to be adversely affected is low, based on a site specific analysis using the factors in Section 10.2.2.3 below, and the proposed mitigation will provide greater long term ecological value than the area of wetland or other surface water to be adversely affected.

(a) Condition – this factor addresses whether the wetland or other surface water is in a high quality state or has been the subject of past alterations in hydrology, water quality, or vegetative composition. However, areas impacted by activities in violation of an Agency rule, order, or permit adopted or issued pursuant to Chapter 373, F.S., or Part VIII of Chapter 403, F.S. (1984 Supp.) as amended, will be evaluated as if the activity had not occurred;

The onsite wetlands have been impacted significantly by the agricultural use of the property (e.g. cattle grazing and historic ditching and draining). These impacts have significantly altered the hydrology, water quality, and vegetative composition of the wetland and resulted in the presence of nuisance/exotic species, poor zonation, reduced hydroperiod, and the invasion of upland species.

(b) Hydrologic connection – this factor addresses the nature and degree of off-site connection, which may provide benefits to off-site water resources through detrital export, base flow maintenance, water quality enhancement or the provision of nursery habitat; A.H. Volume I June 1, 2018 10-5.

The onsite wetlands are hydrologically isolated; therefore these systems do not provide benefits to offsite water resources or downstream wetlands through detrital export, base flow maintenance, water quality enhancement, or the provision of nursery habitat.

(c) Uniqueness – this factor addresses the relative rarity of the wetland or other surface water and its floral and faunal components in relation to the surrounding regional landscape;

This type of wetland is not unique in the regional landscape and is very common in this part of Lee County.

(d) Location – this factor addresses the location of the wetland or other surface water in relation to its surroundings. In making this assessment, the Agency will consult reference materials such as the Florida Natural Areas Inventory, Comprehensive Plans, and maps created by governmental agencies identifying land with high ecological values; and

The location and landscape support provided by the onsite wetlands is low due to the proximity to

Caloosa 80 Wetland Impact Justification Narrative November 2024 Page 2

State Road 80 to the north and, Bateman Road to the east and the surrounding agricultural land use.

(e) Fish and wildlife utilization – this factor addresses use of the wetland or other surface water for resting, feeding, breeding, nesting or denning by fish and wildlife, particularly those that are listed species.

Due to the degraded nature of the onsite wetlands, and limited location and landscape support, limited wildlife use is expected and significant utilization by listed species is unlikely.

The project also proposes to impact 0.50 acres of upland-excavated surface water pond that do not provide significant habitat for endangered or threatened species. Impacts to ponds that were entirely constructed in uplands and that are less than one acre in area do not require avoidance, minimization, or mitigation pursuant to the ERP Applicant's Handbook Section 10.2.2.2.

Mitigation

The amount of mitigation required to offset the proposed impacts will be determined using Uniform Mitigation Assessment Method (UMAM) in accordance with the ERP Applicant's Handbook Section 10.3 to be reviewed by the South Florida Water Management District (SFWMD) through the ERP permitting process. The applicant proposes a combination of onsite wetland enhancement and the purchase of mitigation bank credits from the Little Pine Island Mitigation Bank to offset the functional loss of the proposed wetland impacts associated with the project. The Little Pine Island Mitigation Bank is a 4,670± acre wetland restoration project in Lee County that has a much higher probability of utilization by listed species and will provide greater long term ecological value than the wetlands proposed for impact.

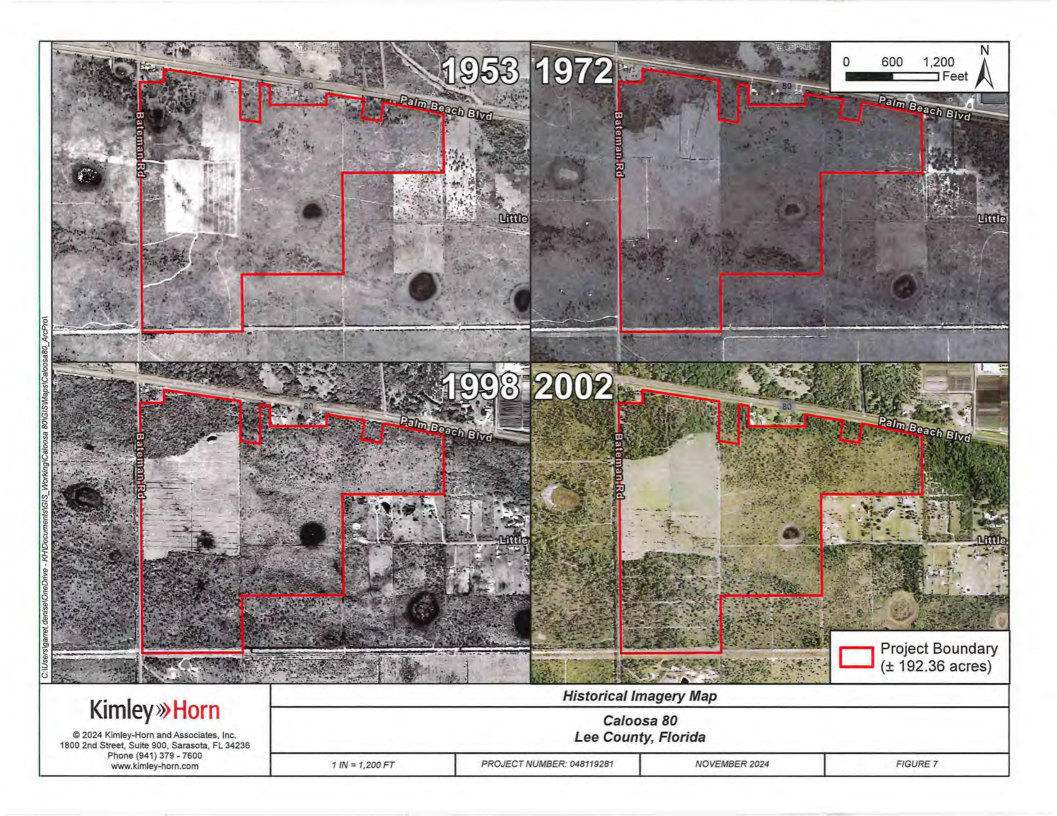
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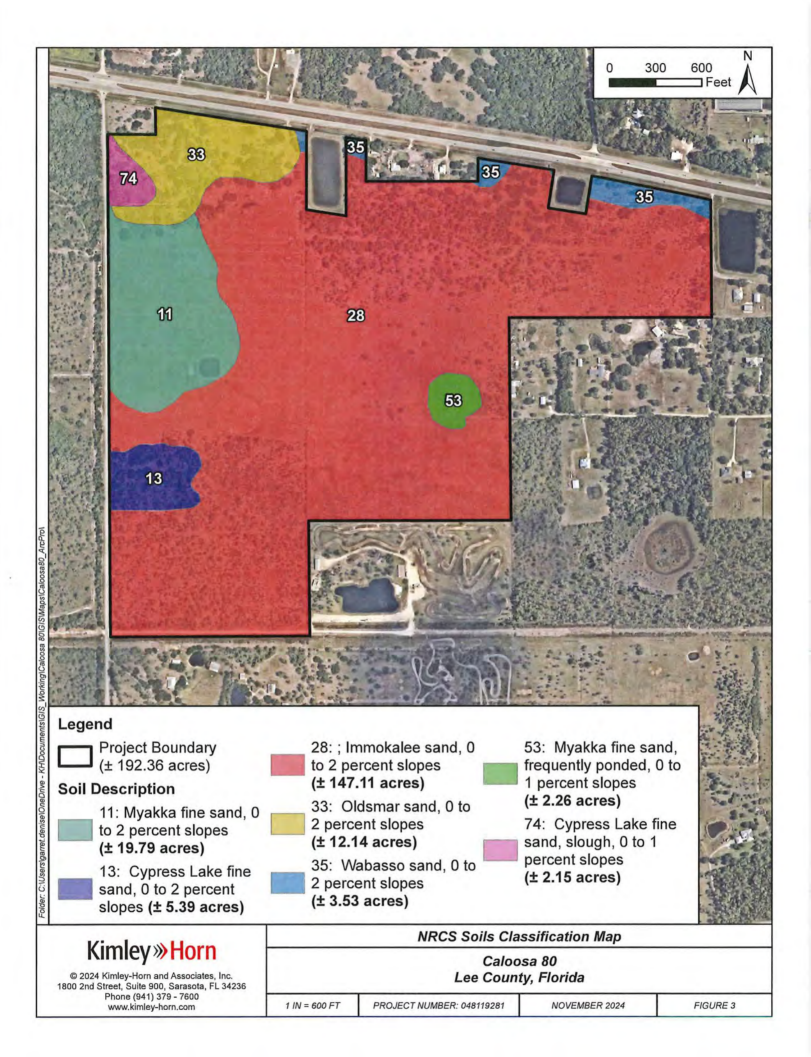
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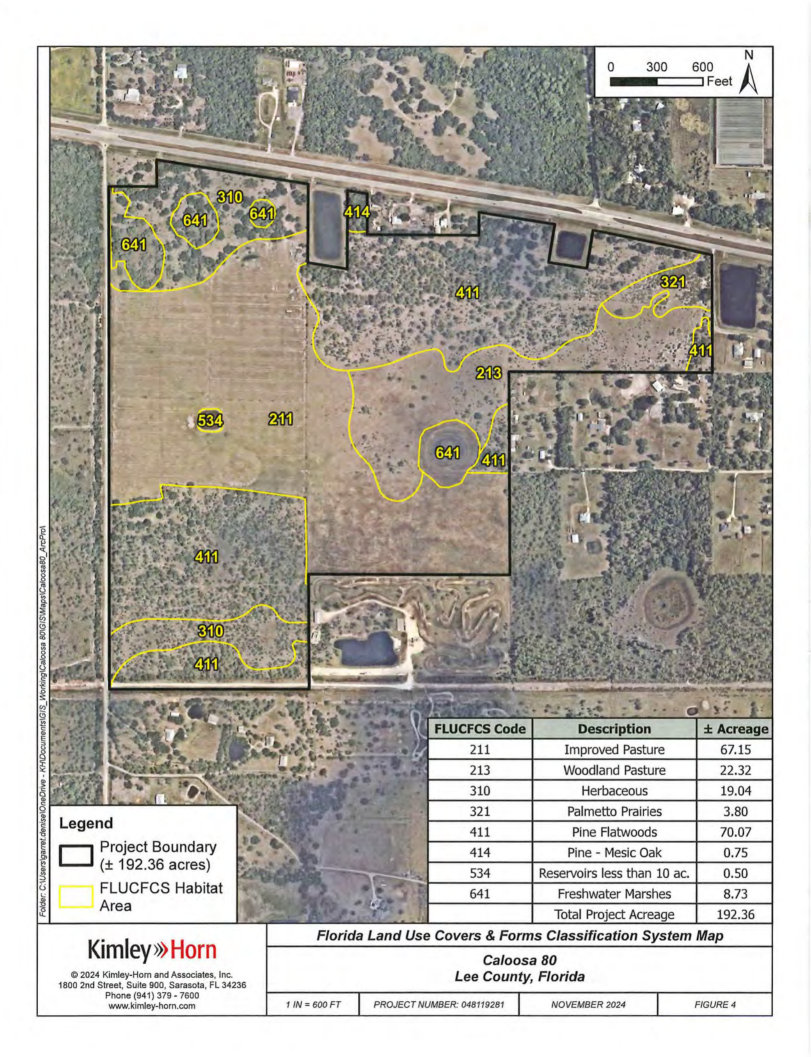
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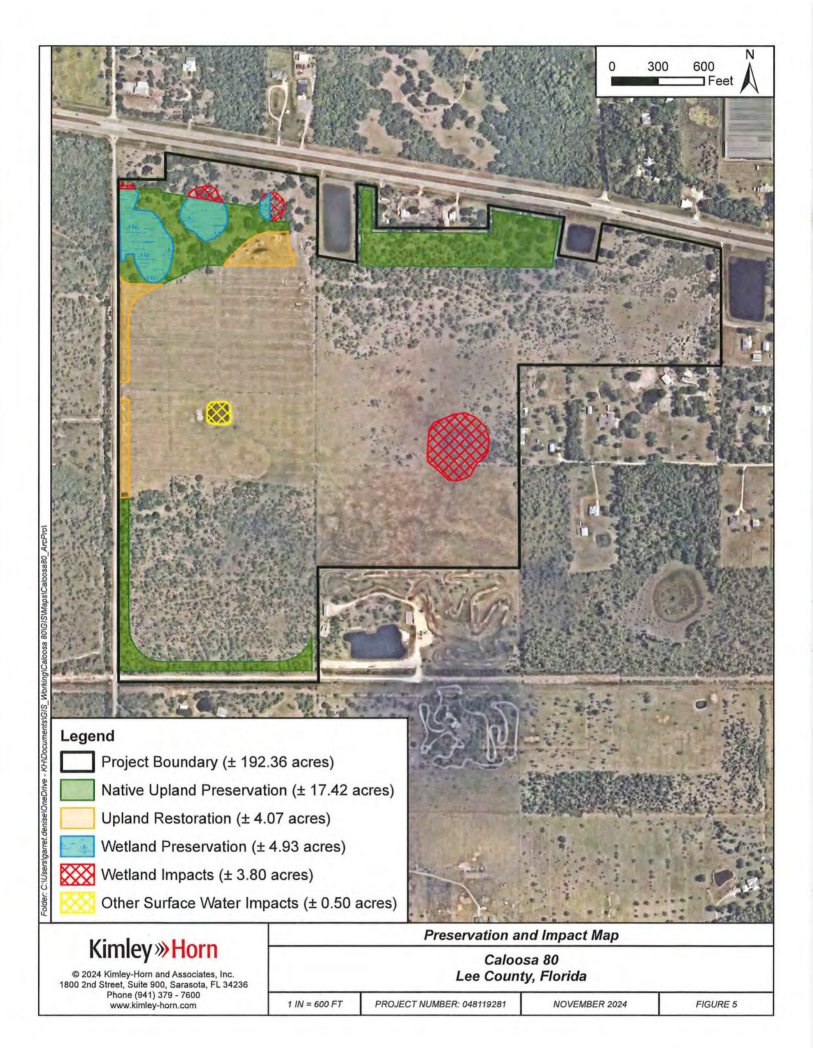
Chris Kennedy Environmental Scientist

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Caloosa 80 MPD Preliminary Density Calculations

Future Land Use Category	Lee Plan Table 1(a) Max. Standard Density	Acres	Maximum Allowable Units
Urban Community	6 DU/AC	89.46 AC	536.76 DU
Sub-Outlying Suburban*	2 DU/AC	89.65 AC	179.30 DU
Wetlands			
Preserved Wetlands (Urban Community)	6 DU/AC	4.94 AC	29.64 DU
Impacted Wetlands	1 DU/20 AC	3.80 AC	0.19 DU
Commercial Lands**	N/A	4.50 AC	0.0 DU
Total		192.35 AC	746 DU

REVISED OCTOBER 2024

*Proposed per companion Lee Plan Amendment.

**Commercial use areas not eligible for density.