

## 022 586 558

(941) 479-8309

Writer's Direct Dial Number:

#### BOARD OF COUNTY COMMISSIONERS

Bob Janes District One

Douglas R. St. Cerny District Two January 25, 2002

Ray Judah

District Three

Andrew W. Coy

John El Albion

Donald D. Stilwell County Manager

James G Yaeger County Attorney

Diana M. Parker County Hearing Examiner Ray Eubank, Community Program Administrator

Florida Department of Community Affairs

Division of Community Planning

Bureau of Local Planning 2555 Shumard Oak Boulevard Tallahassee, FL 32399-2100

Re: Amendments to the Lee Plan

Adoption Submission Package (DCA No. 01-1) for the 2000/2001 Regular Comprehensive

Plan Amendment Cycle

#### Dear Mr. Eubank:

In accordance with the provisions of <u>F.S.</u> Chapter 163.3184 and of 9J-11.011, this submission package constitutes the adopted 2000/2001 Regular Comprehensive Plan Amendment Cycle to the Lee Plan (DCA No. 01-1), known locally as PAT 99-14, PAT 99-20, CPA 2000-03, CPA 2000-06, CPA 2000-07, CPA 2000-08, CPA 2000-09, CPA 2000-10, CPA 2000-11, CPA 2000-13, CPA 2000-14, CPA 2000-17, CPA 2000-21, CPA 2000-22, CPA 2000-23, CPA 2000-25, CPA 2000-26, CPA 2000-29, CPA 2000-31, CPA 2000-02, CPA 2000-15, CPA 2000-19 and CPA 2000-27. The adoption hearing for these plan amendments was held at 9:30 am on January 10, 2002.

Included with this package, per 9J-11.011(5), are three copies of the adopted amendments, supporting data and analysis, and the following five adopting ordinances: Ordinance No. 02-02, Ordinance No. 02-03, Ordinance No. 02-04, Ordinance No. 02-05, and Ordinance No. 02-06. By copy of this letter and its attachments I certify that this amendment has been sent to the Regional Planning Council, the Florida Department of Transportation (FDOT), the Department of Environmental Protection, the Florida Department of State, the Florida Fish and Wildlife Conservation Commission, the Department of Agriculture and Consumer Services, Division of Forestry, and the South Florida Water Management District.

The initial staff reports for the proposed amendments were sent to the DCA with a transmittal cover letter dated September 12, 2001. Only one amendment, PAM 98-06, previously reviewed and objected to by the Department in this current cycle of amendments, was not adopted by the Board of County Commissioners. In addition, changes have occurred in CPA 2000-02, CPA 2000-15, CPA 2000-19 and CPA 2000-27. Revisions in CPA 2000-02 were made in response to objections raised by the Department in the ORC Report. The revisions clarify permitted uses in the Boca Bay Community. In amendment CPA 2000-15 golf maintenance building setbacks

adjacent to residential uses within the DR/GR land use category have been increased for compatibility purposes. The Board of County Commissioners made changes to CPA 2000-19 in response to the representatives of the Estero Planning Community Effort clarifying the status of night clubs in the community, mitigation banking options in the community, and removing the requirement of Mixed Planned Development zoning outside of commercial nodes. CPA 2000-27 has added a new table reflecting the new 2002/2006 fiscal year to the CIP. The Board of County Commissioners adopted CPA 2000-02, CPA 2000-15, CPA 2000-19 and CPA 2000-27 with the noted changes.

If you have any questions, or if I can be of any assistance in this matter, please feel free to call me at the above telephone number.

Sincerely,

DEPT. OF COMMUNITY DEVELOPMENT Division of Planning

Paul O'Connor, AICP

Director

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

Wayne Daltry
Executive Director
Southwest Florida Regional Planning Council

Norm Feder, District Director Planning and Programming FDOT District One

Executive Director South Florida Water Management District

Plan Review Section
Department of Environmental Protection

Florida Department of State

Florida Fish and Wildlife Conservation Commission

The Department of Agriculture and Consumer Services, Division of Forestry

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#### LEE COUNTY ORDINANCE NO. 02-02

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN" AS ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT CERTAIN SPECIFIC AMENDMENTS APPROVED IN CONJUNCTION WITH ADOPTION OF LEE COUNTY'S 2000/2001 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO THE ADOPTED TEXT AND MAPS; PROVIDING FOR PURPOSE AND SHORT TITLE; PROVIDING FOR ADOPTION OF THE SPECIFIED AMENDMENTS TO THE LEE COUNTY COMPREHENSIVE PLAN; PROVIDING FOR THE LEGAL EFFECT OF "THE LEE PLAN"; PROVIDING FOR GEOGRAPHICAL APPLICABILITY; PROVIDING FOR SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

WHEREAS, the Lee County Comprehensive Plan (hereinafter referred to as the "Lee Plan") Policy 2.4.1 and Chapter XIII, provides for adoption of Plan Amendments with such frequency as may be permitted by applicable state statutes, in accordance with such administrative procedures as the Board of County Commissioners may adopt; and,

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

WHEREAS, the Lee County Local Planning Agency (hereinafter referred to as the "LPA") held statutorily prescribed public hearings pursuant to Chapter 163, Part II, Florida Statutes, and Lee County Administrative Code AC-13-6 on January 22, 2001, February 26, 2001, March 26, 2001, April 23, 2001, June 4, 2001, June 25, 2001, and July 23, 2001; and,

WHEREAS, the Board of County Commissioners, pursuant to Chapter 163, Part II, Florida Statutes, and Lee County Administrative Code AC-13-6, held a statutorily prescribed public hearing for the transmittal of the proposed amendments on August 29,

2001; and at that hearing approved a motion to send, and did later send, the proposed amendments to the Florida Department of Community Affairs (hereinafter referred to as "DCA") for review and comment pursuant to Chapter 163, Part II, Florida Statutes; and,

WHEREAS, at the August 29, 2001 meeting, pursuant to Chapter 163, Part II, Florida Statutes, the Board of County Commissioners did announce its intention to hold a public hearing after the receipt of DCA's written comments commonly referred to as the "ORC Report," which were later received on November 21, 2001 by the Chairman of the Lee County Board of County Commissioners; and,

WHEREAS, the Board of County Commissioners during its statutorily prescribed public hearing for the plan amendments on January 10, 2002, moved to adopt the proposed amendments as more particularly set forth herein.

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

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

The Board of County Commissioners of Lee County, Florida, in compliance with Chapter 163, Part II, Florida Statutes, and with Lee County Administrative Code AC-13-6, has conducted a series of public hearings to review the proposed amendments to the Lee Plan. The purpose of this ordinance is to adopt those amendments to the Lee Plan discussed at those meetings and approved by a majority of the Board of County Commissioners. The short title and proper reference for the Lee County Comprehensive Plan, as hereby amended, will continue to be the "Lee Plan." This ordinance may be referred to as the "2000/2001 Regular Comprehensive Plan Amendment Cycle Consent Ordinance."

### SECTION TWO: ADOPTION OF LEE COUNTY'S 2000/2001 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE

The Lee County Board of County Commissioners hereby amends the existing Lee Plan, adopted by Ordinance Number 89-02, as amended, by adopting amendments, as revised by the Board of County Commissioners on January 10, 2002, known as PAT 99-14, PAT 99-20, CPA 2000-03, CPA 2000-06, CPA 2000-07, CPA 2000-08, CPA 2000-09, CPA 2000-10, CPA 2000-11, CPA 2000-13, CPA 2000-14, CPA 2000-17, CPA 2000-21, CPA 2000-22, CPA 2000-23, CPA 2000-25, CPA 2000-26, CPA 2000-29, and CPA 2000-31, which amend the text of the Lee Plan as well as the Future Land Use Map series, the Transportation Map series, and the tables of the Lee Plan.

In addition, the above-mentioned Staff Reports and Analysis, along with all attachments for these amendments are hereby adopted as "Support Documentation" for the Lee County Comprehensive Plan.

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

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

#### SECTION FOUR: GEOGRAPHIC APPLICABILITY

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

#### SECTION FIVE: SEVERABILITY

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

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

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

#### SECTION SEVEN: EFFECTIVE DATE

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

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

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

> ROBERT JANES DOUGLAS ST. CERNY **RAY JUDAH** ANDREW COY JOHN ALBION

AYE AYE AYE ABSENT AYE

DONE AND ADOPTED this 10th day of January, 2002.

ATTEST:

CHARLIE GREEN, CLERK

Deputy Clerk

LEE COUNTY

BOARD OF COUNTY COMMISSIONERS

DATE:

Chairman

January 10, 2002

Approved as to form by:

County Attorney's Office

2000/2001 Regular Lee Plan Amendment Cycle (S:\COMPREHENSIVE\00\adoption)

ADOPTION ORDINANCE CONSENT AGENDA PAGE 5 OF 5

#### LEE COUNTY ORDINANCE NO. 02-03

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN" AS ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT THAT AMENDMENT KNOWN LOCALLY AS CPA 2000-02 APPROVED IN CONJUNCTION WITH ADOPTION OF LEE COUNTY'S 2000/2001 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO THE ADOPTED TEXT AND MAPS; PROVIDING FOR PURPOSE AND SHORT TITLE; PROVIDING FOR ADOPTION OF THE SPECIFIED AMENDMENT TO THE LEE COUNTY COMPREHENSIVE PLAN; PROVIDING FOR THE LEGAL EFFECT OF "THE LEE PLAN"; PROVIDING FOR GEOGRAPHICAL APPLICABILITY; PROVIDING FOR SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

WHEREAS, the Lee County Comprehensive Plan (hereinafter referred to as the "Lee Plan") Policy 2.4.1 and Chapter XIII, provides for adoption of Plan Amendments with such frequency as may be permitted by applicable state statutes, in accordance with such administrative procedures as the Board of County Commissioners may adopt; and,

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

WHEREAS, the Lee County Local Planning Agency (hereinafter referred to as the "LPA") held statutorily prescribed public hearings pursuant to Chapter 163, Part II, Florida Statutes, and Lee County Administrative Code AC-13-6 on June 4, 2001; and,

WHEREAS, the Board of County Commissioners, pursuant to Chapter 163, Part II, Florida Statutes, and Lee County Administrative Code AC-13-6, held a statutorily prescribed public hearing for the transmittal of the proposed amendments on August 29, 2001, and at that hearing approved a motion to send, and did later send, the proposed

amendments to the Florida Department of Community Affairs (hereinafter referred to as "DCA") for review and comment pursuant to Chapter 163, Part II, Florida Statutes; and,

WHEREAS, at the August 29, 2001 meeting, pursuant to Chapter 163, Part II, Florida Statutes, the Board of County Commissioners did announce its intention to hold a public hearing after the receipt of DCA's written comments commonly referred to as the "ORC Report," which were later received on November 21, 2001 by the Chairman of the Lee County Board of County Commissioners; and,

WHEREAS, the Board of County Commissioners during its statutorily prescribed public hearing for the plan amendments on January 10, 2002, moved to adopt the proposed amendments as more particularly set forth herein.

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

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

The Board of County Commissioners of Lee County, Florida, in compliance with Chapter 163, Part II, Florida Statutes, and with Lee County Administrative Code AC-13-6, has conducted a series of public hearings to review the proposed amendments to the Lee Plan. The purpose of this ordinance is to adopt those amendments to the Lee Plan discussed at those meetings and approved by an absolute majority of the Board of County Commissioners. The short title and proper reference for the Lee County Comprehensive Plan, as hereby amended, will continue to be the "Lee Plan." This ordinance may be referred to as the "2000/2001 Regular Comprehensive Plan Amendment Cycle CPA 2000-02 Ordinance."

SECTION TWO: ADOPTION OF LEE COUNTY'S 2000/2001 REGULAR
COMPREHENSIVE PLAN AMENDMENT CYCLE

The Lee County Board of County Commissioners hereby amends the existing Lee Plan, adopted by Ordinance Number 89-02, as amended, by adopting amendments, as revised by the Board of County Commissioners on January 10, 2002, known as CPA 2000-02, which amend the text of the Lee Plan as well as the Future Land Use Map series of the Lee Plan.

In addition, the above-mentioned Staff Report and Analysis, along with all attachments for this amendment are hereby adopted as "Support Documentation" for the Lee County Comprehensive Plan.

SECTION THREE: LEGAL EFFECT OF THE "LEE PLAN"

No public or private development will be permitted except in conformity with the Lee

Plan. All land development regulations and land development orders must be consistent
with the Lee Plan as so amended.

SECTION FOUR: GEOGRAPHIC APPLICABILITY

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

SECTION FIVE: SEVERABILITY

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

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

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

#### SECTION SEVEN: EFFECTIVE DATE

The plan amendments adopted herein are not effective until a final order is issued by the DCA or Administration Commission finding the amendment in compliance with Section 163.3184, Florida Statutes, whichever occurs earlier. No development orders, development permits, or land uses dependent on this amendment may be issued or commence before it has become effective. If a final order of noncompliance is issued by the Administration Commission, this amendment may nevertheless be made effective by adoption of a resolution affirming its effective status, a copy of which resolution will be sent

to the DCA, Bureau of Local Planning, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

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

ROBERT JANES DOUGLAS ST. CERNY RAY JUDAH ANDREW COY JOHN ALBION AYE AYE AYE ABSENT AYE

AND ADOPTED this 10th day of January, 2002.

CHARNEGREEN, CLERK

Deputy Clerk

LEE COUNTY

**BOARD OF COUNTY COMMISSIONERS** 

DV

Chairman

DATE: January 10, 2002

Approved as to form by:

County Attorney's Office

#### LEE COUNTY ORDINANCE NO. 02-04

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN" AS ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT THAT AMENDMENT KNOWN LOCALLY AS CPA 2000-15 APPROVED IN CONJUNCTION WITH ADOPTION OF LEE COUNTY'S 2000/2001 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO THE ADOPTED TEXT AND MAPS; PROVIDING FOR PURPOSE AND SHORT TITLE; PROVIDING FOR ADOPTION OF THE SPECIFIED AMENDMENT TO THE LEE COUNTY COMPREHENSIVE PLAN; PROVIDING FOR THE LEGAL EFFECT OF "THE LEE PLAN"; PROVIDING FOR GEOGRAPHICAL APPLICABILITY; PROVIDING FOR SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

WHEREAS, the Lee County Comprehensive Plan (hereinafter referred to as the "Lee Plan") Policy 2.4.1 and Chapter XIII, provides for adoption of Plan Amendments with such frequency as may be permitted by applicable state statutes, in accordance with such administrative procedures as the Board of County Commissioners may adopt; and,

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

WHEREAS, the Lee County Local Planning Agency (hereinafter referred to as the "LPA") held statutorily prescribed public hearings pursuant to Chapter 163, Part II, Florida Statutes, and Lee County Administrative Code AC-13-6 on January 22, 2001; and,

WHEREAS, the Board of County Commissioners, pursuant to Chapter 163, Part II, Florida Statutes, and Lee County Administrative Code AC-13-6, held a statutorily prescribed public hearing for the transmittal of the proposed amendments on August 29, 2001, and at that hearing approved a motion to send, and did later send, the proposed

amendments to the Florida Department of Community Affairs (hereinafter referred to as "DCA") for review and comment pursuant to Chapter 163, Part II, Florida Statutes; and,

WHEREAS, at the August 29, 2001 meeting, pursuant to Chapter 163, Part II, Florida Statutes, the Board of County Commissioners did announce its intention to hold a public hearing after the receipt of DCA's written comments commonly referred to as the "ORC Report," which were later received on November 21, 2001 by the Chairman of the Lee County Board of County Commissioners; and,

WHEREAS, the Board of County Commissioners during its statutorily prescribed public hearing for the plan amendments on January 10, 2002, moved to adopt the proposed amendments as more particularly set forth herein.

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

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

The Board of County Commissioners of Lee County, Florida, in compliance with Chapter 163, Part II, Florida Statutes, and with Lee County Administrative Code AC-13-6, has conducted a series of public hearings to review the proposed amendments to the Lee Plan. The purpose of this ordinance is to adopt those amendments to the Lee Plan discussed at those meetings and approved by an absolute majority of the Board of County Commissioners. The short title and proper reference for the Lee County Comprehensive Plan, as hereby amended, will continue to be the "Lee Plan." This ordinance may be referred to as the "2000/2001 Regular Comprehensive Plan Amendment Cycle CPA 2000-15 Ordinance."

SECTION TWO: ADOPTION OF LEE COUNTY'S 2000/2001 REGULAR

COMPREHENSIVE PLAN AMENDMENT CYCLE

The Lee County Board of County Commissioners hereby amends the existing Lee

Plan, adopted by Ordinance Number 89-02, as amended, by adopting amendments, as

revised by the Board of County Commissioners on January 10, 2002, known as CPA 2000-

15, which amend the text of the Lee Plan as well as the Future Land Use Map series of the

Lee Plan.

In addition, the above-mentioned Staff Report and Analysis, along with all

attachments for this amendment are hereby adopted as "Support Documentation" for the

Lee County Comprehensive Plan.

SECTION THREE: LEGAL EFFECT OF THE "LEE PLAN"

No public or private development will be permitted except in conformity with the Lee

Plan. All land development regulations and land development orders must be consistent

with the Lee Plan as so amended.

SECTION FOUR: GEOGRAPHIC APPLICABILITY

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

except in those unincorporated areas included in any joint or interlocal agreements with

other local governments that specifically provide otherwise.

SECTION FIVE: SEVERABILITY

The provisions of this ordinance are severable and it is the intention of the Board of

County Commissioners of Lee County, Florida, to confer the whole or any part of the

powers herein provided. If any of the provisions of this ordinance are held unconstitutional

by a court of competent jurisdiction, the decision of that court will not affect or impair remaining provisions of this ordinance. It is hereby declared to be the legislative intent of the Board of County Commissioners that this ordinance would have been adopted had such unconstitutional provisions not been included therein.

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

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

#### SECTION SEVEN: EFFECTIVE DATE

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

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

ROBERT JANES DOUGLAS ST. CERNY RAY JUDAH ANDREW COY JOHN ALBION AYE AYE AYE ABSENT NAY

DONE AND ADOPTED this 10th day of January, 2002.

ATTEST:

CHARLIE GREEN, CLERK

BY.

Deputy Clerk

LEE COUNTY

BOARD OF COUNTY COMMISSIONERS

Chairman

DATE: January 10, 2002

Approved as to form by:

Jounty Attorney's Office



#### LEE COUNTY ORDINANCE NO. 02-05

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN" AS ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT THAT AMENDMENT KNOWN LOCALLY AS CPA 2000-19 APPROVED IN CONJUNCTION WITH ADOPTION OF LEE COUNTY'S 2000/2001 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO THE ADOPTED TEXT AND MAPS; PROVIDING FOR PURPOSE AND SHORT TITLE; PROVIDING FOR ADOPTION OF THE SPECIFIED AMENDMENT TO THE LEE COUNTY COMPREHENSIVE PLAN; PROVIDING FOR THE LEGAL EFFECT OF "THE LEE PLAN"; PROVIDING FOR GEOGRAPHICAL APPLICABILITY; PROVIDING FOR SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

WHEREAS, the Lee County Comprehensive Plan (hereinafter referred to as the "Lee Plan") Policy 2.4.1 and Chapter XIII, provides for adoption of Plan Amendments with such frequency as may be permitted by applicable state statutes, in accordance with such administrative procedures as the Board of County Commissioners may adopt; and,

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

WHEREAS, the Lee County Local Planning Agency (hereinafter referred to as the "LPA") held statutorily prescribed public hearings pursuant to Chapter 163, Part II, Florida Statutes, and Lee County Administrative Code AC-13-6 on June 25, 2001 and July 23, 2001; and,

WHEREAS, the Board of County Commissioners, pursuant to Chapter 163, Part II, Florida Statutes, and Lee County Administrative Code AC-13-6, held a statutorily prescribed public hearing for the transmittal of the proposed amendments on August 29, 2001, and at that hearing approved a motion to send, and did later send, the proposed

amendments to the Florida Department of Community Affairs (hereinafter referred to as "DCA") for review and comment pursuant to Chapter 163, Part II, Florida Statutes; and,

WHEREAS, at the August 29, 2001 meeting, pursuant to Chapter 163, Part II, Florida Statutes, the Board of County Commissioners did announce its intention to hold a public hearing after the receipt of DCA's written comments commonly referred to as the "ORC Report," which were later received on November 21, 2001 by the Chairman of the Lee County Board of County Commissioners; and,

WHEREAS, the Board of County Commissioners during its statutorily prescribed public hearing for the plan amendments on January 10, 2002, moved to adopt the proposed amendments as more particularly set forth herein.

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

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

The Board of County Commissioners of Lee County, Florida, in compliance with Chapter 163, Part II, Florida Statutes, and with Lee County Administrative Code AC-13-6, has conducted a series of public hearings to review the proposed amendments to the Lee Plant. The purpose of this ordinance is to adopt those amendments to the Lee Plan discussed at those meetings and approved by an absolute majority of the Board of County Commissioners. The short title and proper reference for the Lee County Comprehensive Plan, as hereby amended, will continue to be the "Lee Plan." This ordinance may be referred to as the "2000/2001 Regular Comprehensive Plan Amendment Cycle CPA 2000-19 Ordinance."

SECTION TWO: ADOPTION OF LEE COUNTY'S 2000/2001 REGULAR

COMPREHENSIVE PLAN AMENDMENT CYCLE

The Lee County Board of County Commissioners hereby amends the existing Lee Plan, adopted by Ordinance Number 89-02, as amended, by adopting amendments, as revised by the Board of County Commissioners on January 10, 2002, known as CPA 2000-19, which amend the text of the Lee Plan as well as the Future Land Use Map series of the

Lee Plan.

In addition, the above-mentioned Staff Report and Analysis, along with all

attachments for this amendment are hereby adopted as "Support Documentation" for the

Lee County Comprehensive Plan.

SECTION THREE: LEGAL EFFECT OF THE "LEE PLAN"

No public or private development will be permitted except in conformity with the Lee

Plan. All land development regulations and land development orders shall be consistent

with the Lee Plan as so amended.

SECTION FOUR: GEOGRAPHIC APPLICABILITY

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

except in those unincorporated areas included in any joint or interlocal agreements with

other local governments that specifically provide otherwise.

SECTION FIVE: SEVERABILITY

The provisions of this ordinance are severable and it is the intention of the Board of

County Commissioners of Lee County, Florida, to confer the whole or any part of the

powers herein provided. If any of the provisions of this ordinance are held unconstitutional

2000/2001 Regular Lee Plan Amendment Cycle (S:\COMPREHENSIVE\00\adoption)

ADOPTION ORDINANCE CPA 2000-19 PAGE 3 OF 5 by a court of competent jurisdiction, the decision of that court will not affect or impair remaining provisions of this ordinance. It is hereby declared to be the legislative intent of the Board of County Commissioners that this ordinance would have been adopted had such unconstitutional provisions not been included therein.

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

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

#### SECTION SEVEN: EFFECTIVE DATE

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

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

ROBERT JANES DOUGLAS ST. CERNY RAY JUDAH ANDREW COY JOHN ALBION

AYE AYE AYE ABSENT AYE

DONE AND ADOPTED this 10th day of January, 2002.

ATTEST:

CHARLIE GREEN, CLERK

BY: \_

Deputy Clerk

LEE COUNTY

**BOARD OF COUNTY COMMISSIONERS** 

January 10, 2002

RY

DATE:

Chairman

Approved as to form by:

ounty Attorney's Office



#### LEE COUNTY ORDINANCE NO. 02-06

AN ORDINANCE AMENDING THE LEE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "LEE PLAN" AS ADOPTED BY ORDINANCE NO. 89-02, AS AMENDED, SO AS TO ADOPT THAT AMENDMENT KNOWN LOCALLY AS CPA 2000-27 APPROVED IN CONJUNCTION WITH ADOPTION OF LEE COUNTY'S 2000/2001 REGULAR COMPREHENSIVE PLAN AMENDMENT CYCLE; PROVIDING FOR AMENDMENTS TO THE ADOPTED TEXT AND MAPS; PROVIDING FOR PURPOSE AND SHORT TITLE; PROVIDING FOR ADOPTION OF THE SPECIFIED AMENDMENT TO THE LEE COUNTY COMPREHENSIVE PLAN; PROVIDING FOR THE LEGAL EFFECT OF "THE LEE PLAN"; PROVIDING FOR GEOGRAPHICAL APPLICABILITY; PROVIDING FOR SEVERABILITY, CODIFICATION, SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

WHEREAS, the Lee County Comprehensive Plan (hereinafter referred to as the "Lee Plan") Policy 2.4.1 and Chapter XIII, provides for adoption of Plan Amendments with such frequency as may be permitted by applicable state statutes, in accordance with such administrative procedures as the Board of County Commissioners may adopt; and,

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

WHEREAS, the Lee County Local Planning Agency (hereinafter referred to as the "LPA") held statutorily prescribed public hearings pursuant to Chapter 163, Part II, Florida Statutes, and Lee County Administrative Code AC-13-6 on January 22, 2001; and

WHEREAS, the Board of County Commissioners, pursuant to Chapter 163, Part II, Florida Statutes, and Lee County Administrative Code AC-13-6, held a statutorily prescribed public hearing for the transmittal of the proposed amendments on August 29, 2001, and at that hearing approved a motion to send, and did later send, the proposed

amendments to the Florida Department of Community Affairs (hereinafter referred to as "DCA") for review and comment pursuant to Chapter 163, Part II, Florida Statutes; and,

WHEREAS, at the August 29, 2001 meeting, pursuant to Chapter 163, Part II, Florida Statutes, the Board of County Commissioners did announce its intention to hold a public hearing after the receipt of DCA's written comments commonly referred to as the "ORC Report," which were later received on November 21, 2001 by the Chairman of the Lee County Board of County Commissioners; and,

WHEREAS, the Board of County Commissioners during its statutorily prescribed public hearing for the plan amendments on January 10, 2002, moved to adopt the proposed amendments as more particularly set forth herein.

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

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

The Board of County Commissioners of Lee County, Florida, in compliance with Chapter 163, Part II, Florida Statutes, and with Lee County Administrative Code AC-13-6, has conducted a series of public hearings to review the proposed amendments to the Lee Plan. The purpose of this ordinance is to adopt those amendments to the Lee Plan discussed at those meetings and approved by an absolute majority of the Board of County Commissioners. The short title and proper reference for the Lee County Comprehensive Plan, as hereby amended, will continue to be the "Lee Plan." This ordinance may be referred to as the "2000/2001 Regular Comprehensive Plan Amendment Cycle CPA 2000-27 Ordinance."

SECTION TWO: ADOPTION OF LEE COUNTY'S 2000/2001 REGULAR

COMPREHENSIVE PLAN AMENDMENT CYCLE

The Lee County Board of County Commissioners hereby amends the existing Lee

Plan, adopted by Ordinance Number 89-02, as amended, by adopting amendments, as

revised by the Board of County Commissioners on January 10, 2002, known as CPA 2000-

27, which amend the text of the Lee Plan as well as the Future Land Use Map series of the

Lee Plan.

In addition, the above-mentioned Staff Report and Analysis, along with all

attachments for this amendment are hereby adopted as "Support Documentation" for the

Lee County Comprehensive Plan.

SECTION THREE: LEGAL EFFECT OF THE "LEE PLAN"

No public or private development will be permitted except in conformity with the Lee

Plan. All land development regulations and land development orders must be consistent

with the Lee Plan as so amended.

SECTION FOUR: GEOGRAPHIC APPLICABILITY

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

except in those unincorporated areas included in any joint or interlocal agreements with

other local governments that specifically provide otherwise.

SECTION FIVE: SEVERABILITY

The provisions of this ordinance are severable and it is the intention of the Board of

County Commissioners of Lee County, Florida, to confer the whole or any part of the

2000/2001 Regular Lee Plan Amendment Cycle (S:\COMPREHENSIVE\00\adoption)

ADOPTION ORDINANCE CPA 2000-27 PAGE 3 OF 5 powers herein provided. If any of the provisions of this ordinance are held unconstitutional by a court of competent jurisdiction, the decision of that court will not affect or impair remaining provisions of this ordinance. It is hereby declared to be the legislative intent of the Board of County Commissioners that this ordinance would have been adopted had such unconstitutional provisions not been included therein.

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

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

#### SECTION SEVEN: EFFECTIVE DATE

The plan amendments adopted herein are not effective until a final order is issued by the DCA or Administration Commission finding the amendment in compliance with Section 163.3184, Florida Statutes, whichever occurs earlier. No development orders, development permits, or land uses dependent on this amendment may be issued or commence before it has become effective. If a final order of noncompliance is issued by the Administration Commission, this amendment may nevertheless be made effective by adoption of a resolution affirming its effective status, a copy of which resolution will be sent

to the DCA, Bureau of Local Planning, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

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

> ROBERT JANES DOUGLAS ST. CERNY RAY JUDAH ANDREW COY JOHN ALBION

AYE AYE ABSENT AYE

DONE AND ADOPTED this 10th day of January, 2002.

ATTEST:

CHARLIE GREEN, CLERK

LEE COUNTY

**BOARD OF COUNTY COMMISSIONERS** 

Chairman

Approved as to form by:

County Attorney's Office

DATE: January 10, 2002

2000/2001 Regular Lee Plan Amendment C (S:\COMPREHENSIVE\00\adoption)

OOPTION ORDINANCE CPA 2000-27 PAGE 5 OF 5

# CPA 2000-02 PRIVATELY INITIATED AMENDMENT TO THE

#### LEE COUNTY COMPREHENSIVE PLAN

#### THE LEE PLAN

**BoCC Adoption Document** 

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

January 10, 2002

# LEE COUNTY DIVISION OF PLANNING STAFF REPORT FOR COMPREHENSIVE PLAN AMENDMENT CPA 2000-02

/	Text Amendment  Map Amendment	
1	This document contains the following reviews:	
1	Staff Review	
1	Local Planning Agency Review and Recommendation	
1	Board of County Commissioners Hearing for Transmittal	
1	Staff Response to the DCA Objections, Recommendations, and Comments (ORC) Report	
1	Board Of County Commissioners Hearing for Adoption	

STAFF REPORT PREPARATION DATE: May 21, 2001

#### PART I - BACKGROUND AND STAFF RECOMMENDATION

#### A. SUMMARY OF APPLICATION

#### 1. APPLICANT:

THE BOCA BAY MASTER ASSOCIATION REPRESENTED BY BEVERLY GRADY, ESQ. ROETZEL & ANDRESS

#### 2. REQUEST:

To amend Map 12 of the Future Land Use Map Series to delete the Boca Grande Pass Marina from the Water Dependent Overlay (WDO) zone, and,

Amend Goal 15 of the Lee Plan by adding the following Objective and Policy:

Objective 15.5: Port Facility. The Water Dependent Overlay for South Boca Grande is limited to the Port Facility south of Belcher Road.

Policy 15.5.1: The commercial and industrial uses permitted in the Port District (excluding those specific uses approved pursuant to resolutions Z-86-166, Z-93-009, and Z-99-054 such as a tennis club with food service and Consumption On Premises, pro shop, maintenance and shop facilities, health clubs, day care centers, etc....) are not permitted within that portion of the boundaries of the Boca Bay Community with the zoning designation of Port District.

STAFF REPORT FOR CPA 2000-02 January 10, 2002 PAGE 1 OF 10

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

#### 1. REVISED RECOMMENDATION:

Planning staff originally recommended adoption of the applicant's request as stated. However, DCA staff has objected to the proposed new language. Planning staff forwarded DCA's objection to the applicant's representative. To date, Planning staff has not received a response from the applicant. Therefore, planning staff recommends that the Board of County Commissioners amend Map 12 to delete the Boca Grande Pass Marina from the WDO zone but not to amend the Lee Plan by adopting proposed Objective 15.5 and Policy 15.5.1.

#### 2. ORIGINAL RECOMMENDATION

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

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

- Zoning resolution ZAB-83-352 granted preliminary Planned Unit Development (PUD) approval and a special exception in the PORT district for residential uses. Resolution Z-86-166 granted final approval to both of these measures in 1987. This development was further amended by Resolution Z-93-009 in 1993.
- The Boca Grande Pass Marina use no longer exists. The subject site was approved for conversion from water dependent uses to non-water dependent uses by resolution Z-99-054.
   This resolution approved the demolition of Boca Grande Pass marina and the subsequent development of 16 multifamily residential units on the site.
- The site has been cleared and as such there are no indigenous plant communities to disturb.
- There are no sites of historic or archeological importance impacted by the proposed change to the Lee Plan.
- · The proposed amendment limits the potential traffic generation of the subject site.
- The proposed amendment limits utilities demands of the subject site.
- The proposed amendment limits development intensity of the subject site.

#### C. BACKGROUND INFORMATION

Boca Bay is a residential community on the south end of Gasparilla Island. In 1981, the Board of Commissioners approved resolution Z-81-258, which rezoned large portions of the Boca Grande area to the PORT district. The owners of the Boca Bay project appealed unsuccessfully and initiated litigation against the County. This legal action was dropped in 1984 when the County approved resolution ZAB-83-352. This granted a change from AG-2 zoning district to preliminary Planned Unit Development (PUD) approval and created a special exception in the PORT district for residential uses. Approximately 97 acres were affected by this approval. The northern parts

of the Boca Bay development, Neighborhoods 1 through 4, were still zoned RM-2 and were not affected by ZAB 83-352 or subsequent resolutions concerning the PUD.

In 1987 final PUD and special exception approval was granted by resolution Z-86-166. 291 units were approved at a density of 3 units per acre to be distributed between three areas. Also permitted were a tennis club with food and beverage service and consumption on premises of alcoholic beverages, model homes in each neighborhood, a sales office, a guard house with gates, and appurtenant signs. At the same time, the portions of Boca Bay outside the PUD were approved for 77 residential units, 19 wet slip docks in the yacht basin, a beach club, guardhouses, Model homes, and a consumption on premises use by resolutions Z-86-170 and Z-86-171. These units were part of the approved total of 291.

In 1988, the board approved Z-88-151, which created a conservation easement and approved variations in neighborhood #5 in the PUD.

The Water Dependent Overlays were created in 1989 to protect marine-oriented land uses from incompatible or preemptive land uses. The Lee Plan was amended to include two WDOs on the southern end of Gasparilla Island (Attachment 1). The southernmost one is within the parcel owned by Florida Power and Light and consists of a fuel oil storage and transfer facility. The northern one was originally the Boca Grande Pass Marina and abutted the northern edge of the FPL facility. This latter WDO is the subject of this amendment.

In 1993 the PUD was further amended by Resolution Z-93-009. This specifically prohibited an 85-unit wet slip marina and allowed the development of 13 residential units in its place. These units were also part of the approved total of 291.

In 1999, resolution Z-99-054 approved the conversion of a water-dependent use to a non-water-dependent use for the Boca Grande Pass Marina and approved 16 multifamily units on that site. The 16 units had to be taken from the 304 that were already approved for the PUD. Subsequently, the marina was demolished, removing the two dry-storage buildings. The residential units are under construction as of the writing of this report. On March 6, 2001, administrative approval was granted to substitute 2 single family residential units in lieu of 1 four-plex building.

#### PART II - STAFF ANALYSIS

#### A. STAFF DISCUSSION

In a resubmittal dated January 24, 2001, (attachment 3) the applicant provides the following comments:

"The current Lee Plan is misleading. The proposed text and map amendment merely makes the Lee Plan correct and accurately reflect the position of the Board of County Commissioners of Lee County. The current Lee Plan still reflects on Map 12 for 'Water Dependent Overlay South Boca Grande' a portion of land which is already been

determined by the Board of County Commissioners to be appropriate for residential usenon water-dependent uses.

In the same manner as there are special provisions in the Lee Plan for Buckingham, Pine Island and Gasparilla Island, the purpose of this request is to accurately reflect the decisions already made by Lee County.

The LDC current regulations provide for a Port District with intense commercial/industrial permitted uses. A special exception in the Port District which is solely available for the residential community of Boca Bay is residential use.

In Case No. 95-06-050.03Z 01.01 the Board of County Commissioners granted the following relief to the property which is the subject of this comprehensive plan amendment number CPA 2000-02. The Board of County Commissioners granted:

- 1. An amendment to the planned unit development (PUD) portion of Boca Bay to adopt a revision to the plans for Phase VI of South Village in Boca Bay to allow for the development of 16 dwelling units; and
- 2. A special exception for residential use in the Port District and an amendment to the Final Plan in the Port District to allow the development of 16 dwelling units and an additional design to Phase VI of South Village in Boca Bay; and
- 3. Conversion of water dependent uses to non water dependent uses within the Water Dependent Overlay Zone,"

The Boca Bay community is a residential area. The 1984 special exception for residential uses created a de facto residential zoning. The proposed amendment does not change any existing land uses and insures that future land uses will be consistent with existing approvals. Likewise, the conversion to residential use created by resolution Z-99-054 removed all water dependent uses from the portion of the WDO zone lying north of Belcher Road. This has rendered the WDO designation for this parcel unnecessary. The proposed Lee Plan amendment would remove the Boca Grande Pass Marina WDO zone from Map 12 (Attachment 2).

#### Transportation

The proposed amendment does not create any additional residential units or other uses. The proposed amendment allows only those uses approved by previous resolutions. As such, it precludes more intense uses and the resulting increase in trip generation.

#### **Emergency Services**

As this proposed amendment does not create additional infrastructure or residences, it does not increase the demand on EMS or fire protection services. In fact, the proposal limits demand as it precludes more intense uses from the subject area.

#### Hurricane Evacuation

Since the proposed amendment limits trip generation, it has no effect on hurricane evacuation time.

#### Utilities

The proposed amendment does not create any additional demand on either water or sewer facilities. In addition, the proposal precludes the more intense uses of the PORT designation from being developed and creating greater demands on utility services.

#### **Environmental Concerns**

The proposed change would not destroy or disturb any fragile or preserved plant communities in the WDO zone as the affected area had been previously disturbed when it was the Boca Grande Pass Marina. The proposed amendment creates no environmental concerns.

#### Soils

A summary report of the Boca Bay PUD lists the following soil types on the property: Canaveral fine sand, Captiva fine sand, Wulfert muck, Kesson fine sand, and St. Augustine sand (Attachment 4).

#### **Development Intensity**

The proposed amendment limits developmental intensity by precluding those uses in the PORT designation that are more intense than the uses specifically approved by previous resolutions.

#### **Residential Density**

The proposed amendment would not change the residential density of the Boca Bay community as previous resolutions have already determined the number of units in the PUD.

#### **Historic Preservation**

There are no known historic or archeological sites within the area of the proposed change. The proposed amendment has no effect on any known archeological or historic sites or areas.

#### Coastal Issues

Previous resolutions have addressed coastal issues for the subject site. As the proposed amendment limits further development to those uses specifically listed by previous resolutions, it creates no new coastal issues.

#### **Population Accommodation**

The proposed amendment will not change the population accommodation of the subject property.

#### **B. CONCLUSIONS**

The proposed amendment does not create new land uses or change existing ones. It simply ensures that the Boca Bay community is protected from incompatible land uses in the future. In doing so, the proposal will help maintain the local character of the area. This proposal also limits overall development intensity by precluding uses that might result in additional commercial intensity. Furthermore, by removing the marina WDO from the Lee Plan, this proposal clarifies the true intent of the property owner and reflects the reality of the existing, on-site development.

#### C. STAFF RECOMMENDATION

#### 1. REVISED RECOMMENDATION:

Planning staff originally recommended adoption of the applicant's request as stated. However, DCA staff has objected to the proposed new language. Planning staff forwarded DCA's objection to the applicant's representative. To date, Planning staff has not received a response from the applicant. Therefore, planning staff recommends that the Board of County Commissioners amend Map 12 to delete the Boca Grande Pass Marina from the WDO zone but not to amend the Lee Plan by adopting proposed Objective 15.5 and Policy 15.5.1.

Objective 15.5: Port Facility. The Water Dependent Overlay for South Boca Grande is limited to the Port Facility south of Belcher Road.

Policy 15.5.1: The commercial and industrial uses permitted in the Port District (excluding those specific uses approved pursuant to resolutions Z-86-166, Z-93-009, and Z-99-054 such as a termis club with food service and Consumption On Premises, pro shop, maintenance and shop facilities, health clubs, day care centers, etc....) are not permitted within that portion of the boundaries of the Boca Bay Community with the zoning designation of Port District.

#### 2. ORIGINAL RECOMMENDATION

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

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

DATE OF PUBLIC LPA HEARING: June 4, 2001

#### A. LOCAL PLANNING AGENCY REVIEW

One LPA member asked if there were any uses not contemplated in the amendment that may be needed in this planned development or future rezonings that would be a problem in the future. Staff responded that the applicant had been asked this very question and was satisfied with the language. The previous resolutions on the property outlined the exact uses permitted on the subject property.

Another LPA member asked why this amendment had to be initiated privately instead of by the County. Staff responded that the County would only have initiated the removal of the WDO. Staff also said that there was not much time between the applicant's removal of the water dependent uses through the rezoning request and the initiation of this amendment.

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

#### 1. RECOMMENDATION:

The LPA recommends that the Board of County Commissioners transmit this amendment to add to the Lee Plan Objective 15.5 that removes the Boca Grande Pass Marina Water Dependent Overlay zone and to add Policy 15.5.1 that limits the uses within the PORT district in the Boca Bay PUD to those approved by resolutions Z-86-166, Z-93-009, and Z-99-054.

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

The LPA accepted the findings of fact as advanced by the staff.

#### C. VOTE

NOEL ANDRESS	AYE
SUSAN BROOKMAN	AYE
BARRY ERNST	AYE
RONALD INGE	AYE
GORDON REIGELMAN	AYE
VIRGINIA SPLITT	AYE
GREG STUART	AYE

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

DATE OF TRANSMITTAL HEARING: August 29, 2001

**A. BOARD REVIEW:** The Board of County Commissioners provided no discussion concerning the proposed plan amendment. This item was approved on the consent agenda.

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

- BOARD ACTION: The Board of County Commissioners voted to transmit the proposed plan amendment.
- BASIS AND RECOMMENDED FINDINGS OF FACT: The Board accepted the findings of fact advanced by staff and the LPA

#### C. VOTE:

AYE
AYE
AYE
AYE
AYE

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

DATE OF ORC REPORT: November 21, 2001

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

The Department of Community Affairs has raised objections to proposed amendment CPA 2000-02. The DCA objections are reproduced below:

The proposed policy 15.5.1 defers the identification of the commercial and industrial uses that will locate in the Port District to a separate document outside the comprehensive plan instead of including such guidelines in the plan as required. Chapter 163.3177(2), (6)(a), (d), (9)(b), and Rule 9j-5.005(2)(a)., & (5); F.A.C.

<u>Recommendation:</u> Revise the plan to specify the commercial and industrial uses that are allowed in the Port District.

#### B. STAFF RESPONSE

Planning staff originally recommended adoption of the applicant's request as stated. However, DCA staff has objected to the proposed new language. Planning staff forwarded DCA's objection to the applicant's representative. To date, Planning staff has not received a response from the applicant. Therefore, planning staff recommends that the Board of County Commissioners amend Map 12 to delete the Boca Grande Pass Marina from the WDO zone but not to amend the Lee Plan by adopting proposed Objective 15.5 and Policy 15.5.1.

Objective 15.5: Port Facility. The Water Dependent Overlay for South Boca Grande is limited to the Port Facility south of Belcher Road.

Policy 15.5.1: The commercial and industrial uses permitted in the Port District (excluding those specific uses approved pursuant to resolutions Z-86-166, Z-93-009, and Z-99-054 such as a tennis club with food service and Consumption On Premises, pro shop, maintenance and shop facilities, health clubs, day care centers, etc....) are not permitted within that portion of the boundaries of the Boca Bay Community with the zoning designation of Port District.

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

DATE OF ADOPTION HEARING: January 10, 2002

A. BOARD REVIEW: Both staff and the applicant gave brief presentations. Planning staff originally recommended adoption of the applicant's proposal as stated. However, DCA staff objected to the proposed new language. Planning staff forwarded DCA's objection to the applicant's representative. As of the date of the staff report, planning staff had not received a response from the applicant. Therefore, staff recommended in the report that the Board amend Map 12 to delete the Boca Grande Pass Marina from the WDO zone but not to amend the Lee Plan by adopting Proposed Objective 15.5 and Policy 15.5.1. Subsequent to the delivery of the report, Staff was contacted by both the applicant and DCA staff. DCA staff stated that they would not object to the language proposed by County staff in a December 19 letter to DCA (Attached). Therefore planning staff recommended to the Board to amend Map 12 to delete the Boca Grande Pass Marina from the WDO zone and to amend the Lee Plan by adopting Objective 15.5 and Policy 15.5.1 as worded in the December 19<sup>th</sup> letter.

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

- BOARD ACTION: The Board of County Commissioners voted to adopt the proposed plan amendment. This item was approved on the administrative agenda.
- 2. BASIS AND RECOMMENDED FINDINGS OF FACT: The Board accepted the findings of fact advanced by staff and the LPA.

#### C. VOTE:

JOHN ALBION	Aye
ANDREW COY	Absent
RAY JUDAH	Aye
BOB JANES	Aye
DOUG ST. CERNY	Aye

December 19, 2001

Bernard Piawah Florida Department of Community Affairs 2555 Shumard Oak Blvd Tallahassee, FL 32399-2100

RE: Boca Bay Lee Plan Amendment Amendment number CPA2000-02

Dear Mr. Piawah,

Per your suggestion, here is the revised language for CPA2000-02 in strikeout/underlined format. We've added some examples of the uses listed in the resolutions concerning Boca Bay. These are not all the uses permitted by the resolutions, but rather some of the more commercial ones.

Policy 15.5.1: The commercial and industrial uses permitted in the Port District (excluding those specific uses approved pursuant to resolutions Z-86-166, Z-93-009, and Z-99-054 such as a tennis club with food service and consumption on premises, pro shop, maintenance and shop facilities, health clubs, day care centers, etc....) are not permitted within that portion of the boundaries of the Boca Bay Community with the zoning designation of Port District.

Lee County Planning staff would appreciate any comments or recommendations you might have. Feel free to call me at (941) 479-8312.

Sincerely,

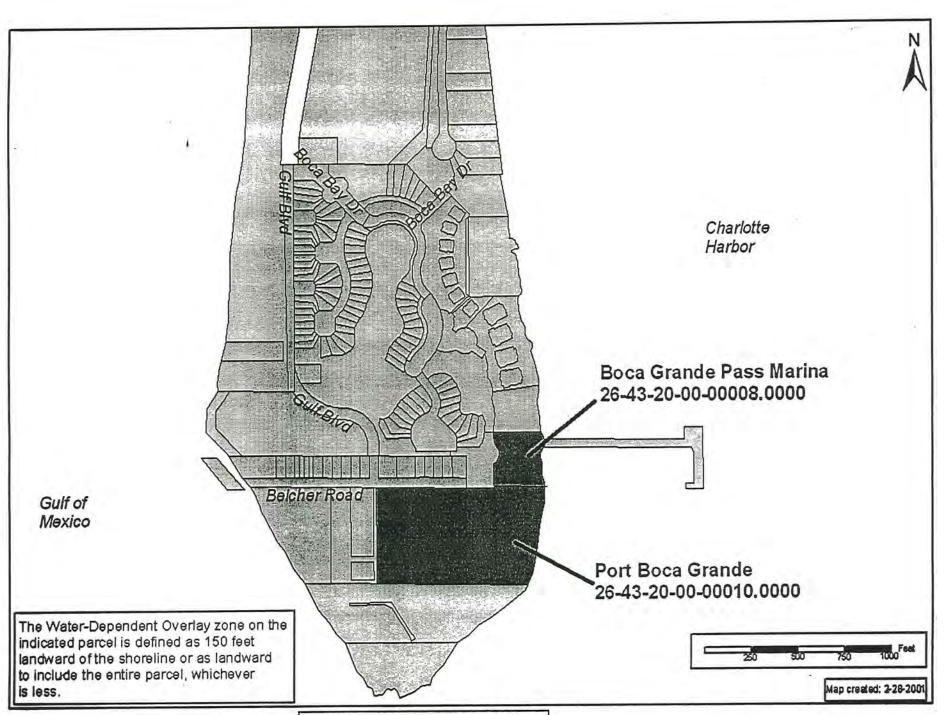
DEPARTMENT OF COMMUNITY DEVELOPMENT Planning Division

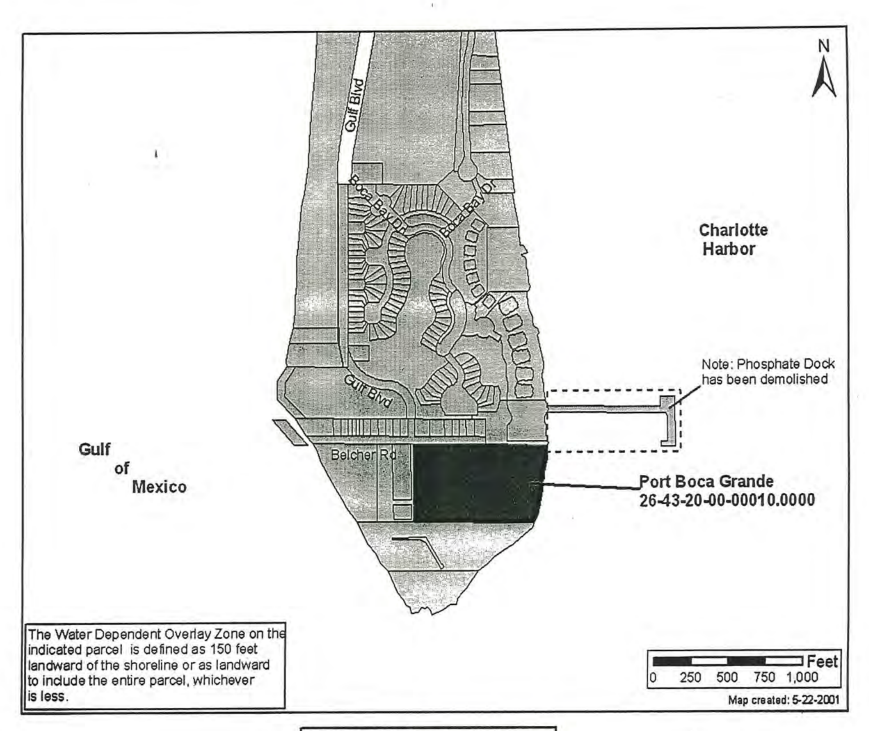
Nett Blocauss

Peter Blackwell

Planner

PCB





Attachment 2. Proposed WDO map



2320 FIRST STREET
SUITE 1000
FORT MYERS, FL 33901-3419
941.338.4207 DIRECT
941.337.3850 MAIN
941.337.0970 FAX
bgrady@ralaw.com

January 24, 2001

Mr. Peter Blackwell, Planner Lee County Post Office Box 398 Fort Myers, FL 33902-0398

Re: CPA2000-02 Lee Plan Text and Map Amendment

Dear Mr. Blackwell:

This is in response to your correspondence dated January 17, 2001. The current Lee Plan is misleading. The proposed text and map amendment merely makes the Lee Plan correct and accurately reflect the position of the Board of County Commissioners of Lee County. The current Lee Plan still reflects on Map 12 for "Water Dependent Overlay South Boca Grande" a portion of land which is already been determined by the Board of County Commissioners to be appropriate for residential use - non water dependent uses.

In the same manner as there are special provisions in the Lee Plan for Buckingham, Pine Island and Gasparilla Island, the purpose of this request is to accurately reflect the decisions already made by Lee County.

The LDC current regulations provide for a Port District with intense commercial/industrial permitted uses. A special exception in the Port District which is solely available for the residential community of Boca Bay is residential use.

In Case No. 95-06-050.03Z 01.01 the Board of County Commissioners granted the following relief to the property which is the subject of this comprehensive plan amendment number CPA2000-02. The Board of County Commissioners granted:

- An amendment to the Planned Unit Development (PUD) portion of Boca Bay to adopt a revision to the plans for Phase VI of South Village in Boca Bay to allow for the development of 16 dwelling units; and
- A special exception for residential use in the Port District and an amendment to the Final Plan in the Port District to allow the development of 16 dwelling units and an additional design to Phase VI of South Village in Boca Bay; and

Mr. Peter Blackwell, Planner January 24, 2001 Page 2

Conversion of water dependent uses to non water dependent uses within the Water Dependent Overlay Zone.

To support the requested comprehensive plan amendment and the above statement, please find enclosed the following:

1. Staff report dated August 11, 1999 recommending approval of the above request with

Exhibit A - Map of surrounding zoning (which illustrates location of subject property)

Exhibit B - Resolution Z-93-009

Exhibit C - Applicant's supporting documentation

Exhibit D - Comments from The School District of Lee County

Exhibit E - Comments from Division of Planning and Environmental Sciences

Exhibit F - Comments from Emergency Management

Note that this subject property was the location of the former Pass Marina site which provided dry storage facility and marina use. The recommendation on behalf of the Planning Department of Lee County dated July 16, 1999 was to approve the elimination of the existing dry storage facility and marina use and no objection to the proposed amendment of approval of residential use in the Water Dependent Overlay Zone. The marina has been demolished.

2. Hearing Examiner Recommendation of Approval, hearing date August 11, 1999, issuance of Hearing Examiner Report - August 25, 1999.

Note page 3 of the Hearing Examiner's Report which finds as follows:

The Boca Bay Community, within which this change is being requested, is situated on the south end of Boca Grande. The only portion of the overall project to be affected by this requested change is its southern portion. There are two dry storage marina facilities/structures at that location, and they are no longer needed by the new owners of the project. The area is currently being used for construction storage, storage, and an office area for the construction of residential units within the South Village of Boca Bay. Furthermore, it has been determined that this area of Boca Grande Pass has currents that are too swift to allow for the safe operation of any wet slip storage. Therefore, the Applicant wishes to use this area to develop 16 housing units.

Note on page 5 as to conversion of water dependent use to non water dependent use, "the public hearing required by objective 8.1 of the Lee Plan has been met by the August 11, 1999 hearing" that was held before the Lee County Hearing Examiner.

 Resolution Z-99-54 - The Board of County Commissioner approval of the abovereferenced request.

We are requesting a revision to the language in our Comprehensive Plan Amendment as follows:

Lee Plan - Goal 15: Gasparilla Island be amended to add the following objective and policy:

Objective 15.5: - Port Facility The Water Dependent Overlay for South Boca Grande is limited to the Port Facility South of Belcher Road.

Policy 15.5.1 The commercial industrial uses permitted in the Port District (excluding residential, accessory uses and uses approved pursuant to the special exception) are not permitted within that portion of the boundaries of the Boca Bay Community with the zoning designation of Port District.

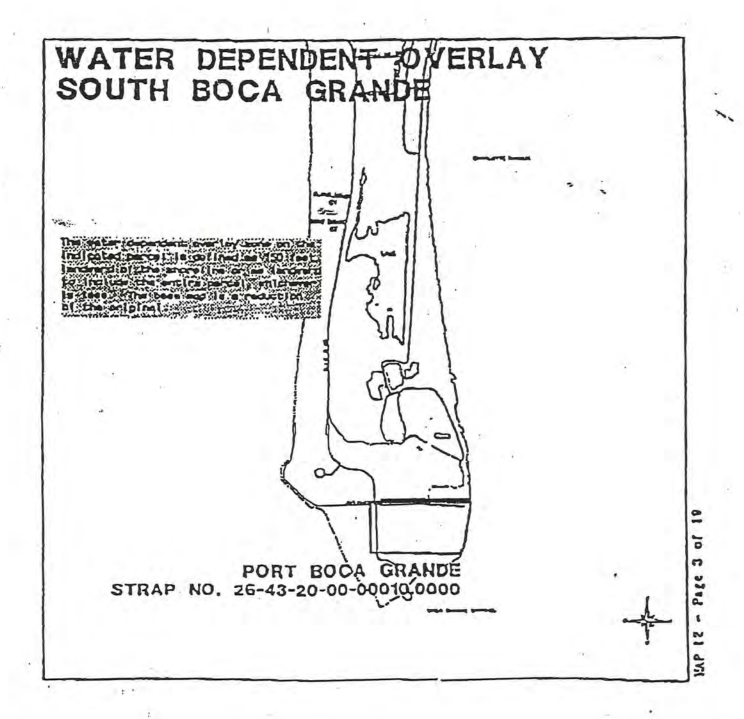
The most significant reason to approve the text and map to Goal 15 and the Water Dependant Overlay Map 12 is that the amendments are technical only and are designed to clarify and reflect the actual planning and zoning status approved by the Board of County Commissioners in 1999.

Very truly yours,

Beverly Grady For the Firm

BG/umr Enclosure

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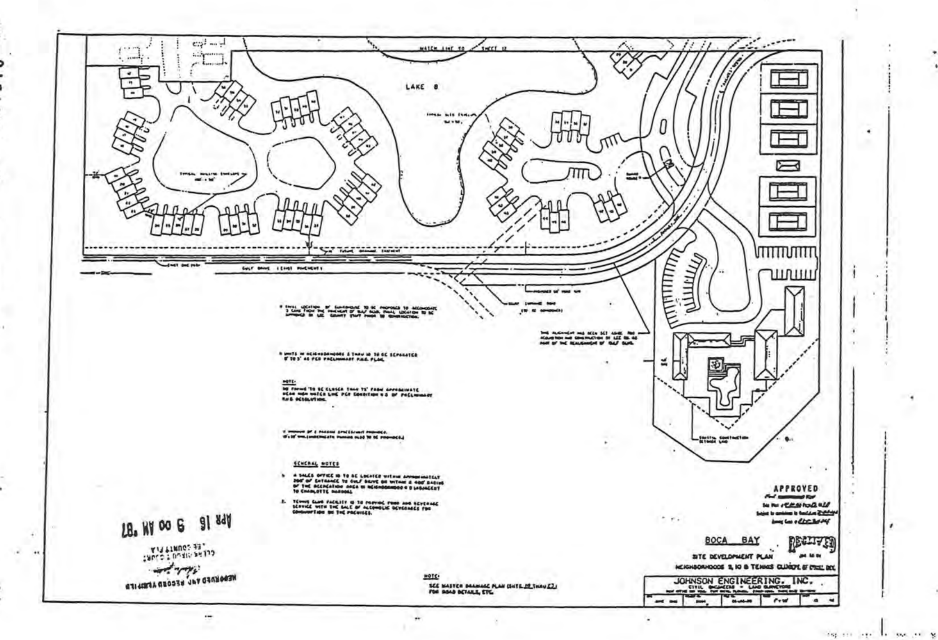


E. Soils: 2-Canaveral fine sand. This is a nearly level, moderately well drained to somewhat poorly drained soil on low ridges. In most years, under natural conditions, this soil has a water table at a depth of 18 to 40 inches for 2 to 6 months. The water table recedes to a depth of more than 40 inches during February through July. Natural vegetation consists of cabbage palm, seagrape, wild coffee, and an understory of vines and weeds. This soil has severe limitations for septic tank absorption fields, dwellings without basements, small commercial buildings, sewage lagoon areas, shallow excavations, and recreational uses. Excessive permeability can cause pollution of ground water in areas of septic tank absorption fields.

5-Captiva fine sand. This is a nearly level, poorly drained soil in sloughs. In most years, under natural conditions, this soil has a water table within a depth of 10 inches for 1 to 2 months. The water table is at a depth of 10 to 40 inches for 10 months during most years. Natural vegetation consists of cabbage palms, sand cordgrass, leatherleaf fern, and waxmyrtle.

23-Wulfert muck. This is a nearly level, very poorly drained soil on broad tidal swamps. The water table fluctuates with the tide. Areas are subject to tidal flooding. Natural vegetation consists of red mangrove, black mangrove, and needlegrass. Saltwater marshes are on level sites where saltwater and brackish water have a significant effect on plant composition. When in good or excellent condition, the saltwater marsh is dominated by smooth cordgrass, marshhay cordgrass, seashore saltgrass, and numerous other grasses and forbs. This soil has severe limitations for urban development and recreational uses. It is not suitable for cultivated crops, pasture grasses, citrus, or woodland. The flood hazard and high salt and sulfur content are limitations to these uses. This soil type indicates saltwater wetlands and is classified as a Resource Protection Area when its hydrologic and vegetation characteristics are in their natural state (Lee Plan Policy IX.D.5 and Appendix IX-I).

# Attachment 5 Previous Resolutions Concerning the Boca Bay PUD



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CPEEN DERK

RECOND VERFIED - CHARLIE (

#### RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS

#### OF LEE COUNTY, FLORIDA

#### 2258567

WHEREAS, an application has been properly filed by CSX Realty, Inc. (formerly known as CSX Resources, Inc.) in the preliminary P.U.D. and PORT districts for the following requests, which were made part of the final P.U.D. plan review process for Boca Bay's Neighborhoods #5 through #10 and Tennis Club (pursuant to Resolution ZAB-83-352). This portion of Bocs Bay would include 291 residential units, a tennis club in the southwest corner of the property with food and beverage service and consumption-on-premises of alcoholic beverages, 5 model homes in each neighborhood, a sales office, a guardhouse with entrance gates, and appurtenant signs. The specific requests were as follows:

- Modification of Condition 2 in Resolution ZAB-83-352, to allow improvement of a road bed within D.E.R. non-jurisdictional wetland;
- Variance from the Wetlands Protection Ordinance (No. 85-42, Section 5.02), to allow construction of this road bed within a b) "Resource Protection Area";
- Modification of Condition 7 in Resolution ZAB-83-352 requiring RM-5 development standards in the PORT district, to substitute PUD property development regulations as specifically illustrated on the final site plan submitted for the PORT district (and as further described below);
- Modification of Condition 12 in Resolution ZAB-83-352, to change the timing of the utility agreement from "prior to final d) plan approval" to "prior to issuance of the final development order on each phase";
- Withdrawn by applicant;
- f) Withdrawn by applicant;
- Deviation from the requirement that a P.U.D. must be developed under unified control (606.B and 606.C.2), to allow the 8) developer to convey subparcels within the P.U.D. to parties other than ultimate project residents;
- Deviation from the required perimeter setback of one-half the building height (484.E.3), to 0 feet on internal lines that had h) been shown on the preliminary P.U.D. plan;
- 1) Withdrawn by applicant;
- Deviation from the required building separation of one-half the sum of the building heights (but no less than 20 feet) (484.E.5), to 0 feet to clarify conflicting notations on the preliminary P.U.D. plan regarding spacing between structures;

#### EE 1 4 1 0 be , 3 0 3

- k) Devie n from the required lot width of 75 fee '605.D.3), to 30 fs in Weighborhood #6;
- Deviation from the required lot width of 75 feet and area of 7500 square feet (605.D.3), to 40 feet of width and 5000 square feet of area in Neighborhood #10;
- Deviation from the required S-foot setback for a wall from any street right-of-way (500.15.B), to 0 feet along Gulf Boulevard;
- n) Deviation from minimum parking area setback (606.D and 500.21), to 0 feet on the internal lines of the property within applicant's ownership or control;
- o) Withdrawn by applicant;
- p) Deviation from the required 150-foot excavation setback from a street right-of-way (500.4.D), to 15 feet;
- q) Withdrawn by applicant;
- r) Variance from the requirement that "Category C" local roads have a wearing surface of one-inch asphaltic concrete (DSR Table D-1-7.c.(2)), to allow a shell road for Neighborhoods #5, #6, and #7; and
- s) Variance from the minimum elevation of local subdivision streets of 5.5 feet above mean sea level (DSR D.4.a.(3)), to allow parking areas only to be a minimum of 4.5 feet above mean sea level for Neighborhoods #5, #6, and #7.

WHEREAS, the subject property is located on Gasparilla Island, from Gulf Boulevard on the west to Charlotte Harbor on the east; the property encompasses the former port and also a shoreline parcel along the former railroad grade. These irregularly shaped parcels are located south of Boca Grande, and are described more particularly as follows:

LEGAL DESCRIPTION: In Section 23 and 26, Township 43 South, Range 20 East, Lee County, Florida:

P.U.D. AND SPECIAL EXCEPTION PARCEL WEIGHBORHOODS #5 THROUGH #10

A tract or parcel of land lying in Government Lots 1, 2, 5 and 6, Section 23 and Government Lots 1, 2, and 3, Section 26, Township 43 South, Range 20 East, Gasparilla Island, Lee County, Florida, which tract or parcel is described as follows:

From the northeast corner of Government Lot 2 of said Section 23 run S 89° 22' 31" W along the north line of said lot in said Section 23, being also the north line of the former United States Military Reservation referred to in deed to Charlotte Harbor and Worthern Railway Company recorded in Deed Book 129 at page 346, Lee County Records for 96.46 feet to an intersection with a line 50 feet easterly from (as measured on a perpendicular) the former main track centerline of the Seaboard Air Line Railroad and the Point of Beginning.

From said Point of Beginning continue S 89° 22' 31" W along said north line for 51.49 feet to said centerline; thence run S 14° 25' 00" E along said centerline for 1,019.39 feet to an intersection with the south line of the North 990 feet of said Government Lot 1, Section 23; thence run S 89° 22' 31" W along said south line for 51.48 feet to an intersection with a westerly line of said Seaboard Air Line Railroad; thence run S 14° 25' 00" E along said westerly line for 1768.03 feet to a point of curvature; thence continue southerly along said westerly line along the arc of a curve to the

right of rad 1860.05 feet (chord bearing \$ 02° 43' 19" (chord = 1096.26 fa for 1112.78 feet to a point of tangent thence continue along said westerly line \$ 19° 51' 38" W for 476.31 feet; thence run & 28° 51° 38" W for 641.21 feet to a point of curvature; thence run woutherly along the arc of a curve to the left of radius 1712.54 feet (chord bearing \$ 16° 08' 49" W) (chord = 753.78 feet) for 760 feet to a point of tangency; thence run S 03° 26° 01" W, parallel with the westerly line of said railroad right-of-way, for 830.00; thence run 5 28° 20' 22" E for 227.89 feet to an intersection with said westerly line of said railroad; thence run S 03° 26' 01" W along said westerly line for 1353.08 feet; thence deflect 43" 23' to the right and run S 46" 49' 01" W along a northwesterly line of said lands as described in said dead for 150.53 feet to an intersection with a north line of said lands; thence run S 89° 55' 35" W along said north line for 599.31 feet to the railroad rail referred to as Monument "A" in said deed; thence run S 00° 04' 25" E along the west line of said lands as described in said deed for 1199.91 feet to a railroad rail referred to as Monument "B" in said deed; thence deflect to 90° 10' to the right and run W 89° 54' 25" W along a north line of said lands as described in said deed for 374.48 feet; thence run S 33° 20' 35" W for 130.23 feet; thence run S 01° 35' 35" W for 90.64 feet; thence run S 44° 39' 25" E for 200.72 feet to an intersection with a south line of said lands as described in said deed; thence run S 89° 42' 59" E along said south line for 473.59 feet to a 3/4" pipe; thence continue S 89° 42' 59" E along said south line for 411 feet to a 3/4" pipe; thence run N 00° 17' 01" E for 150 feet to a 3/4" pipe; thence run \$ 89° 42' 59" E for 290 feet to a 3/4" pipe; thence run N 00° 17' 01" E for 100 feet to a 3/4" pipe; thence run S 89° 42' 59" E for 344 feet to a 3/4" pipe; thence run S 00° 17' 01" W for 161 feet to a 3/4" pipe; thence run S 89" 42' 59" E for 106 feet more or less to the approximate Mean High Tide Line of Charlotte Harbor; thence run northerly and northeasterly along said Line for 7860 feet more or less to an intersection with the south line of the North 1980 feet of said Government Lot 1 in said Section 23; thence run S 89° 22' 31" W mlong said south line for 914 feet more or less to an intersection with said easterly line of said former railroad right-of-way; thence run N 14° 25' 00" W along said easterly line for 2038.78 feet to the Point of Beginning. Containing 96.51 acres more or less.

WHEREAS, the applicant has indicated the property's current STRAP numbers are:

23-43-20-00-00008.0030; 23-43-20-00-00008.0040; 23-43-20-00-00101.0000; 26-43-20-00-00001.0050; 26-43-20-00-00001.0040; 26-43-20-00-00001.0060; 26-43-20-00-00001.001A;

26-43-20-00-00001.0010; and

WHEREAS, proper authorization has been given to Rumphrey, Jones & Myers, P.A., Kenton Randall Keiling of Johnson Engineering, Inc., H. Thomas Dunck, General Counsel for CSX Resources, Inc., and Mark S. Hoffmann, Associate Counsel for CSX Resources, Inc., by R. C. McGowan, President of CSX Resources, Inc., the fee simple owner and also agent for Seaboard System

RESOLUTION NUMBER Z-86-166

(2523Z)

HEARING NUMBER 83-9-11(a) DCI Page 3 of 7

OFF 10 PG 1305

Railroad, Inc., and r owner of portions of the subject pa .s, to act as agents to pursue this zoning application; and

WHEREAS, a public hearing was legally and properly advertised and held before the Lee County Planning and Zoning Commission, with full consideration of all the evidence available to the Planning and Zoning Commission: and

WHEREAS, the Lee County Planning and Zoning Commission fully reviewed the matter and recommended partial approval with conditions, based on the recommendations of staff in their report dated November 21, 1986, and on the testimony and evidence presented; and

WHEREAS, a public hearing was legally and properly advertised and held before the Lee County Board of County Commissioners; and

WHEREAS, in the legislative process the Lee County Board of County Commissioners gave full and complete consideration to the recommendations of the staff, the Planning and Zoning Commission, the documents on file with the county, and the testimony of all interested persons:

#### LEGISLATIVE HISTORY:

1,00

CSX Resources had applied for final plan approval of that portion of their Boca Bay development that was approved in Resolution ZAB-83-352. That resolution granted preliminary P.U.D. approval and also granted a special exception in the PORT zoning district for residential uses. Under the terms of that resolution, both the P.U.D. and the PORT property were required to get final plan approval using the normal final P.U.D. process. (Other portions of Boca Bay were the subject of simultaneous but separate zoning requests in cases 86-10-8 and 86-10-9.) A complete discussion of the zoning requests can be found in the staff summary reports dated January 7, 1987, on file with the Lee County Department of Community Development. CSX clarified that the legal documents for Neighborhood #6 will provide for use of the driveway for ingress and egress for the units in Weighborhood #6 and that the front setback for the individual units shall be measured from the property line and not from the driveway. Specific requests e), f), i), o), and q) were withdrawn by CSX prior to final action by the Board of County Commissioners, and therefore no action by the Board was required.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS, that the Board of County Commissioners does hereby DENY requests a), b), d), and m), and does hereby APPROVE the following requests in the Planned Unit Development (P.U.D.) and PORT districts for Boca Bay's Neighborhoods #5 through #10, and does hereby APPROVE final plans in accordance with Resolution ZAB-83-352, for a project to include 291 residential units, a tennis club in the southwest corner of the property with food and beverage service

and consumption-on- mises of alcoholic beverages, 5 mode omes in each neighborhood, a sales office, a guardhouse with entrance gates, and appurtenant signs, subject to the following general conditions, and to the additional specific conditions noted under the individual approved requests:

- (1) [Proposed condition not adopted.]
- (2) [Proposed condition not adopted.]
- (3) No new or replacement vertical bulkheading, either above or below mean high water, will be permitted in this development.
- (4) South of the existing riprap, CSX shall establish and insure survival of a native vegetative community similar in species diversity and density to the area north of the existing riprap, to extend at least the first 25 feet from mean high water. Throughout the development, all existing ground contours and all native vegetation waterward of 25 feet above mean high water shall remain undisturbed by CSX and remain undisturbed in the future through deed restrictions or other legal mechanisms.
- (5) Prior to the issuance of any development order, the applicant shall execute and record a Declaration of Covenants and Restrictions substantially the same as the draft submitted on January 6, 1987.
- (6) If any archaeological sites are identified during the construction of the project, development activities in the impacted areas will cease in order to allow a survey to be completed.
- (7) Prior to the issuance of any development order, the applicant shall have a formalized agreement with the Gasparilla Island Water Association to provide potable water and sanitary sewer, including financial arrangements to cover both capital and operating costs.
- c) Modification of Condition 7 in Resolution ZAB-83-352 requiring RM-5 development standards in the PORT district, to substitute PUD property development regulations as specifically illustrated on the final site plan submitted for the PORT district (and as further described below);
- g) Deviation from the requirement that a P.U.D. must be developed under unified control (606.B and 606.C.2), to allow the developer to convey subparcels within the P.U.D. to parties other than ultimate project residents, subject to the following condition:
  - (8) A covenant of unified control satisfatory to the Lee County Attorney shall be recorded in the public records prior to the issuance of any development order on this property. Such covenant shall include the elements of the draft found in Attachment L of the January 7, 1987, staff report, and also shall include an acknowledgement that the conditions of approval will also be enforced by Lee County regardless of the ownership of the property.
- b) Deviation from the required perimeter setback of one-half the building height (484.E.3), to 0 feet on internal lines that had been shown on the preliminary P.U.D. plan;

- j) Deviation fr the required building separation of one-he the sum of the building heights (but no less than 20 feet) (464...), to 0 feet to clarify conflicting notations on the preliminary P.U.D. plan regarding spacing between structures (approved only as shown on the final P.U.D. plans);
- beviation from the required lot width of 75 feet (605.D.3), to 30 feet in Weighborhood #6 [approved only as shown on the final P.U.D. plans];
- Deviation from the required lot width of 75 feet and area of 7500 square feet (605.D.3), to 40 feet of width and 5000 square feet of area in Weighborhood #10, subject to the following condition:
  - (9) Approval of lots less than 7500 square feet is subject to the approval of the Community Development Director, who shall attempt to insure that all lots are so configured as to permit the construction of a home, and that adverse impacts are notcreated on adjoining properties.
- n) Deviation from minimum parking area setback (606.D and 500.21), to 0 feet on the internal lines of the property within applicant's ownership or control;
- p) Deviation from the required 150-foot excavation setback from a street right-of-way (500.4.D), to 15 feet, subject to the following condition:
  - (10) Water retention excavation may be as close as 25 feet to internal local streets, measured from the highest level on the excavation bank proposed, designed, or intended to be used for the storage of stormwater, to the edge of the street right-of-way.
- r) Variance from the requirement that "Category C" local roads have a wearing surface of one-inch asphaltic concrete (DSR Table D-1-7.c.(2)), to allow a shell road for Neighborhoods #5, #6, and #7, subject to the following condition:
  - (11) The wearing surface of common driveways may be constructed of compacted shell where the driveways serve 10 or fewer residential units and are to be perpetually maintained by a private entity; however, the aprons of these common driveways must be paved to a distance of 40 feet from the edge of the main loop road, and the construction standards for shell driveways are subject to the approval of the County Engineer.
- s) Variance from the minimum elevation of local subdivision streets of 5.5 feet above mean sea level (DSR D.4.a.(3)), to allow parking areas only to be a minimum of 4.5 feet above mean sea level for Neighborhoods #5, #6, and #7.

Reduced copies of sheets 1, 7, 8, 9, 10, 11, 12, and 13, of 48 (revised through January 7, 1987, except for sheet 10 which was further revised on January 12, 1987) from Johnson Engineering (marked as site plan SP-86-166) are attached hereto and incorporated herein by reference, as reduced copies of the approved final plans.

BEC - 10 PG 1308

The foregoing Restation was adopted by the Lee County Band of County Commissioners upon a motion by Commissioner Goss, and seconded by Commissioner Slisher and, upon being put to a vote, the result was as follows:

Porter J. Goss

Aye

Charles L. Bigelow, Jr. Aye

Mary Ann Wallace

Aye

Bill Fussell

Aye

Donald D. Slisher

Ava

DULY PASSED AND ADOPTED this 12th day of January, A.D., 1987.

ATTEST:

CHARLIE GREEN, CLERK

ma

: Mary Usm

BOARD OF COUNTY COMMISSIONERS

OF LEE COUNTY, FLORIDA

BY:

Chairman

Approved as to form by:

County Attorney's Office

FILED

APR 10 1987

BY May Granton D.C.

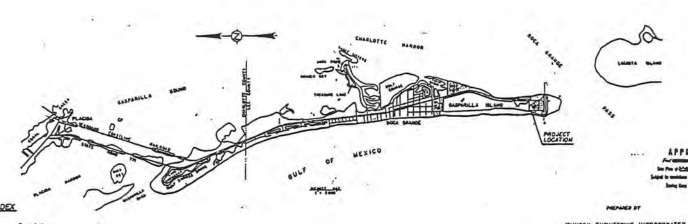
PRELIMINARY ENGINEERING PLANS FOR

### BOCA BAY

SECTIONS 23, 24 & 25 TOWNSHIP 43 S RANGE 20 E

LEE COUNTY, FLORIDA FOR

# CSX RESOURCES, INC.



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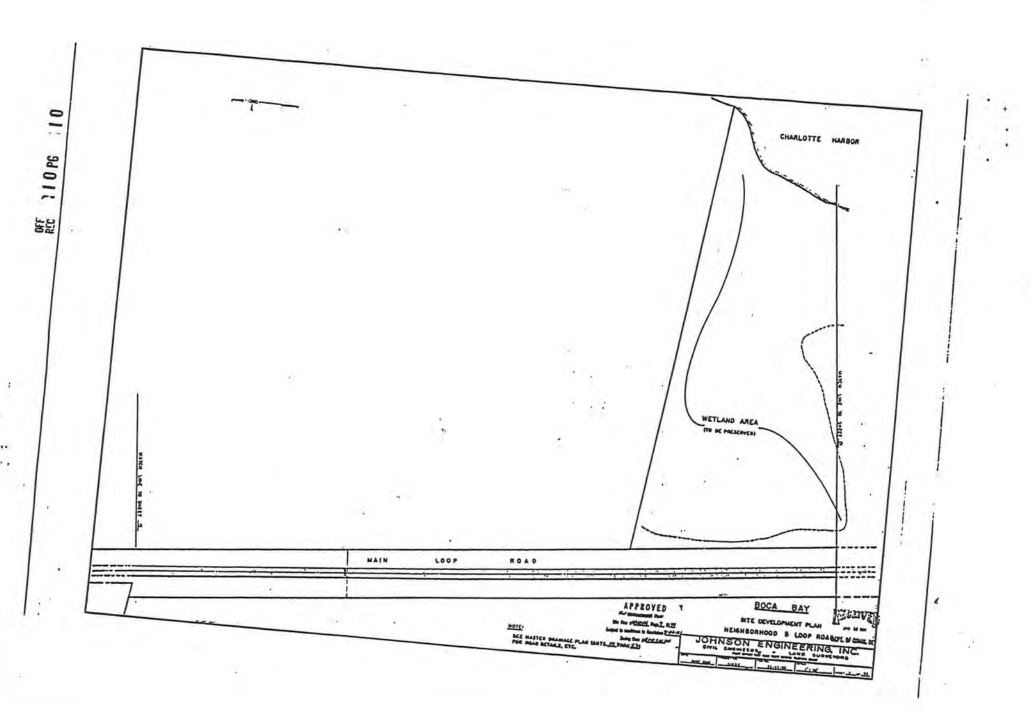
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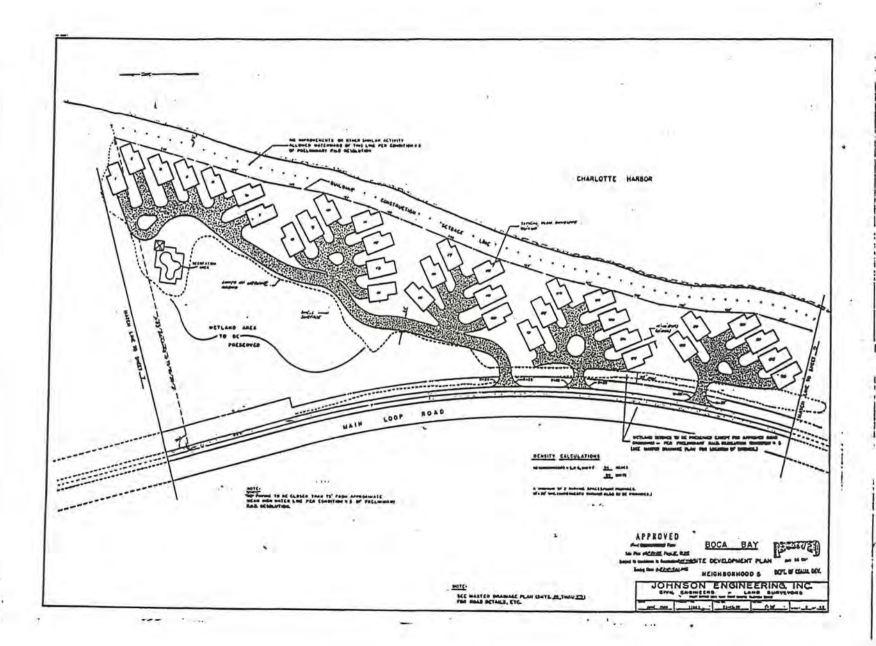
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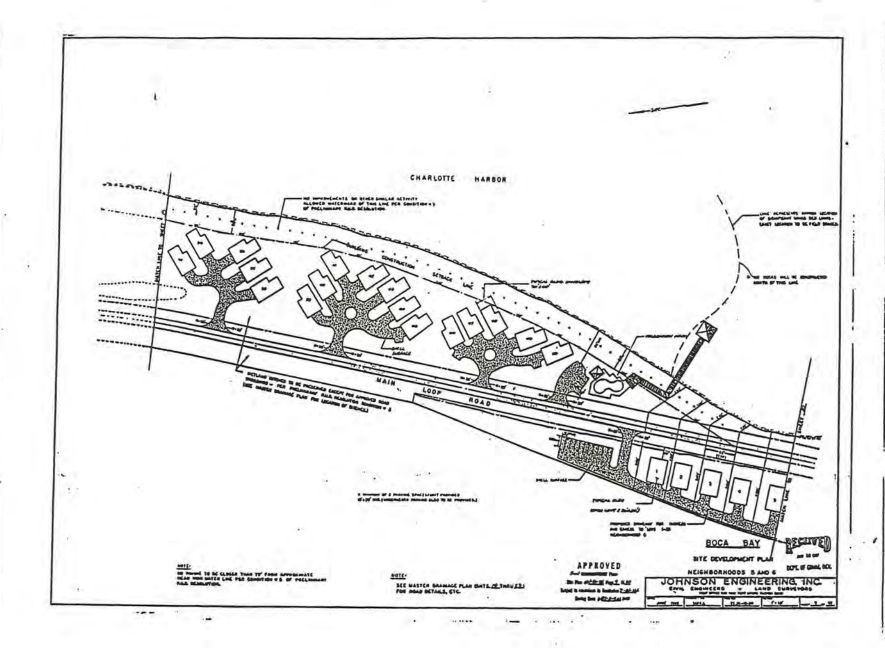


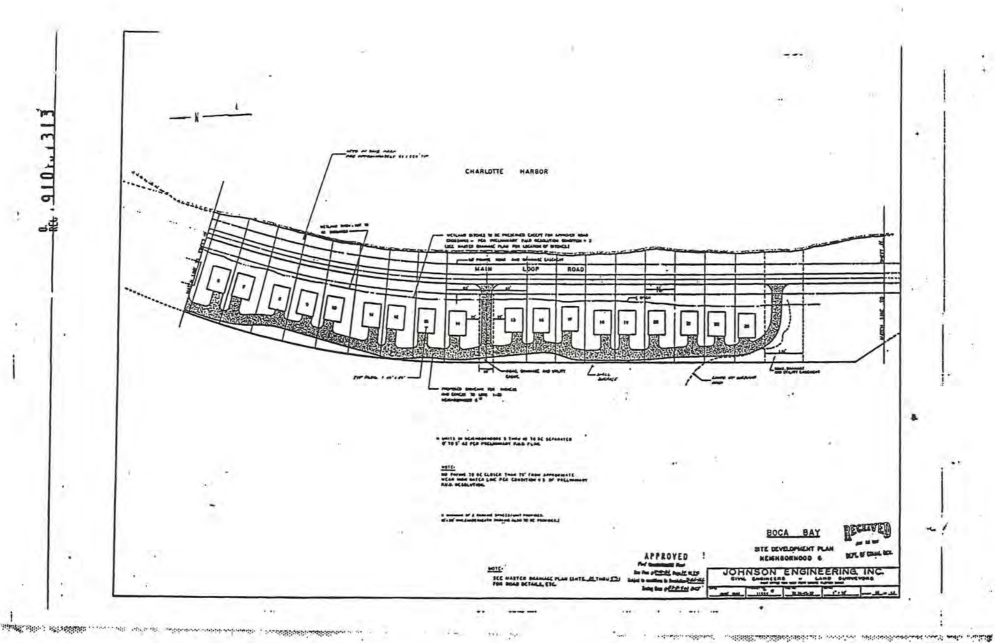


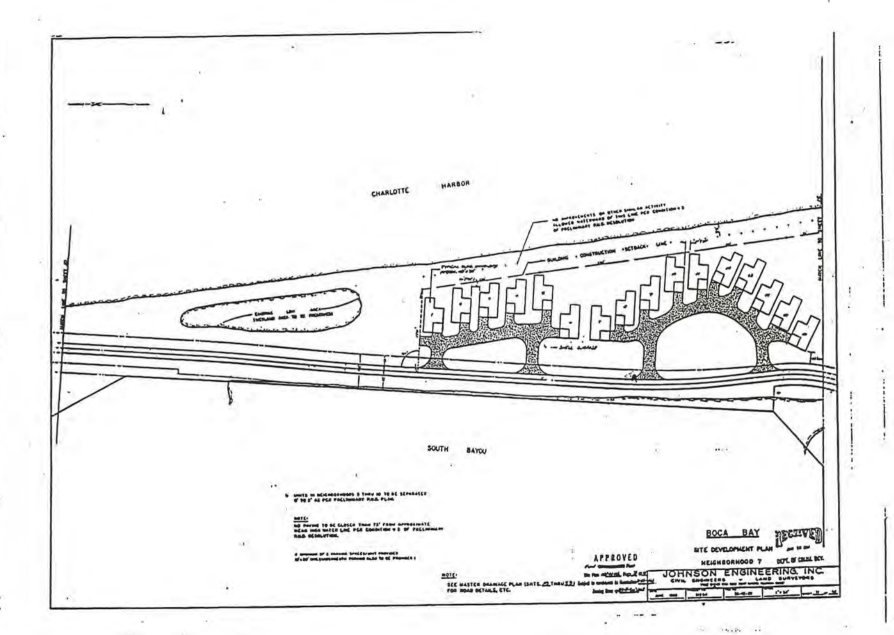


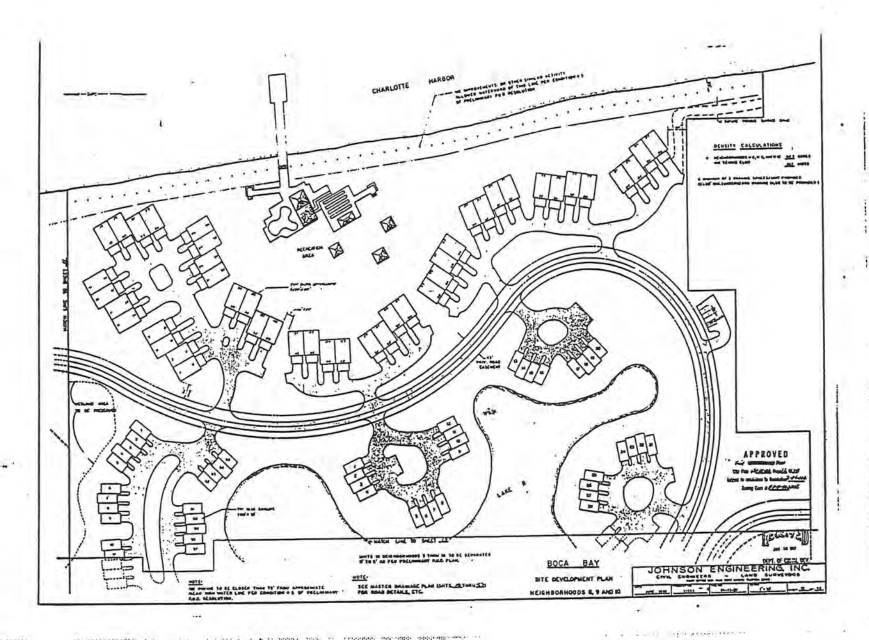












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# RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY, FLORIDA

WHEREAS, CSX Realty, Inc., a Virginia Corporation, in reference to South Bay and South Village, has properly filed an application for a) an amendment to the final plan in the Fort District and an amendment to the final Planned Unit Development (PUD) plan in the PUD district; and b) in the Port District, a request for a special exception; and

WHEREAS, the subject property is located at 770 Gulf Boulevard and 799

Port Circle Drive, Boca Grande, described more particularly as:

LEGAL DESCRIPTION: In Section 26, Township 43 South, Range 20 East, Lee County, Florida:

#### Additional PUD and Special Exception Area

A tract or parcel of land lying in Government Lot 3, Section 26. Township 43 South, Range 20 East, Gasparilla Island, Lee County, Florida which tract or parcel is described as follows:

BEGINNING AT the railroad rail referred to as Monument "F" in deed recorded in Deed Book 129 at Page 346, Lee County Records run N89°42'59"W along the South line of lands described in said deed for 69.55 feet to the POINT OF BEGINNING.

From said POINT OF BEGINNING continue N89°42'59"W for 318.25 feet; THENCE run N00°17'01"E for 150.00 feet;
THENCE run S89°42'59"E parallel to said South line for 260.00 feet to a 3/4" pipe;
THENCE run N00°17'01"E for 100.00 feet to a 3/4" pipe;
THENCE run S89°42'59"E parallel to said South line for 369.00 feet;
THENCE run S00°17'01"W for 161.00 feet;
THENCE run N89°42'59"W for 311.55 feet;
THENCE run S00°17'01"W for 89.00 feet to the POINT OF BEGINNING.

Containing 2.38 acres, more or less.

#### South Bay and South Village PUD Plan Amendment

A tract or parcel of land lying in Government Lots 1, 2 and 3, Section 26, Township 43 South, Range 20 East, Gasparilla Island, Lee County, Florida which tract or parcel is described as follows:

From the railroad rail referred to as Monument "A" in deed to Charlotte Harbor and Northern Railroad Company recorded in Deed Book 129 at Page 346. Lee County Records run N89°55'35"E along the North line of lands described in said deed for 599.31 feet; THENCE run N46°49'01"E for 150.53 feet; THENCE run N03°26'01"E along the Westerly line of the former Seaboard Air Line Railroad right-of-way for 1,353.08 feet to the POINT OF BEGINNING of the herein described parcel. From said POINT OF BEGINNING run S03°26'01"W along the last mentioned course for 1,353.08 feet;

continued ...

HEARING NUMBER 83-09-11-DCI(d) 7241

RESOLUTION NUMBER 2-93-009 Page 1 of 6 THENCE run \$46049'01"W for 150.53 feet: THENCE run 5890 '35"W for 599.31 feet to Monument THENCE run SOOC 25"E along a West line of said land as described in said deed for 1,199.91 feet to a railroad rail referred to as Monument "B" in said deed; THENCE run N89054'25"W along a North line of said lands as described in said deed for 347.48 feet; THENCE run \$33020'35"W for 130.23 feet; THENCE run SO1035'35"W for 90.64 feet; THENCE run \$44039'25"E for 200.72 feet to an intersection with the South line of said lands as described in said deed; THENCE run S89042'59"E along said South line for 473.59 feet to a 3/4" pipe, 407.40 feet to a 3/4" pipe, 128.70 feet to Monument "E". 223.15 feet; THENCE run NOO°17'01"E for 89.00 feet; THENCE S89042'59"E for 392.55 feet more or less to the Mean High Water Line of Charlotte Harbor; THENCE run Northerly along said Approximate Mean High Water Line for 3,030.00 feet, more or less to an intersection with a line bearing S86033'59"E passing through the POINT OF BEGINNING; THENCE run N86°33'59"W along said line for 160.00 feet more or less to the POINT OF BEGINNING.

Containing 56.75 acres more or less.

WHEREAS, the applicant has indicated the property's current STRAP numbers are: 26-43-20-00-00001.0010, 26-43-20-00-00001.001A, 26-43-20-00-00001.0060, and 26-43-20-00-00008.0000; and

WHEREAS, proper authorization has been given to Peper, Martin, Jensen, Maichel and Hetlage, by Stephen A. Crosby, Vice President, CSX Realty, Inc., the owner of the subject parcel, to act as agent to pursue this zoning application; and

WHEREAS, a public hearing was legally and properly advertised and held before the Lee County Hearing Examiner, with full consideration of all the evidence available; and the Lee County Hearing Examiner fully reviewed the matter in a public hearing held on February 16, 1993, and subsequently continued to March 5, 1993; and

WHEREAS, a public hearing was legally and properly advertised and held before the Lee County Board of County Commissioners; and in the legislative process the Lee County Board of County Commissioners gave full and complete consideration to the recommendations of the staff, the Hearing Examiner, the documents on file with the county, and the testimony of all interested persons.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS, that the Board of County Commissioners does hereby APPROVE an amendment to the final plan in the Port District and an amendment to the final Planned Unit development (PUD) Plan in the PUD District and APPROVE a special exception on

2.38 acres in the Port District to permit residential uses on the subject property also known as outh Bay and South Village (Zoning ordinance Section 472.07.b.2.).

The amendment and Master Development Plan, which deviate from certain Lee County Standards, are subject to the following conditions:

- 1. The development and use of the subject property shall be in accordance with the six-page plan, entitled "PUD Plan Amendment Package" for Boca Bay, South Village (plan dated October, 1990 with various revision dates on individual sheets, all sheets stamped received May 27, 1993) with sheets 1 through 4 and 6 of 6 prepared by Johnson Engineering and sheet 5 of 6 prepared by Burner & Company. This plan specifically amends the approved Final PUD Plan authorized by Resolutions ZAB-83-352 and Z-86-166. All conditions of those resolutions, except as modified herein, remain in effect. Approval of this plan does not relieve this development from conformance with all applicable federal, state and regional regulations. No deviations from Lee County regulations are granted except as specifically identified in Resolutions ZAB-83-352 and Z-86-166, which are applicable to this portion of the original development and which are approved as part of this zoning action.
- 2. The 85 wet slip marina is specifically prohibited. In its place on the Master Development Plan, either 13 additional dwelling units in that phase, and/or recreational and open space uses may be permitted. Minor revisions to the Master Development Plan made necessary by denial of the proposed marina may be approved by the Director of the Department of Community Development through an Administrative Amendment.
- 3. Condition 1 (9) of Resolution Z-86-166 is hereby modified to permit the lot widths as shown on the typical detail drawings shown on Sheet 4 of 6 of the PUD Plan Amendment Package and as may be permitted in Condition 5 of this zoning action.
- 4. All perimeter lots within this development shall be graded inward to the site so that all stormwater is maintained on the site and directed to the stormwater management system constructed as part of this development.
- 5. The Property Development Regulations for this portion of the Boca Bay development are as follows:

#### Single-Family Detached

Street: 1/2 (ROW) + 10 feet (see also Deviation 1)

Side: 5 feet Rear: 10 feet

Water body: 25 feet (15 feet from retention lake)

#### Single-Family Attached (Villas)

Street: 1/2 (ROW) + 10 feet (see also Deviation 1)

Side: 0 (zero) feet on one side and minimum 10 feet between

structures

Rear: 10 feet

Water body: 25 feet (15 feet from retention lake)

#### Multiple-Family Building (Flats/Town Homes)

Street: 1/2 (ROW) + 10 feet (see also Deviation 1)

Separation between structures: 10 feet

Rear: 10 feet

Water body: 25 feet (15 feet from retention lake)

The total lot coverage of buildings and structures shall not exceed forty percent (40%).

- 6. a. The developer shall establish a homeowner's or resident's association encompassing the entire Boca Bay development before a Development Order may be granted. The association shall provide an annual educational program for hurricane preparedness. In addition, an information distribution location shall be established where guests and part-time residents may obtain brochures, booklets, etc., describing hurricane hazard risks as well as the actions to mitigate the danger to property and life. The information required for distribution may be obtained from the Lee County Division of Emergency Management. The education program is subject to the approval of the Division of Emergency Management.
  - b. The developer shall formulate an emergency hurricane preparedness plan. This plan must be approved by the Lee County Division of Emergency Management prior to the issuance of a Development Order.
- 7. a. The wetlands which are located between the wetland jurisdictional line and South Bayou, as depicted on the Haster Development Plan, shall be preserved and identified as a wetland preservation area on the Haster Development Plan for Development Order Approval.
- b. The preservation of the wetlands shall be required in the deed for the affected lots. Any activities which would alter or affect the wetlands and mangroves associated with South Bayou shall be subject to approval by the Lee County Division of Natural Resources Management before commencing work. One entity, such as the developer or homeowners' association, shall be given sole authority through an easement to seek approval and permits for proposed activities, such as mangrove trimming, and/or construction of boardwalks, observation decks and fishing piers, and this entity be responsible for supervising any work conducted as authorized by the appropriate permits.
- 8. The Old Power Station building shall be preserved; however, adaptive reuse may be permitted for uses which are strictly private and ancillary to the Boca Bay community. Permitted uses are limited to:

Clubhouse

Storage

Maintenance and shop facility - limited to equipment and facilities serving only the Boca Bay community

Sales and rental office - limited to units within the Boca Bay community only

Administrative office (df)

Health club

Day care center (Section 506)

Classrooms

Multipurpose room

Art studio

Food and beverage service - a cafe or snack bar limited to serving the members of the Boca Bay associations (not open to the general public)

Pro shop - limited to serving the members of the Boca Bay associations (not open to the general public)

The developer shall apply for and diligently seek historic designation for the Old Power Station from the State of Florida as well as under Lee County Ordinance 88-62, as amended. In the event that historic designation is denied, then the Old Power Station may be demolished and open space or recreational uses established on the site.

 Deviation (1) is a request to deviate from the required street setback for a private street of 1/2 right-of-way plus 20 feet (Zoning Ordinance Section 202.18.B.2.a.), to 1/2 right-of-way plus 10 feet for principal structures and 5 feet for accessory structures. This deviation is APPROVED.

Deviation (2) is a request to deviate from the required minimum distance between any building or structure in the PUD and the PUD boundaries of 1/2 the height of said building or structure or a minimum of 20 feet (Zoning Ordinance Section 484.E.3.), to 5 feet. This deviation is DENIED.

Deviation (3) is a request to deviate from the required minimum distance between any building or structure within the PUD of 1/2 the sum of the heights of the buildings or a minimum of 20 feet (Zoning Ordinance Section 484.E.5.), to 10 feet as measured from the building walls. This deviation is APPROVED.

Deviation (4) is a request to deviate from the minimum water body setback of 25 fact (Zoning Ordinance Section 202.18.B.4.b.), to 15 feet from the retention lake edge. This deviation is APPROVED.

Deviation (5) is a request to deviate from the requirement that privately maintained accessways meet the dimensional requirements for parking lot accesses and aisles from the dimensional width requirement of 24 feet (Zoning Ordinance Section 202.16.F.3. and Development Standards Ordinance Section 9.P.13.), to 20 feet. This deviation is APPROVED with the condition that no more than 50 units are served by these proposed 20 foot wide parking lot aisles.

Deviation (6) is a request to deviate from the requirement that the outside and inside diameter of pavement of a cul-de-sac be 90 feet and 45 feet, respectively, and the right-of-way be 110 feet diameter (plus 20 feet for open swale drainage (Development Standards Ordinance Section 9.P.11.), to allow turnsrounds as shown on the PUD plan. This deviation is APPROVED.

Deviation (7) is a request to deviate from the requirement that 10-foot-wide utility easements shall be provided on both sides of street right-of-way or road easements (Development Standards Ordinance Section 11.E.1.), to require a 5-foot-wide (minimum) utility easement on both sides of the street right-of-way or road easements. This deviation is APPROVED with the condition that it is the responsibility of the developer to coordinate all utilities and comply with all other requirements as they may be promulgated.

Site Plan 93-009 is attached hereto and incorporated herein by reference,

as a reduced copy of the Master Concept Plan.

The following findings of fact were made in conjunction with this approval of the residential plan amendment and special exception:

- A. That the residential plan amendment and Special Exception request, as conditioned, will not have an adverse impact on the intent of the Zoning Ordinance, but the approval of the inland docking facility would have an adverse impact on the intent of the Zoning Ordinance.
- B. That the residential plan amendment and Special Exception request, as conditioned, is consistent with the goals, objectives, policies and intent of the Lee Plan, but that the inland docking facility is not consistent with those provisions.
- C. That the residential plan amendment and Special Exception request, as conditioned, meets or exceeds all performance and locational standards set forth for the proposed use.
- D. That the residential plan amendment and Special Exception request, as conditioned, is consistent with the densities, intensities and general

uses set forth in the Lee Plan.

- E. That the residental plan amendment and Special Exception request, as conditioned, will protect, conserve or preserve environmentally critical areas and natural resources.
- F. That denial of the inland docking facility will protect, conserve or preserve environmentally critical areas and natural resources within the Charlotte Harbor.
- G. That the residential plan amendment and Special Exception request, as conditioned, will be compatible with existing or planned uses and will not cause damage, hazard, nuisance or other detriment to persons or property.
- H. That the location of the proposed project will not place an undue burden upon the surrounding transportation network or other services and facilities.
- That the proposed residential use will be in compliance with all applicable general zoning provisions and supplemental regulations pertaining to the use, as set forth elsewhere in the Zoning Ordinance.
- J. That each approved deviation enhances the achievement of the objectives of the planned development and preserves and promotes the protection of the public health, safety and welfare.

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

John E. Manning Aye
Douglas R. St. Cerny Aye
Ray Judah Aye

Franklin B. Mann Aye

John E. Albion Aye

DULY PASSED AND ADOPTED this 7th day of June, A.D., 1993.

ATTEST:

CHARLIE GREEN, CLERK

BY: Clare f. ce muck

FILED

JUN 17 1993

CLERK CIRCUIT COURT BY D.C. BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY, FLORIDA

Chairman

BY:

Approved as to form by:

County Attorney's Office

RESOLUTION NUMBER Z-93-009 Page 6 of 6

# PUD PLAN AMENDMENT PACKAGE

or



70.141

SECTION 26

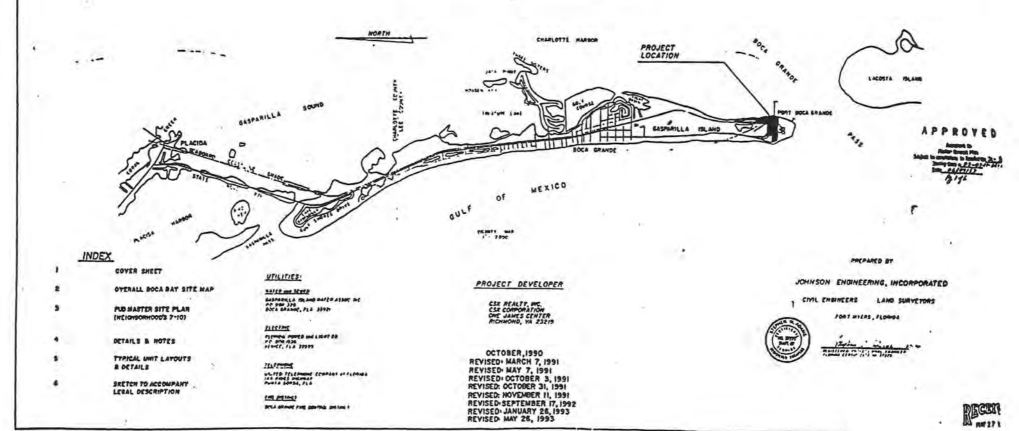
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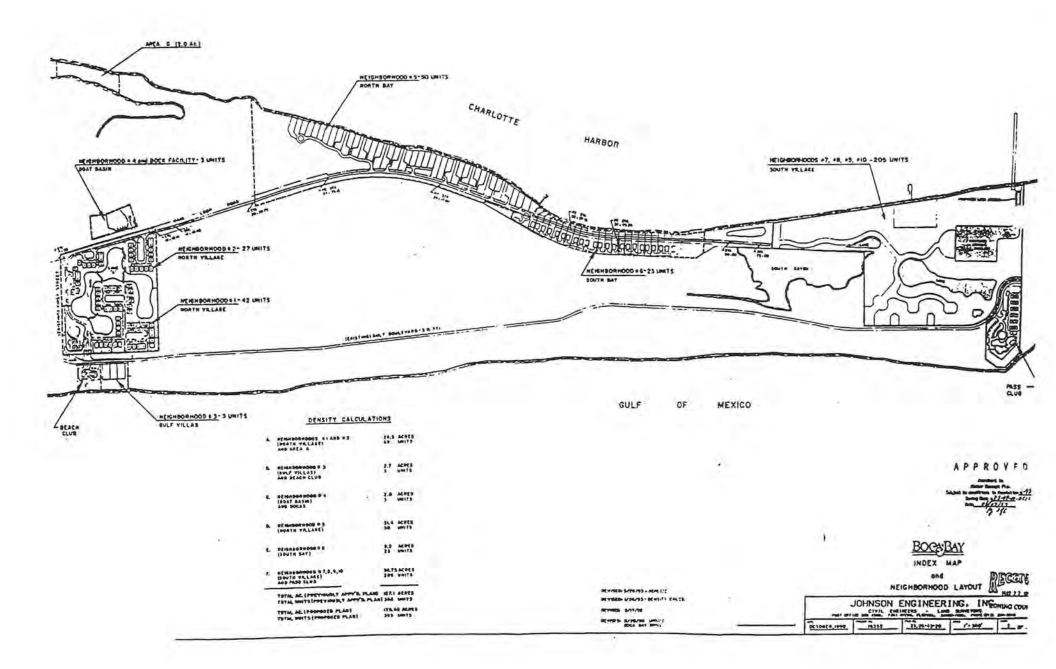
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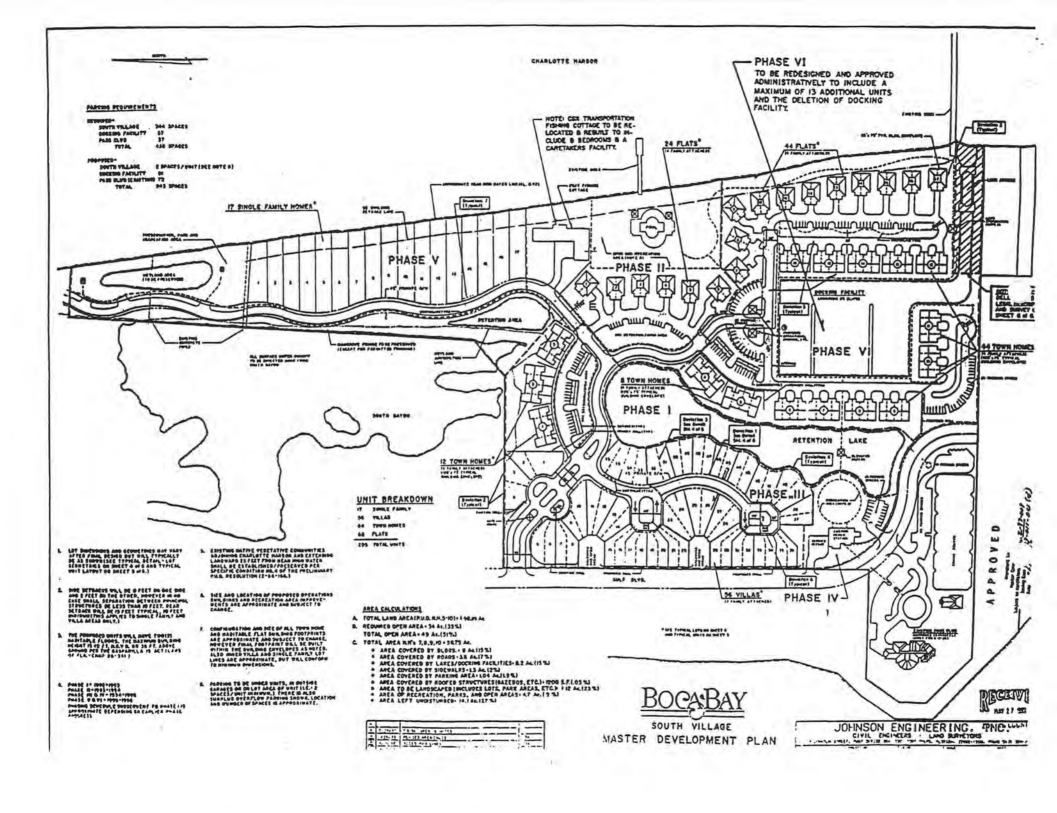
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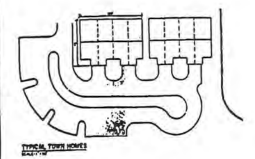
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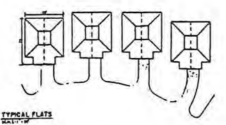
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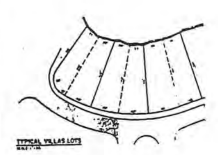






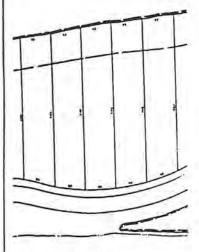


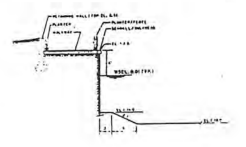






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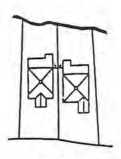




TYPICAL SECTION-DOCKING FACILITY

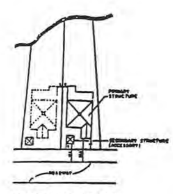
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THE AL SINGLE FAMILY LOTS



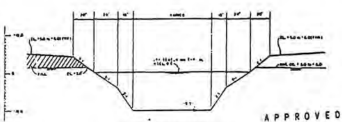
DEVIATION 3- Typical Detail

SCH.E-1"+ 50"



DEVIATION 1 - Typical Detail

1CM. 5 - F = 26



TYPICAL LAKE SECTION

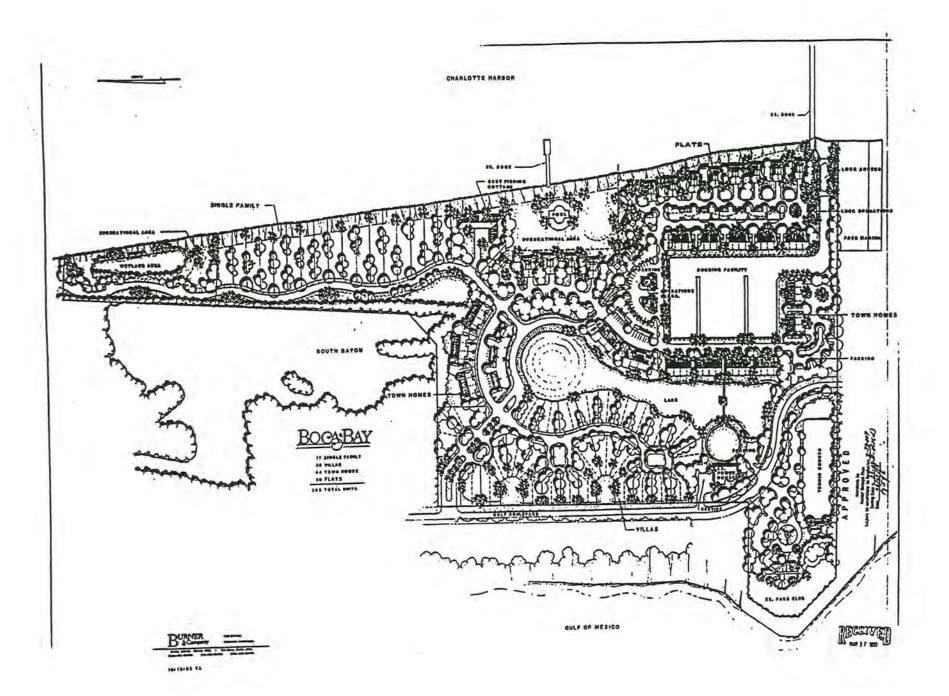
Marie Bourne Blade Street

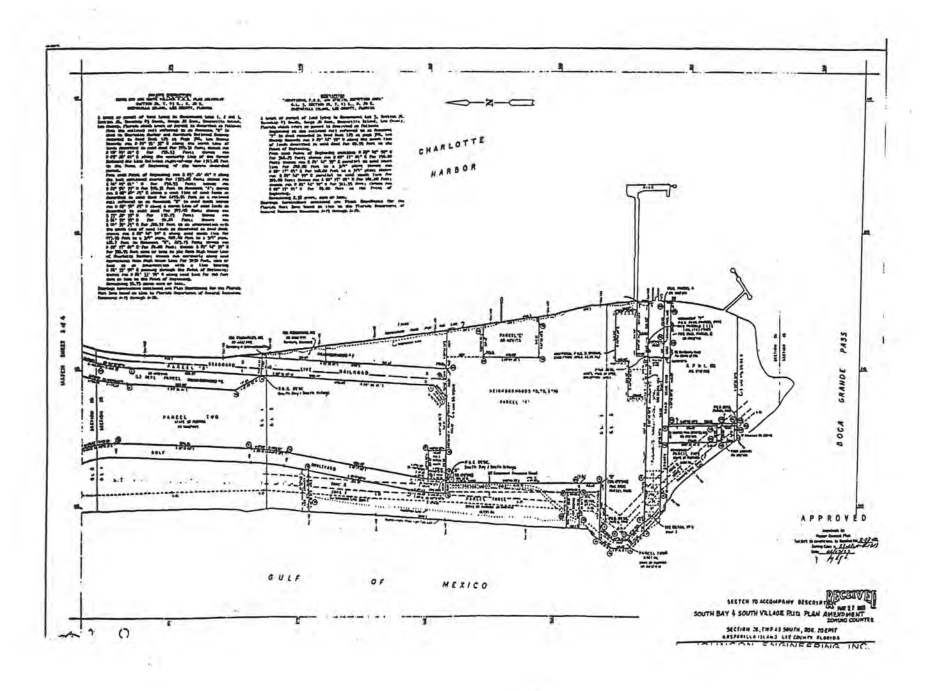
BOCA BAY

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JOHNSON ENGINEERING. PROCUMENTAL

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# **RESOLUTION NUMBER Z-99-054**

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

WHEREAS, Beverty Grady, Esquire, of Roetzel & Andress, P.A., Dana L. Hume of Johnson Engineering, Inc., and Peter McKinney c/o CSX Realty Development, LLC, filed an application on behalf of the owner of the property, CSX Realty Development, LLC, to amend the Planned Unit Development (PUD) for Phase VI of South Village in Boca Bay, request a Special Exception for residential use in the PORT district and an amendment to the final plan in the PORT district, and convert water-dependent uses to non-water dependent uses within the water-dependent overlay zone; and

WHEREAS, a public hearing was advertised and held on August 11, 1999, before the Lee County Hearing Examiner who gave full consideration to the evidence in the record (Case #95-06-050.03Z 01.01); and

WHEREAS, a second public hearing was advertised and held on October 4, 1999, before the Lee County Board of Commissioners, who gave full and complete consideration to the recommendations of the staff, the Hearing Examiner, the documents on the record, and the testimony of all interested persons.

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

## SECTION A. REQUEST:

The applicant filed a request to:

- Amend the Planned Unit Development (PUD) to adopt a revision to the plans for Phase VI of South Village in Boca Bay to allow for the Development of 16 dwelling units;
- Request a Special Exception for residential use in the PORT district and an amendment to the final plan in the PORT district to allow the development of 16 dwelling units and additional design to Phase VI of South Village in Boca Bay; and
- Convert water-dependent uses to non-water dependent uses within the waterdependent overlay zone.

The subject property is located on Gasparilla Island in the Urban Community Land Use Category. The legal description of the property is set forth in Exhibit A attached to this resolution. The request IS APPROVED SUBJECT TO the conditions and deviation set forth in Section B below.

Case No. 95-06-050.03Z 01.01

Resolution No. Z-99-054 Page 1 of 4

# SECTION B. CONDITIONS AND DEVIATION:

The development of this project must be consistent with the two-page Master Development Plan for Boca Bay, South Village (Page 3 of 6 stamped received August 4, 1999, and Page 3A of 6 stamped received July 9, 1999), prepared by Johnson Engineering, Inc., except as modified by the conditions below. Development must comply with the Lee County Land Development Code (LDC) at time of local development order approval, except as may be granted by deviation as part of this zoning approval. If changes to the Master Development Plan are subsequently pursued, appropriate approvals will be necessary.

This resolution amends Condition 1 of Resolution Z-93-009 as it pertains to the specific project area associated with this request.

- The terms and conditions expressed in Resolution Z-93-009 remain fully binding unless specifically addressed and modified by this action.
- Deviation (5) of Resolution Z-93-009 is effective within this portion of the development, the net effect of which is to allow a privately-maintained accessway to be 20 feet wide rather than 25 feet wide, and to limit this accessway to serving 52 units which is an increase of 2 units.
- 4. This resolution does not give the Developer an undeniable right to receive local development order approval. Future development order approvals must satisfy the requirements of the Lee Plan Planning Communities Map and Acreage Allocations Table, Map 16 and Table 1(b).
- The developer must preserve the existing drainage on the south 20 feet of the property east of Belcher Road consistent with the plan attached as Exhibit D.

### SECTION C. EXHIBITS:

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

Exhibit A. The legal description and STRAP number of the property.

Exhibit B. A reduced copy of the South Village in Boca Bay Master Development Plan.

Exhibit C. A map depicting the subject parcel (shaded) in relation to the surrounding area.

Exhibit D. Paving, Grading, and Drainage Plan, Harborshore Phase IV, Boca Bay - Gasparilla Island.

### SECTION D. FINDINGS AND CONCLUSIONS:

### As to the Amendment to the PUD:

 The Applicant has proven entitlement to the amendment to the PUD by demonstrating compliance with the Lee Plan, the Land Development Code, and other

Case No. 95-06-050.03Z 01.01

Resolution No. Z-99-054 Page 2 of 4

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applicable codes and regulations.

# The request:

- a) meets or exceeds all performance and locational standards set forth for the potential uses allowed by the request;
- b) is consistent with the densities, intensities and general uses set forth in the Lee Plan;
- c) is compatible with existing or planned uses in the surrounding area;
- d) will not place an undue burden upon existing transportation or planned infrastructure facilities and the site will be served by streets with the capacity to carry traffic generated by the development; and
- e) will not adversely affect environmentally critical areas and natural resources.
- The proposed use or mix of uses is appropriate at the subject location.
- The recommended conditions to the concept plan and other applicable regulations
  provide sufficient safeguard to the public interest.
- The recommended conditions are reasonably related to the impacts on the public interest created by or expected from the proposed development.
- 6. The requested deviation pertaining to privately maintained accessways enhances the achievement of the objectives of the PUD and preserves and promotes the general intent of Chapter 34, Land Development Code, to protect the public health, safety, and welfare.
- Urban services, as defined in the Lee Plan, are available and adequate to serve the proposed land use.

# As to the Special Exception for Residential Use in the PORT District:

- 1. Changed or changing conditions exist that make approval of the request appropriate.
- 2. The request:
  - a) is consistent with the goals, objectives, policies, and intent of the Lee Plan;
  - meets or exceeds all performance and locational standards set forth for the proposed use;
  - c) will protect, conserve, or preserve environmentally critical areas and natural

Resolution No. Z-99-054 Page 3 of 4

### resources;

- d) will be compatible with existing or planned uses;
- e) will not cause damage, hazard, nuisance, or other detriment to persons or property; and
- f) will be in compliance with all general zoning provisions and supplemental regulations set forth in Chapter 34, Land Development Code.

# As to the Conversion of Water-Dependent Use to Non-Water-Dependent Use:

 The public hearing required by Objective 8.1 of the Lee Plan has been met by the August 11, 1999 hearing held before the Lee County Hearing Examiner, as well as the hearing before this Board of County Commissioners.

The foregoing resolution was adopted by the Lee County Board of Commissioners by a motion by Commissioner John E. Manning, and seconded by Commissioner Andrew W. Coy and, upon being put to a vote, the result was as follows:

Ray Judah	Aye
John E. Albion	Aye
Andrew W. Coy	Aye
John E. Manning	Aye
Douglas R. St. Cerny	Aye

DULY PASSED AND ADOPTED this 4th day of October, 1999.

ATTEST: CHARLIE GREEN, CLERK

Deputy Clerk

MINUTES OFFICE

BOARD OF COUNTY COMMISSIONERS OF LEE COUNTY; FLORIDA

BY: 1 Pay Quela

Approved as to form by:

County Attorney's Office

Case No. 95-06-050.03Z 01.01

Resolution No. Z-99-054 Page 4 of 4

## **EXHIBIT A**

#### LEGAL DESCRIPTION

A tract or parcel of land lying in Government Lots 1, 2 and 3, Section 26, Township 43 South, Range 20 East, Gasparilla Island, Lee County, Florida, which tract or parcel is described as follows:

From the railroad rail referred to as Monument "A" in deed to Charlotte Harbor and Northern Railroad Company recorded in Deed Book 129 at Page 346, Lee County records, run N89°55'35"E along the North line of lands described in said deed for 599.31 feet; thence run N46°49'01"E for 150.33 feet; thence run N03°26'01"E along the Westerly line of the former Seaboard Airline Railroad Right-of-Way for 1,353.08 feet to the POINT OF BEGINNING of the herein described parcel.

From said POINT OF BEGINNING run S03°26'01" W along the last mentioned course for 1.353.08 feet, thence run S46°49'01"W for 150.53 feet; thence run S89°55'35"W for 599.31 feet to Monument "A"; thence run S00°04'25"E along a West line of said lands as described in said deed for 1,199.91 feet to a railroad rail referred to as Monument "B" in said deed; thence run N89°54'25"W along a North line of said lands as described in said deed for 347.48 feet thence run \$33°20'35"W for 130.23 feet; thence run \$01°35'35"W for 90.64 feet; thence run \$44°39'25"E for 200.72 feet to an intersection with the South line of said lands as described in said deed; thence run S89°42'59"E for along said South line for 473.59 feet to a 3/4" pipe, 407.40 feet to a 3/4" pipe. 128,7 feet to Monument "E", 191,70 feet to the Northeast comer of Tract 1, Official Record Book 1408 at Page 2263, of said Public Records, said point being 101.00 feet Westerly from Monument "F"; thence run S00°17'01"W along the West line of said parcel and the West line of Parcel II. Official Record Book 1702 at Page 710 for 165.00 feet to the Southwest corner of said parcel; thence run S89°42'59"E along the South line of said parcel for 409 feet, more or less to the Mean High Water Line of Charlotte Harbor; thence run Northerly along said Mean High Water line for 3,284 feet, more or less, to an intersection with a line bearing S86°33'59"E passing through the POINT OF BEGINNING; thence run N86°33'59"W along said line for 160 feet, more or less, to the POINT OF BEGINNING.

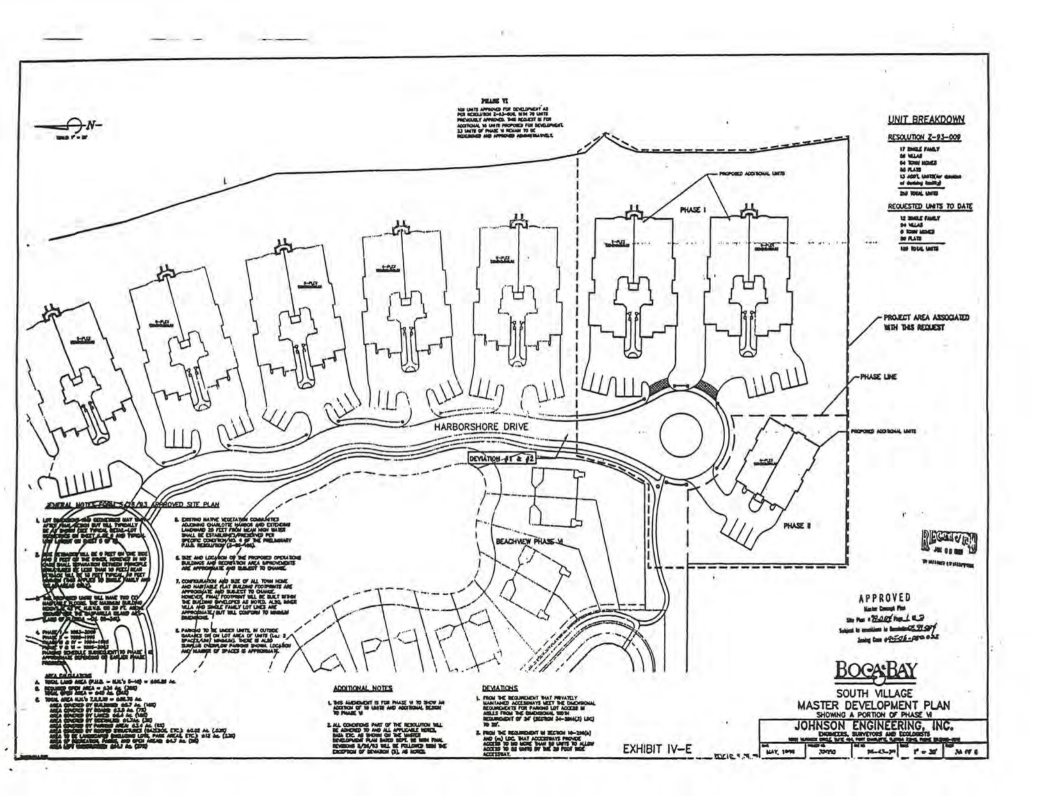
Containing 59.06 aces more or less.

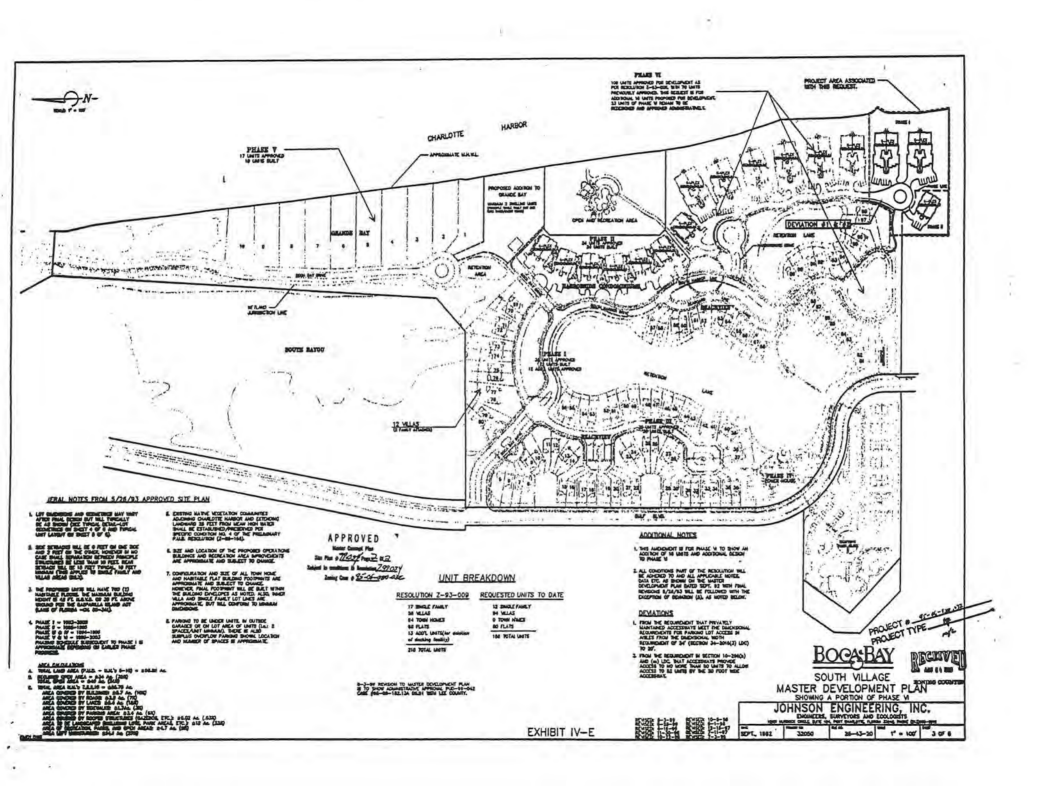
Bearings hereinabove mentioned are Plane Coordinates for the Florida West Zone based on ties to the Florida Department of Natural Resources Monuments "A15" through "A20" from which the East line of Gulf Boulevard was determined to bear N00°04'25"W.

### STRAP NUMBER

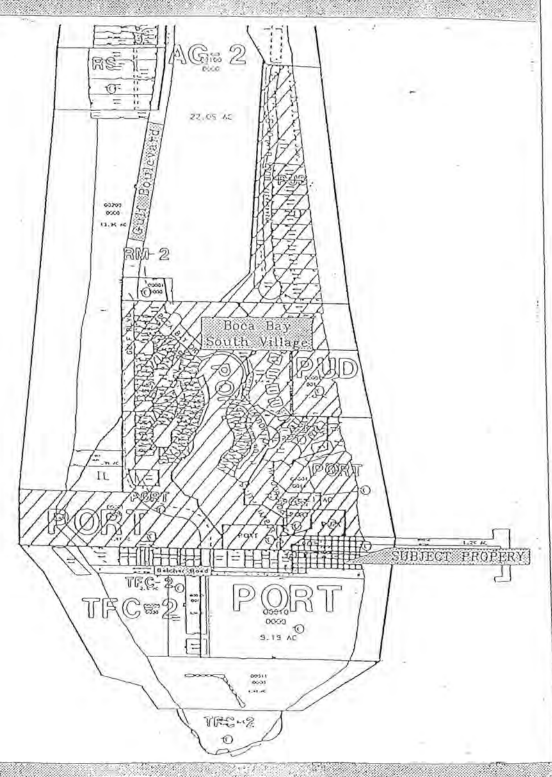
The applicant has indicated the STRAP #'s of the subject property are 26-43-20-00-00001.0010 and 26-43-20-00-00008.0000.

Case No. 95-06-050.03Z 01.01

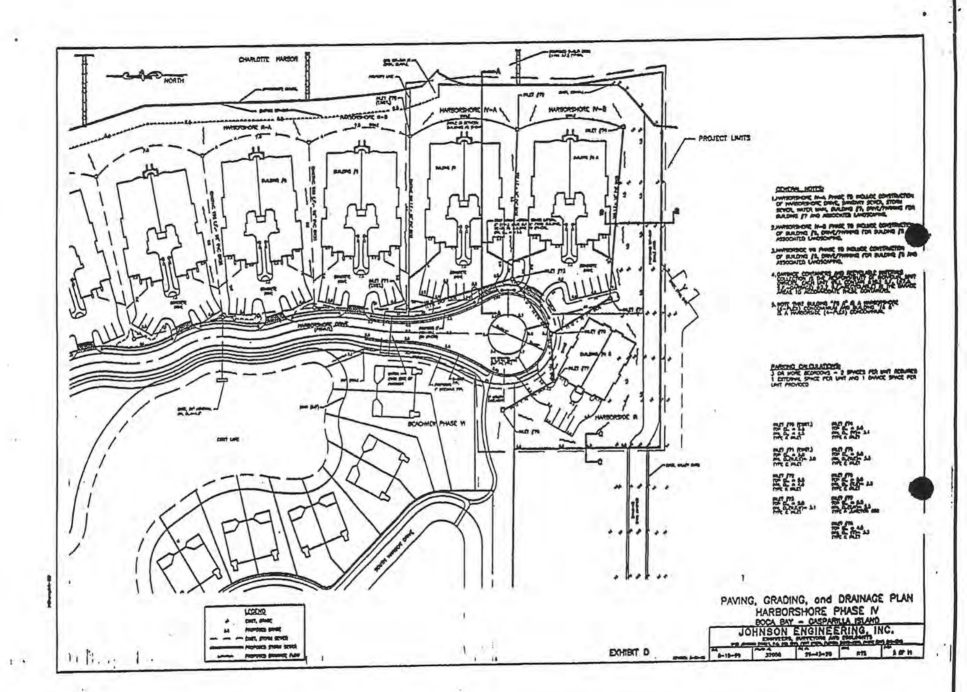


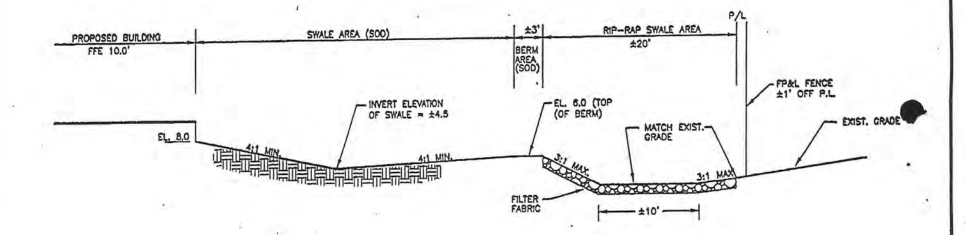


# ZONING MAP



**EXHIBIT C** 





SECTION B-B

1. . . .

EXHIBIT D



# A LEGAL PROFESSIONAL ASSOCIATION

2320 FIRST STREET **SUITE 1000** FORT MYERS, FL 33901-3419 941.338.4203 DIRECT 941.337.3850 MAIN 941.337.0970 FAX snoble@ralaw.com

October 9, 2000

Mr. Matt Noble Lee County Planning 1500 Monroe Street Ft. Myers, FL 33901

Re:

CSX Application for Comprehensive Plan Amendment

Case No. CPA2000-00002

Dear Mr. Noble:

Pursuant to your telephone conversation with Attorney Robert Pritt, enclosed please find two copies of the Application for Comprehensive Plan Amendment, which was previously filed with your office on September 28, 2000. It is our understanding that the filing of this new form will be retroactive back to the original filing date.

If you have any questions or if you need any further information, please feel free to contact me or Mr. Pritt.

Sincerely,

Sandra E. Noble, CLA Certified Legal Assistant

SEN/umr Enclosure

PERMIT COUNTER

# LETTER OF AUTHORIZATION

# TO LEE COUNTY COMMUNITY DEVELOPMENT

The undersigned does hereby swear or affirm that the BOCA BAY MASTER ASSOCIATION, INC., Responsible for the Maintenance of Infrastructure and Unified Control and Development with Boca Bay, hereby designate Roetzel & Andress, a legal professional association, as the legal representative of the property and as such, is authorized to legally bind all owners of the property in the course of seeking the necessary approvals. This authority includes but is not limited to the hiring and authorizing of agents to assist in the preparation of applications, plans, surveys, and studies necessary to obtain the comprehensive plan amendments. This representative will remain the only entity to authorize development activity on the property until such time as a new or amended authorization is delivered to Lee County.

BOCA BAY MASTER ASSOCIATION, INC. a Florida Not-for profit corporation

-----

PRINTED NAME:

TITLE: FROS

STATE OF FLORIDA COUNTY OF DUVAL

ASSOCIATION, INC., who is personally known to me or who has produced

as identification...

(SEAL)

Signature of Notary Public

77032 1

HARRIETT K. MOCHEL Notary Public, State of Florida My comm. exp. Dec. 2, 2003 Comm. No. CC892047



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

Telephone: (941) 479-8585 FAX: (941) 479-8519

# APPLICATION FOR A COMPREHENSIVE PLAN AMENDMENT

(To be	completed at time of intake)
DATE REC'D.:	REC'D BY:
APPLICATION FEE:	TIDEMARK NO:
THE FOLLOWING VERIFIED:	
Zoning *	Commissioner District
Designation on FLUM	
(To be	completed by Planning Staff)
Plan Amendment Cycle: Non	mal: Small Scale: DRI Emergency:
Request No.:	
space is needed, number and attack application is:  Submit 6 copies of the complete approaches, to the Lee County Division of Planning Agency, Board of County Coun	nd accurately. Please print or type responses. If additional ch additional sheets. The total number of sheets in your plication and amendment support documentation, including of Planning. Additional copies may be required for Local Commissioners hearings and the Department of Community sized representative, hereby submit this application and the
attached amendment support docu complete and accurate to the best of	mentation. The information and documents provided are fmy knowledge.
8 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	DPM
	TURE OF OWNER OR AUTHORIZED REPRESENTATIVE
ROBE	RT D. PRITT, ESQ., on behalf of Roetzel & Andress,

A Legal Professional Association

Lee County Comprehensive Plan Amendment

Page 1 of 10

# I. APPLICANT/AGENT/OWNER INFORMATION

	evelopment within Boca Bay	
APPLICANT		
699 BOCA BAY DRIVE		
ADDRESS		92297 235
BOCA GRANDE	FLORIDA	33921-1370
CITY	STATE	_ ZIF
(941) 964-0800		
TELEPHONE NUMBER		FAX NUMBER
Association AGENT 2320 FIRST STREET, SUITE 1000		
ADDRESS		
FORT MYERS	FLORIDA	33901
CITY	STATE	ZIF
(941) 337-3850		(941) 337-0970
(941) 337-3850 TELEPHONE NUMBER		(941) 337-0970 FAX NUMBER
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TELEPHONE NUMBER  BOCA BAY MASTER ASSOCIATION Infrastructure unified control and do OWNER(s) OF RECORD 699 BOCA BAY DRIVE ADDRESS BOCA GRANDE	evelopment within Boca Bay FLORIDA	FAX NUMBER intenance of 33921-1370

Name, address and qualification of additional planners, architects, engineers, environmental consultants, and other professionals providing information contained in this application. (SEE ATTACHED EXHIBIT II-G PRO. CONSULTANTS LIST)

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

A.	TYPE: (Check appropriate type)	
	Text Amendment  Future Land Use Map Series Amendment (Maps 1 thru 19) List Number(s) of Map(s) to be amended X Map 12 (South Boca Grande)	
В.	SUMMARY OF REQUEST (Brief explanation):	
	See attached Summary of Request - Exhibit "A"	
	PERTY SIZE AND LOCATION OF AFFECTED PROPERTY amendments affecting development potential of property)	
A.	Property Location:	
	Site Address: Boca Bay Master Association, Inc., 699 Boca Bay Drive	
	2. STRAP(s): 26-43-20-25-0000H.00CE / Boca Bay Master Association	
B.	STRAP(s): 26-43-20-25-0000H.00CE / Boca Bay Master Association  Property Information:	
B.		
В.	Property Information:	
В.	Property Information:  Total Acreage of Property:	
В.	Property Information:  Total Acreage of Property:  Total Acreage included in Request: ± 2.8 Acres in Overlay / ± 42.2 Acres in Port  District of Boca Bay Subdivision (See attached Exhibit "B")	
В.	Property Information:  Total Acreage of Property:  Total Acreage included in Request: ± 2.8 Acres in Overlay / ± 42.2 Acres in Port  District of Boca Bay Subdivision (See attached Exhibit "B")	
В.	Property Information:  Total Acreage of Property:  Total Acreage included in Request: ± 2.8 Acres in Overlay / ± 42.2 Acres in Port  District of Boca Bay Subdivision (See attached Exhibit "B")  Area of each Existing Future Land Use Category:  Total Uplands: N/A  Total Wetlands: N/A	
В.	Property Information:  Total Acreage of Property:  Total Acreage included in Request:_ ± 2.8 Acres in Overlay / ± 42.2 Acres in Port  District of Boca Bay Subdivision (See attached Exhibit "B")  Area of each Existing Future Land Use Category:  Total Uplands:_ N/A	
В.	Property Information:  Total Acreage of Property:  Total Acreage included in Request: ± 2.8 Acres in Overlay / ± 42.2 Acres in Port  District of Boca Bay Subdivision (See attached Exhibit "B")  Area of each Existing Future Land Use Category:  Total Uplands: N/A  Total Wetlands: N/A	
В.	Property Information:  Total Acreage of Property:  Total Acreage included in Request: ± 2.8 Acres in Overlay / ± 42.2 Acres in Port  District of Boca Bay Subdivision (See attached Exhibit "B")  Area of each Existing Future Land Use Category:  Total Uplands: N/A  Total Wetlands: N/A  Current Zoning: Port	
В.	Property Information:  Total Acreage of Property:  Total Acreage included in Request: ± 2.8 Acres in Overlay / ± 42.2 Acres in Port  District of Boca Bay Subdivision (See attached Exhibit "B")  Area of each Existing Future Land Use Category:  Total Uplands: N/A  Total Wetlands: N/A  Current Zoning: Port  Current Future Land Use Designation: Port District	

	Lehig	gh Acres Commercial Overlay:	
	Airpo	ort Noise Zone 2 or 3:	
	Acqu	isition Area: No	
	Joint Planning Agreement Area (adjoining other jurisdictional lands): No		
	Community Redevelopment Area:		
D.	Prop	roposed change for the Subject Property: No Change -	
E.	Pote	ntial development of the subject	ct property:
	1.	Calculation of maximum allowable development under existing FLUM:	
		Residential Units/Density:	No Change
		Commercial intensity:	Property zoned Port that could permit
			industrial and commercial uses
		Industrial intensity	
	<ol><li>Calculation of maximum a</li></ol>		owable development under proposed FLUM:
		Residential Units/Density:	No Change
		Commercial intensity	Property text change would preclude
			industrial and commercial uses
		Industrial intensity:	

#### IV. AMENDMENT SUPPORT DOCUMENTATION

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

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

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

- 1. Provide any proposed text changes.
- 2. Provide a Future Land Use Map showing the boundaries of the subject property, surrounding street network, surrounding designated future land uses, and natural resources.
- 3. Map and describe existing land uses (not designations) of the subject property and surrounding properties. Description should discuss consistency of current uses with the proposed changes.
- 4. Map and describe existing zoning of the subject property and surrounding properties.
- 5. The legal description(s) for the property subject to the requested change.
- 6. A copy of the deed(s) for the property subject to the requested change.
- 7. An aerial map showing the subject property and surrounding properties.
- 8. If applicant is not the owner, a letter from the owner of the property authorizing the applicant to represent the owner.
- B. Public Facilities Impacts N/A NOTE: The applicant must calculate public facilities impacts based on a maximum development scenario (see Part II.H.).
  - Traffic Circulation Analysis The analysis is intended to determine the effect of the land use change on the Financially Feasible Transportation Plan/Map 3A (20-year horizon) and on the Capital Improvements Element (5-year horizon). Toward that end, an applicant must submit the following information:

# Long Range - 20-year Horizon:

- a. Working with Planning Division staff, identify the traffic analysis zone (TAZ) or zones that the subject property is in and the socio-economic data forecasts for that zone or zones;
- b. Determine whether the requested change requires a modification to the socio-economic data forecasts for the host zone or zones. The land uses for the proposed change should be expressed in the same format as the socio-economic forecasts (number of units by type/number of employees by type/etc.);
- c. If no modification of the forecasts is required, then no further analysis for the long range horizon is necessary. If modification is required, make the change and provide to Planning Division staff, for forwarding to DOT staff. DOT staff will rerun the FSUTMS model on the current adopted Financially Feasible Plan network and determine whether

- network modifications are necessary, based on a review of projected roadway conditions within a 3-mile radius of the site;
- d. If no modifications to the network are required, then no further analysis for the long range horizon is necessary. If modifications are necessary, DOT staff will determine the scope and cost of those modifications and the effect on the financial feasibility of the plan;
- e. An inability to accommodate the necessary modifications within the financially feasible limits of the plan will be a basis for denial of the requested land use change;
- f. If the proposal is based on a specific development plan, then the site plan should indicate how facilities from the current adopted Financially Feasible Plan and/or the Official Trafficways Map will be accommodated.

# Short Range - 5-year CIP horizon:

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

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

- Franchise Area, Basin, or District in which the property is located;
- · Current LOS, and LOS standard of facilities serving the site;
- Projected 2020 LOS under existing designation;
- Projected 2020 LOS under proposed designation;

- Improvements/expansions currently programmed in 5 year CIP, 6-10 year CIP, and long range improvements; and
- Anticipated revisions to the Community Facilities and Services Element and/or Capital Improvements Element (state if these revisions are included in this amendment).
- 3. Provide a letter from the appropriate agency determining the adequacy/provision of existing/proposed support facilities, including: N/A
  - a. Fire protection with adequate response times;
  - Emergency medical service (EMS) provisions;
  - c. Law enforcement:
  - c. Solid Waste:
  - d. Mass Transit; and
  - e. Schools.

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

#### C. **Environmental Impacts**

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

- 1. A map of the Plant Communities as defined by the Florida Land Use Cover and Classification system (FLUCCS).
- 2. A map and description of the soils found on the property (identify the source of the information).
- 3. A topographic map with property boundaries and 100-year flood prone areas indicated (as identified by FEMA).
- 4. A map delineating wetlands, aguifer recharge areas, and rare & unique uplands.
- 5. A table of plant communities by FLUCCS with the potential to contain species (plant and animal) listed by federal, state or local agencies as endangered, threatened or species of special concern. The table must include the listed species by FLUCCS and the species status (same as FLUCCS map).

#### D. Impacts on Historic Resources N/A

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

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

#### E. Internal Consistency with the Lee Plan

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

# F. Additional Requirements for Specific Future Land Use Amendments N/A

- 1. Requests involving Industrial and/or categories targeted by the Lee Plan as employment centers (to or from)
  - a. State whether the site is accessible to arterial roadways, rail lines, and cargo airport terminals,
  - b. Provide data and analysis required by Policy 2.4.4,
  - c. The affect of the proposed change on county's industrial employment goal specifically policy 7.1.4.
- 2. Requests moving lands from a Non-Urban Area to a Future Urban Area
  - a. Demonstrate why the proposed change does not constitute Urban Sprawl. Indicators of sprawl may include, but are not limited to: low-intensity, low-density, or single-use development; 'leap-frog' type development; radial, strip, isolated or ribbon

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

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

# Item 1: Fee Schedule

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

# AFFIDAVIT

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

Signature of owner or owner-authorized agent

Date

ROBERT D. PRITT, on behalf of Roetzel & Andress, A Legal Professional Association Typed or printed name

COUNTY	OF LEE )	
2000, by F		bscribed before me this <u>9th</u> day of October, etzel & Andress, A Legal Professional Association, oduced
		(type of ID) as identification.
(SEAL)	Sandra E. Noble Commission # CC 928983 Expires April 17, 2004 Bonded Thru Atlantic Bonding Co., Inc.	Signature of notary public  SANDRA E. NOELE  Printed name of notary public

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STATE OF FLORIDA

# EXHIBIT "A"

II.B. SUMMARY OF REQUEST. Boca Bay Master Association, Inc. Proposed Amendment Lee Plan Goal 15

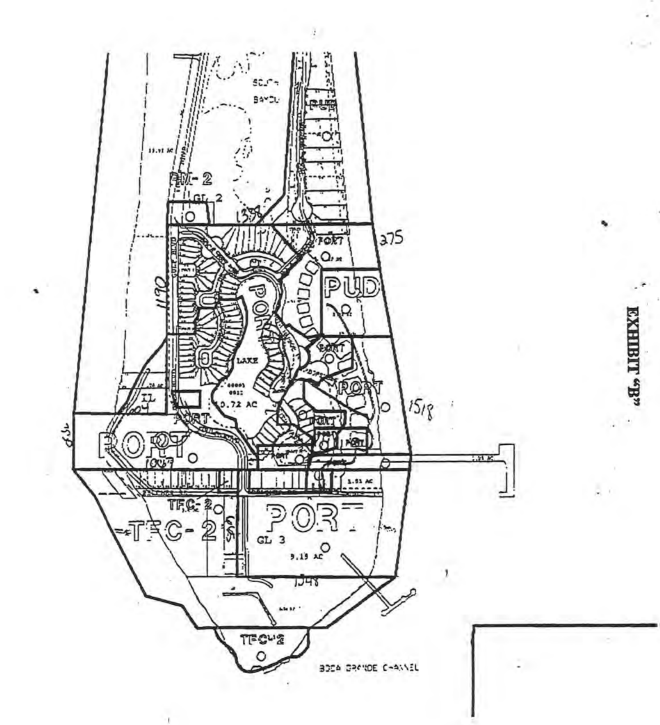
It is proposed that The Lee Plan, Goal 15: Gasparilla Island. Be amended to add the following Objective and Policy:

Objective 15.5: Port Facility. The County will limit the water dependent overlay FOR South Boca Grande and the PORT district designation to the Port facility south of Belcher Road.

Policy 15.5.1 The commercial and industrial uses permitted in the Port District (excluding residential, accessory and uses approved pursuant to Special Exception) will not be permitted with that portion of the boundaries of Boca Bay Community with the zoning designation of Port District.

## Reasons:

- 1. The PORT District land use designation and the zoning regulations were created to protect the Boca Grande Port from being developed as residential.
- 2. After settlement of a lawsuit, the PORT District designation was amended to provide for a special exception in the PORT District for residential development.
- A special exception was granted to that portion of the property developed for residential development.
- The PORT District has been again amended to reflect that the only property that derives the benefit of residential development.
- 5. However, the Lee Plan still reflects that the residential development is included in the area depicted on Map 12 as the Water Dependent Overlay for South Boca Grande, and is zoned PORT in the Land Development Code. The Water dependent overlays are for the purpose of protecting from conversion from water dependent uses to non-water dependent uses. (See Water Dependent Overlay South Boca Grande, Map 12 Page 3 of 19-bottom and LDC Sec. 34-871, et seq.)
- 6. Similarly, there is no mention in Goal 15 of the unique history, and to acknowledge that PORT uses are not to be permitted within Boca Bay.
- The proposed amendments to Goal 15 and to the Water Dependent Overlay Map 12 are technical only and are designed to clarify and reflect the actual Plan and Zoning status.



# EXHIBIT II-G PRO. CONSULTANTS LIST

Dana L. Hume, E.I. Johnson Engineering, Inc. 2158 Johnson Street Fort Myers, FL 33902-1550 (941) 334-0046

